A legislative staff analysis about Arizona SB 1372, which became law in 2005, declares:

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“According to the United Nations Office on Drugs and Crime (UNODC), people smuggling and people trafficking are similar in some respects, but there are several important differences. Those who are smuggled have consented to be smuggled. Trafficking victims, according to the UNODC, “have either never consented or, if they initially consented, that consent has been rendered meaningless by the coercive, deceptive or abusive actions of the traffickers.” Another major difference, according to the UNODC, “is that smuggling ends with the arrival of the migrants at their destination, whereas trafficking involves the ongoing exploitation of the victims in some manner to generate illicit profits for the traffickers.”

The United States Department of State estimates last year 600,000 to 800,000 persons were trafficked across transnational borders and 14,500 to 17,500 persons were trafficked into the United States. Additionally, the estimated total number of persons trafficked both transnationally and intra-country is between 2 and 4 million. Approximately 80 percent of trafficked persons consist of women and girls, and 70 percent of them are trafficked for sexual exploitation. According to a White House Press Release, human trafficking is one of the largest and fastest-growing sources of money for organized crime. Sex tourism, which occurs when a person visits another country to engage in a commercial sex act, is an estimated billion-dollar a year business.

According to the Protection Project, a human rights research institute, between 1990 and 2000, at least 38 separate instances of trafficking were documented in the United States, involving at least 5,500 women. U.S. law enforcement has documented girls being trafficked for sexual exploitation in Chicago, Los Angeles, Maryland, Georgia, California, New Jersey and Florida. Between 2001 and March 2004, at least 150 traffickers were charged, of which 79 included sex trafficking allegations. Convictions or guilty pleas resulted in 77 cases, and 59 of those defendants were found guilty of sex trafficking charges.

There are at least 10,000 forced laborers working in the United States, with operations concentrated in California, Florida, New York and Texas, and with some activity in Arizona, according to a Human Rights Center study.

The United States Senate passed a bipartisan Senate Resolution (S.Res. 414) (2004) urging all states to adopt anti-human trafficking legislation similar to the Department of Justice’s Model State Anti-Trafficking Criminal Statute, released this summer.”

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This draft Act, which is based upon Illinois law, creates the offenses of involuntary servitude, sexual servitude of a minor, and trafficking of people for forced labor and services. The Act also mandates restitution for committing such offenses. The law provides that the state Attorney General, in cooperation with the state office of the courts, state's attorneys, circuit court officials, the state department of human services, and the department of public aid shall ensure that victims of trafficking or involuntary servitude are referred to appropriate social services, federal and State public benefits programs, victim protection services and immigration assistance services, where applicable. The bill provides that state's attorneys shall refer an immigrant victim to the state attorney general for certification that the individual is a victim of trafficking or involuntary servitude so that the individual can qualify for a special immigrant visa and can have access to available federal benefits. The bill also provides that the Attorney General, within 6
months after the effective date of this Act, determine and issue a report on how existing social services, public aid programs and victim protecting laws and rules respond to the needs of victims of trafficking and involuntary servitude.

Submitted as:
Illinois
HB1469 / Public Act 094-0009
Status: Enacted into law in 2005.

Suggested State Legislation

(Title, enacting clause, etc.)

Section 1. [Short Title.] This Act may be cited as “An Act to Address Trafficking People and Involuntary Servitude.”

Section 2. [Definitions.] As used in this Act:
(1) “Intimidation” has the meaning prescribed in [insert citation].
(2) “Commercial sexual activity” means any sex act on account of which anything of value is given, promised to, or received by any person.
(3) “Financial harm” includes intimidation that brings about financial loss, criminal usury, or employment contracts that violate [insert citation].
(4) “Forced labor or services” means labor or services that are performed or provided by another person and are obtained or maintained through:
   (A) any scheme, plan, or pattern intending to cause or threatening to cause serious harm to any person;
   (B) an actor's physically restraining or threatening to physically restrain another person;
   (C) an actor's abusing or threatening to abuse the law or legal process;
   (D) an actor's knowingly destroying, concealing, removing, confiscating, or possessing any actual or purported passport or other immigration document, or any other actual or purported government identification document, of another person;
   (E) an actor's blackmail; or
   (F) an actor's causing or threatening to cause financial harm to or exerting financial control over any person.
(5) “Labor” means work of economic or financial value.
(6) “Maintain” means, in relation to labor or services, to secure continued performance thereof, regardless of any initial agreement on the part of the victim to perform such type of service.
(7) “Obtain” means, in relation to labor or services, to secure performance thereof.
(8) “Services” means a relationship between a person and the actor in which the person performs activities under the supervision of or for the benefit of the actor. Commercial sexual activity and sexually-explicit performances are forms of “services” under this Section. Nothing in this provision should be construed to legitimize or legalize prostitution.
(9) “Sexually-explicit performance” means a live, recorded, broadcast (including over the Internet) or public act or show intended to arouse or satisfy the sexual desires or appeal to the prurient interests of patrons.
(10) “Trafficking victim” means a person subjected to the practices set forth in Section 3 of this Act.
Section 3. [Criminal Provisions.]

(a) Involuntary servitude. Whoever knowingly subjects, attempts to subject, or engages in a conspiracy to subject another person to forced labor or services shall be punished as follows, subject to subsection (d)

(1) by causing or threatening to cause physical harm to any person, is guilty of a [Class X felony];
(2) by physically restraining or threatening to physically restrain another person, is guilty of a [Class 1 felony];
(3) by abusing or threatening to abuse the law or legal process, is guilty of a [Class 2 felony];
(4) by knowingly destroying, concealing, removing, confiscating or possessing any actual or purported passport or other immigration document, or any other actual or purported government identification document, of another person, is guilty of a [Class 3 felony];
(5) by using intimidation, or using or threatening to cause financial harm to or by exerting financial control over any person, is guilty of a [Class 4 felony].

(b) Involuntary servitude of a minor. Whoever knowingly recruits, entices, harbors, transports, provides, or obtains by any means, or attempts to recruit, entice, harbor, provide, or obtain by any means, another person under [18 years of age], knowing that the minor will engage in commercial sexual activity, a sexually-explicit performance, or the production of pornography, or causes or attempts to cause a minor to engage in commercial sexual activity, a sexually-explicit performance, or the production of pornography, shall be punished as follows, subject to the provisions of subsection (d):

(1) In cases involving a minor between the ages of [17 and 18 years], not involving overt force or threat, the defendant is guilty of a [Class 1 felony].
(2) In cases in which the minor had not attained the age of [17 years], not involving overt force or threat, the defendant is guilty of a [Class X felony].
(3) In cases in which the violation involved overt force or threat, the defendant is guilty of a [Class X felony].

(c) Trafficking of persons for forced labor or services. Whoever knowingly:

(1) recruits, entices, harbors, transports, provides, or obtains by any means, or attempts to recruit, entice, harbor, transport, provide, or obtain by any means, another person, intending or knowing that the person will be subjected to forced labor or services; or
(2) benefits, financially or by receiving anything of value, from participation in a venture which has engaged in an act described in violation of paragraphs (a) or (b) of this Section, subject to the provisions of subsection (d), is guilty of a [Class 1 felony].

(d) Sentencing enhancements.

(1) Statutory maximum; sexual assault and extreme violence. If the violation of this Act involves kidnapping or an attempt to kidnap, aggravated criminal sexual assault or the attempt to commit aggravated criminal sexual assault, or an attempt to commit first degree murder, the defendant is guilty of a [Class X felony].
(2) Sentencing considerations within statutory maximums.

(A) Bodily injury. If, pursuant to a violation of this Act, a victim suffered bodily injury, the defendant may be sentenced to an extended term sentence under [insert citation]. The sentencing court must take into account the time in which the victim was held in servitude, with increased penalties for cases in which the victim was held for between [180 days and one year], and increased penalties for cases in which the victim was held for more than [one year].
(B) Number of victims. In determining sentences within statutory maximums, the sentencing court should take into account the number of victims, and may provide for substantially-increased sentences in cases involving more than [10 victims].

(e) Restitution. Restitution is mandatory under this Act. In addition to any other amount of loss identified, the court shall order restitution including the greater of the gross income or value to the defendant of the victim's labor or services or the value of the victim's labor as guaranteed under the Minimum Wage Law and overtime provisions of the Fair Labor Standards Act (FLSA) or the Minimum Wage Law, whichever is greater.

(f) Trafficking victim services. Subject to the availability of funds, the [Department of Human Services] may provide or fund emergency services and assistance to people who are victims of one or more offenses defined in this Act.

Section 4. [Forfeitures.]

(a) A person who commits the offense of involuntary servitude, involuntary servitude of a minor, or trafficking of people for forced labor or services under this Act shall forfeit to this state any profits or proceeds and any interest or property he or she has acquired or maintained in violation of this Act that the sentencing court determines, after a forfeiture hearing, to have been acquired or maintained as a result of maintaining a person in involuntary servitude or participating in trafficking in persons for forced labor or services.

(b) The court shall, upon petition by the [Attorney General] or [State's Attorney] at any time following sentencing, conduct a hearing to determine whether any property or property interest is subject to forfeiture under this Section. At the forfeiture hearing the people shall have the burden of establishing, by a preponderance of the evidence, that property or property interests are subject to forfeiture under this Section.

(c) In any action brought by the people of this state under this Section, wherein any restraining order, injunction, or prohibition or any other action in connection with any property or interest subject to forfeiture under this Section is sought, the [circuit court] presiding over the trial of the person or persons charged with involuntary servitude, involuntary servitude of a minor, or trafficking in persons for forced labor or services shall first determine whether there is probable cause to believe that the person or persons so charged have committed the offense of involuntary servitude, involuntary servitude of a minor, or trafficking in persons for forced labor or services and whether the property or interest is subject to forfeiture pursuant to this Section. In order to make such a determination, prior to entering any such order, the [court] shall conduct a hearing without a jury, wherein the People shall establish that there is probable cause that the person or persons so charged have committed the offense of involuntary servitude, involuntary servitude of a minor, or trafficking in persons for forced labor or services and probable cause that any property or interest may be subject to forfeiture pursuant to this Section. The hearing may be conducted simultaneously with a preliminary hearing, if the prosecution is commenced by information or complaint, or by motion of the People, at any stage in the proceedings. The court may accept a finding of probable cause at a preliminary hearing following the filing of an information charging the offense of involuntary servitude, involuntary servitude of a minor, or trafficking in persons for forced labor or services as sufficient evidence of probable cause as provided in item 12 of this subsection. Upon such a finding, the [circuit court] shall enter such restraining order, injunction or prohibition, or shall take such other action in connection with any such property or other interest subject to forfeiture, as is necessary to ensure that such property is not removed from the jurisdiction of [the court], concealed, destroyed, or otherwise disposed of by the owner of that property or interest prior to a forfeiture hearing under this Section. The [Attorney General
or State's Attorney] shall file a certified copy of the restraining order, injunction, or other prohibition with the recorder of deeds or registrar of titles of each county where any such property of the defendant may be located. No such injunction, restraining order, or other prohibition shall affect the rights of any bona fide purchaser, mortgagee, judgment creditor, or other lien holder arising prior to the date of such filing. [The court] may, at any time, upon verified petition by the defendant or an innocent owner or innocent bona fide third party lien holder who neither had knowledge of, nor consented to, the illegal act or omission, conduct a hearing to release all or portions of any such property or interest that [the court] previously determined to be subject to forfeiture or subject to any restraining order, injunction, or prohibition or other action. [The court] may release such property to the defendant or innocent owner or innocent bona fide third party lien holder who neither had knowledge of, nor consented to, the illegal act or omission for good cause shown and within the sound discretion of [the court].

(d) Upon conviction of a person of involuntary servitude, involuntary servitude of a minor, or trafficking in persons for forced labor or services, [the court] shall authorize the [Attorney General] to seize all property or other interest declared forfeited under this Section upon such terms and conditions as [the court] shall deem proper.

(e) All monies forfeited and the sale proceeds of all other property forfeited and seized under this Section shall be distributed as follows:

(1) [one-half] shall be divided equally among all state agencies and units of local government whose officers or employees conducted the investigation that resulted in the forfeiture; and

(2) [one-half] shall be deposited into a [Violent Crime Victims Assistance Fund] and targeted to services for victims of the offenses of involuntary servitude, involuntary servitude of a minor, and trafficking of persons for forced labor or services.

Section 5. [Certification.] The [Attorney General, State's Attorneys], or any law enforcement official shall certify in writing to the United States Department of Justice or other federal agency, such as the United States Department of Homeland Security, that an investigation or prosecution under this Act has begun and the individual who is a likely victim of a crime described in this Act is willing to cooperate or is cooperating with the investigation to enable the individual, if eligible under federal law, to qualify for an appropriate special immigrant visa and to access available federal benefits. Cooperation with law enforcement shall not be required of victims of a crime described in this Act who are under [18 years of age]. This certification shall be made available to the victim and his or her designated legal representative.

Section 6. [Severability.] [Insert severability clause.]

Section 7. [Repealer.] [Insert repealer clause.]

Section 8. [Effective Date.] [Insert effective date.]