CHAPTER 257 SB 317-FN – FINAL VERSION

02/06/14 0238s 30Apr2014... 1467h

2014 SESSION

14-2810 04/03

SENATE BILL **317-FN**

AN ACT relative to trafficking in persons.

SPONSORS: Sen. Soucy, Dist 18; Sen. Carson, Dist 14; Sen. Watters, Dist 4; Sen. Boutin, Dist 16; Sen. Hosmer, Dist 7; Sen. Cataldo, Dist 6; Sen. Kelly, Dist 10; Rep. Cushing, Rock 21; Rep. Shurtleff, Merr 11; Rep. G. Chandler, Carr 1; Rep. Charron, Rock 4; Rep. S. Chandley, Hills 22

COMMITTEE: Judiciary

ANALYSIS

This bill makes various changes to the law on trafficking in persons and authorizes a person injured as a result of trafficking to initiate a civil action for damages or injunctive relief.

Explanation:Matter added to current law appears in **bold italics.**
Matter removed from current law appears [in brackets and struckthrough.]
Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

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STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Fourteen

AN ACT relative to trafficking in persons.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1	257:1 New Paragraph; Trafficking in Persons; Definition Added. Amend RSA 633:6 by inserting
2	after paragraph V the following new paragraph:
3	VI. "Abusing or threatening abuse of law or legal process" means using or threatening to use
4	a law or legal process, whether administrative, civil, or criminal, in any manner or for any purpose
5	for which the law was not designed, to exert pressure on another person to cause that person to take
6	some action or refrain from taking some action.
7	257:2 Interference With Freedom; Trafficking in Persons. Amend RSA 633:7 to read as follows:
8	633:7 Trafficking in Persons.
9	I.(a) It is a class A felony to knowingly [subject a person to involuntary servitude] compel a
10	person against his or her will to perform a service or labor, including a commercial sex act
11	or a sexually-explicit performance, for the benefit of another, where the compulsion is
12	accomplished by any of the following means:
13	(1) Causing or threatening to cause serious harm to any person.
14	(2) Confining the person unlawfully as defined in RSA 633:2, II, or threatening to so
15	confine the person.
16	(3) Abusing [legal process or threatening to bring legal action against the person
17	relating to the person's legal status or potential criminal liability] or threatening abuse of law or
18	legal process.
19	(4) Destroying, concealing, removing, confiscating, or otherwise making unavailable
20	to that person any actual or purported passport or other immigration document, or any other actual
21	or purported government identification document.
22	(5) Threatening to commit a crime against the person.
23	(6) False promise relating to the terms and conditions of employment, education,
24	marriage, or financial support.
25	(7) Threatening to reveal any information sought to be kept concealed by the person
26	which relates to the person's legal status or which would expose the person to criminal liability.
27	(8) Facilitating or controlling the person's access to an addictive controlled substance.
28	(9) Engaging in any scheme, plan, or pattern, whether overt or subtle, intended to
29	cause the person to believe that, if he or she did not perform such labor, services, commercial sex

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- acts, or sexually explicit performances, that such person or any person would suffer serious harm or
 physical restraint.
 (10) Withholding or threatening to withhold food or medication that the actor has an
 obligation or has promised to provide to the person.
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(11) Coercing a person to engage in any of the foregoing acts by requiring such in satisfaction of a debt owed to the actor.

7 (b) The means listed in subparagraphs (a)(4), (a)(10), and (a)(11) are not intended to 8 criminalize the actions of a parent or guardian who requires his or her child to perform common 9 household chores under threat of typical parental discipline.

10(c) [Notwithstanding RSA 651:2, a person convicted of an offense under subparagraph 11 I(a) involving a commercial sex act or sexually explicit performance by a victim under the age of 18 12shall be subject to a minimum term of not more than 10 years and a maximum term of not more 13than 30 years.] A person performs a service or labor against his or her will if the person is coerced into performing the service or labor, or if the person willingly begins to perform 14the service or labor but later attempts to withdraw from performance and is compelled to 1516continue performing. The payment of a wage or salary shall not be determinative on the 17question of whether or not a person was compelled to perform a service or labor against his or her will. 18

19 II. A person shall be guilty of a class A felony if such person maintains or makes 20 available an individual under 18 years of age for the purpose of engaging the individual in 21 a commercial sex act or sexually-explicit performance for the benefit of another. A person 22 convicted under this paragraph shall be sentenced to a minimum term of imprisonment of 23 not less than 7 years and a maximum term of not more than 30 years. Knowledge of the 24 individual's actual age shall not be required as an element of this offense. Consent of the 25 individual shall not constitute a defense to a charge under this paragraph.

III. It is a class A felony to recruit, *entice*, harbor, transport, provide, obtain, or otherwise make available a person, knowing or believing it likely that the person will be subjected to trafficking as defined in paragraph I or II. Notwithstanding RSA 651:2, a person convicted of an offense under this paragraph involving a victim under the age of 18 shall be subject to a minimum term of not [more] less than [10] 7 years and a maximum [to be fixed by the court] term of not more than 30 years, if the offender knew or believed it likely that the victim would be [coerced into engaging] involved in a commercial sex act or sexually-explicit performance.

[HI.] IV. Evidence of a trafficking victim's personal sexual history [or], history of commercial
 sexual activity, or reputation or opinion evidence regarding the victim's past sexual
 behavior shall not be admissible at trial unless the evidence is:

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(a) Admitted pursuant to rule 412 of the New Hampshire rules of evidence; or

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(b) Offered by the prosecution to prove a pattern of trafficking by the defendant. 1 $\mathbf{2}$ V. In any investigation or prosecution for an offense under this section, the identity of the victim and the victim's family, and images of the victim and the victim's family, shall 3 4 be confidential except to the extent disclosure is necessary for the purpose of investigation, $\mathbf{5}$ prosecution, or provision of services and benefits to the victim and the victim's family, or if 6 disclosure is required by a court order. $\overline{7}$ VI.(a) A victim under this section who was under 18 years of age at the time of the 8 offense shall not be subject to juvenile delinquency proceeding under RSA 169-B, or prosecuted for conduct chargeable as indecent exposure and lewdness under RSA 645:1 or prostitution 9 10under RSA 645:2, where the conduct was committed as a direct result of being trafficked. 11 (b) An individual convicted of an offense under RSA 645:1 or RSA 645:2 for 12conduct committed as a direct result of being a victim of human trafficking may file a 13motion with the circuit court, district division, to vacate the conviction. A copy of the

14 motion shall be provided to the agency that prosecuted the offense. After a hearing, the 15 court may grant the request upon a finding, by clear and convincing evidence, that the 16 defendant's participation in the offense was a direct result of being trafficked.

(c) The defendant shall not be required to provide any official documentation
indicating that he or she was a victim of trafficking, but such documentation, if provided,
shall create the presumption that the defendant's participation in the offense was a direct
result of being a victim of trafficking.

- 21 257:3 New Section; Trafficking in Persons; Civil Remedy. Amend RSA 633 by inserting after
 22 section 10 the following new section:
- 23 633:11 Civil Remedy.
- I. A victim may bring a civil action against a person that commits an offense under this subdivision for damages, injunctive relief, or other appropriate relief.
- II. In an action under this section, the court shall award a prevailing plaintiff reasonableattorney's fees and costs.
- III. An action under this section shall be commenced not later than 10 years after the date on which the victim was released from the human trafficking situation or 10 years after the date on which the victim attains 18 years of age, whichever is later.
- IV. Any damages awarded to the victim under this section shall be offset by any restitution
 paid to the victim pursuant RSA 633:10.
- 33 V. This section shall not preclude the victim from pursuing any other remedy available to34 the victim under federal or state law.

257:4 New Subparagraph; Criminal Code; Limitations. Amend RSA 625:8, III by inserting after
 subparagraph (h) the following new subparagraph:

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1	(i) For any offense under RSA 633:7, within 20 years, except where the victim was under
2	18 years of age when the alleged offense occurred, in which case within 20 years of the victim's
3	eighteenth birthday.
4	257:5 New Paragraph; Prostitution and Related Offenses. Amend RSA 645:2 by inserting after
5	paragraph IV the following new paragraph:
6	V. A person under 18 years of age shall not be subject to a juvenile delinquency proceeding
7	under RSA 169-B or criminal prosecution for the commission of an offense under subparagraph I(a).
8	257:6 Victim Compensation; Eligibility. Amend RSA 21-M:8-h, I(a)(3) to read as follows:
9	(3) Any person who is a victim of sexual abuse and is under the age of 18 at the time
10	the claim is filed;
11	(4) Any person who is a victim of human trafficking and has been tattooed
12	with an identifying mark of human trafficking by a person who has forced him or her into
13	trafficking.
14	257:7 Victim Compensation; Eligible Expenses. Amend RSA 21-M:8-h, V to read as follows:
15	V. The claimant may be reimbursed for reasonable out-of-pocket expenses, medical
16	expenses, funeral expenses, counseling expenses, rehabilitative expenses, expenses associated with
17	the victim's participation in post-conviction proceedings and victim-offender dialogue programs or
18	other restorative justice programs, and lost wages directly resulting from the crime. Claimants
19	eligible under subparagraph I(a)(4) may be reimbursed for the costs of removing the tattoo
20	with an identifying mark. No reimbursement shall be paid unless the claimant has incurred
21	reimbursable expenses of at least \$100. There shall be a \$25,000 maximum recovery per claimant
22	per incident. If expenses paid through the victims' assistance program fund are later covered by
23	insurance settlements, civil suit settlements, or restitution, or through any other source, the
24	claimant shall reimburse the fund for the amount of expenses recovered.
25	257:8 Repeal. RSA 633:6, V, relative to the definition of involuntary servitude, is repealed.
26	257:9 Effective Date. This act shall take effect 90 days after its passage.
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28	Approved: July 25, 2014
29	Effective Date: October 23, 2014