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OFFICE WEST VIRGINIA SECRETARY OF STATE

WEST VIRGINIA LEGISLATURE

SECOND REGULAR SESSION, 2012

ENROLLED

FOR House Bill No. 4053

(By Delegates Brown, Poore, Fleischauer, Guthrie, Moore, Frazier, Sobonya and L. Phillips)

Passed March 10, 2012

To Take Effect Ninety Days From Passage



FILED

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COMMITTEE SUBSTITUTE FOR SECRETARY OF STATE

H. B. 4053

(BY DELEGATES BROWN, POORE, FLEISCHAUER, GUTHRIE, MOORE, FRAZIER, SOBONYA AND L. PHILLIPS)

[Passed March 10, 2012; to take effect ninety days from passage.]

AN ACT to amend and reenact §30-29-3 of the Code of West Virginia, 1931, as amended; to amend and reenact §61-2-14a of said code; and to amend said code by adding a new section, designated §61-2-17, all relating to kidnapping and human trafficking; authorizing the Governor's Committee on Crime, Delinquency and Correction to establish standards governing training to effectively investigate human trafficking offenses and procedures for implementation of a course in investigation of human trafficking offenses; amending the elements of the crime of kidnapping and providing certain defenses and exceptions; creating the new criminal offense of human trafficking; defining certain terms; specifying the penalties for the new human trafficking offense; and including human trafficking as a qualifying offense in the prohibition against operating a criminal enterprise.

Be it enacted by the Legislature of West Virginia:

That §30-29-3 of the Code of West Virginia, 1931, as amended, be amended and reenacted; that §61-2-14a of said code be amended and reenacted; and that said code be amended by adding a new section, designated §61-2-17, all to read as follows:

CHAPTER 30. PROFESSIONS AND OCCUPATIONS.

ARTICLE 29. LAW-ENFORCEMENT TRAINING AND CERTIFICATION.

§30-29-3. Duties of the Governor's committee and the subcommittee.

- 1 (a) Upon recommendation of the subcommittee, the
- 2 Governor's committee shall, by or pursuant to rules proposed
- 3 for legislative approval in accordance with article three,
- 4 chapter twenty-nine-a of this code:
- 5 (1) Provide funding for the establishment and support of
- 6 law-enforcement training academies in the state;
- 7 (2) Establish standards governing the establishment and
- 8 operation of the law-enforcement training academies,
- 9 including regional locations throughout the state, in order to
- 10 provide access to each law-enforcement agency in the state
- in accordance with available funds:
- 12 (3) Establish minimum law-enforcement instructor
- 13 qualifications;
- 14 (4) Certify qualified law-enforcement instructors;
- 15 (5) Maintain a list of approved law-enforcement
- 16 instructors;

- 24 within five years immediately preceding the date of
- application for certification, and shall provide that the required classroom hours can be accumulated on the basis of
- 27 a part-time curricula spanning no more than twelve months,
- 28 or a full-time curricula:

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- 29 (7) Establish standards governing in-service law-30 enforcement officer training curricula and in-service 31 supervisory level training curricula;
 - (8) Certify organized criminal enterprise investigation techniques with a qualified anti-racial profiling training course or module;
 - (9) Establish standards governing mandatory training to effectively investigate organized criminal enterprises as defined in article thirteen, chapter sixty-one of this code, while preventing racial profiling, as defined in section ten of this article, for entry level training curricula and for law-enforcement officers who have not received such training as certified by the Governor's committee as required in this section;
- 43 (10) Establish, no later than July 1, 2011, procedures for 44 implementation of a course in investigation of organized 45 criminal enterprises which includes an anti-racial training 46 module to be available on the Internet or otherwise to all law-47 enforcement officers. The procedures shall include the 48 frequency with which a law-enforcement officer shall receive

- 49 training in investigation of organized criminal enterprises and
- 50 anti-racial profiling, and a time frame for which all law-
- 51 enforcement officers must receive such training: Provided,
- 52 That all law-enforcement officers in this state shall receive
- 53 such training no later than July 1, 2012. In order to
- 54 implement and carry out the intent of this section, the
- 55 Governor's committee may promulgate emergency rules
- 56 pursuant to section fifteen, article three, chapter twenty-nine-
- a of this code;
- 58 (11) Certify or decertify or reactivate law-enforcement
- 59 officers, as provided in sections five and eleven of this
- 60 article;
- 61 (12) Establish standards and procedures for the reporting
- 62 of complaints and certain disciplinary matters concerning
- 63 law-enforcement officers and for reviewing the certification
- 64 of law-enforcement officers. These standards and procedures
- 65 shall provide for preservation of records and access to records
- by law-enforcement agencies and conditions as to how the
- 67 information in those records is to be used regarding an
- 68 officer's law-enforcement employment by another law-
- 69 enforcement agency;
- 70 (A) The subcommittee shall establish and manage a
- 71 database that is available to all law-enforcement agencies in
- 72 the state concerning the status of any person's certification.
- 73 (B) Personnel or personal information not resulting in a
- 74 criminal conviction is exempt from disclosure pursuant to the
- 75 provisions of chapter twenty-nine-b of this code.
- 76 (13) Seek supplemental funding for law-enforcement
- 77 training academies from sources other than the fees collected
- 78 pursuant to section four of this article;

- 79 (14) Any responsibilities and duties as the Legislature 80 may, from time to time, see fit to direct to the committee; and
- 81 (15) Submit, on or before September 30 of each year, to 82 the Governor, and upon request to individual members of the 83 Legislature, a report on its activities during the previous year 84 and an accounting of funds paid into and disbursed from the 85 special revenue account established pursuant to section four 86 of this article.
- 87 (b) In addition to the duties authorized and established by 88 this section, the Governor's committee may:
- (1) Establish training to effectively investigate human trafficking offenses as defined in article two, chapter sixty of this code, for entry level training curricula and for law-enforcement officers who have not received such training as certified by the committee as required by this section; and

(2) Establish procedures for the implementation of a course in investigation of human trafficking offenses. The course may include methods of identifying and investigating human trafficking and methods for assisting trafficking victims. In order to implement and carry out the intent of this subdivision, the committee may promulgate emergency rules pursuant to section fifteen, article three, chapter twenty-nine-

CHAPTER 61. CRIMES AND THEIR PUNISHMENT.

ARTICLE 2. CRIMES AGAINST THE PERSON.

§61-2-14a. Kidnapping; penalty.

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1 (a) Any person who unlawfully restrains another person with the intent:

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- 3 (1) To hold another person for ransom, reward, or 4 concession;
- 5 (2) To transport another person with the intent to inflict 6 bodily injury or to terrorize the victim or another person; or
- 7 (3) To use another person as a shield or hostage, shall be 8 guilty of a felony and, upon conviction, shall be punished by 9 confinement by the division of corrections for life, and, 10 notwithstanding the provisions of article twelve, chapter 11 sixty-two of this code, shall not be eligible for parole.
 - (b) The following exceptions shall apply to the penalty contained in subsection (a):
 - (1) A jury may, in their discretion, recommend mercy, and if such recommendation is added to their verdict, such person shall be eligible for parole in accordance with the provisions of said article twelve;
 - (2) If such person pleads guilty, the court may, in its discretion, provide that such person shall be eligible for parole in accordance with the provisions of said article twelve, and, if the court so provides, such person shall be eligible for parole in accordance with the provisions of said article twelve in the same manner and with like effect as if such person had been found guilty by the verdict of a jury and the jury had recommended mercy;
- 26 (3) In all cases where the person against whom the 27 offense is committed is returned, or is permitted to return, alive, without bodily harm having been inflicted upon him or 28 29 her, but after ransom, money or other thing, or any concession or advantage of any sort has been paid or yielded, 30 31 the punishment shall be confinement by the division of 32 corrections for a definite term of years not less than twenty 33 nor more than fifty; or

- (4) In all cases where the person against whom the offense is committed is returned, or is permitted to return, alive, without bodily harm having been inflicted upon him or her, but without ransom, money or other thing, or any concession or advantage of any sort having been paid or yielded, the punishment shall be confinement by the division of corrections for a definite term of years not less than ten nor more than thirty.
- 42 (c) For purposes of this section: "To use another as a
 43 hostage" means to seize or detain and threaten to kill or injure
 44 another in order to compel a third person or a governmental
 45 organization to do or abstain from doing any legal act as an
 46 explicit or implicit condition for the release of the person
 47 detained.

- (d) Notwithstanding any other provision of this section, if a violation of this section is committed by a family member of a minor abducted or held hostage and he or she is not motivated by monetary purposes, but rather intends to conceal, take, remove the child or refuse to return the child to his or her lawful guardian in the belief, mistaken or not, that it is in the child's interest to do so, he or she shall be guilty of a felony and, upon conviction thereof, be confined in a correctional facility for not less than one or more than five years or fined not more than one thousand dollars, or both.
- (e) Notwithstanding any provision of this code to the contrary, where a law-enforcement agency of this state or a political subdivision thereof receives a complaint that a violation of the provisions of this section has occurred, the receiving law-enforcement agency shall notify any other law-enforcement agency with jurisdiction over the offense, including, but not limited to, the state police and each agency so notified, shall cooperate in the investigation forthwith.

- 66 (f) It shall be a defense to a violation of subsection (d) of 67 this section, that the accused's action was necessary to 68 preserve the welfare of the minor child and the accused 69 promptly reported his or her actions to a person with lawful 70 custody of the minor, to law-enforcement or to Child
- 71 Protective Services division of the Department of Health and
- 72 Human Resources.

§61-2-17. Human Trafficking; Criminal penalties.

- 1 (a) As used in this section:
- 2 (1) "Debt bondage" means the status or condition of a
- 3 debtor arising from a pledge by the debtor of the debtor's
- 4 personal services or those of a person under the debtor's
- 5 control as a security for debt, if the value of those services as
- 6 reasonably assessed is not applied toward the liquidation of
- 7 the debt or the length and nature of those services are not
- 8 respectively limited and defined.
- 9 (2) "Forced labor or services" means labor or services
- 10 that are performed or provided by another person and are
- 11 obtained or maintained through a person's:
- 12 (A) Threat, either implicit or explicit, deception or fraud,
- 13 scheme, plan, or pattern, or other action intended to cause a
- 14 person to believe that, if the person did not perform or
- provide the labor or services that person or another person
- 16 would suffer serious bodily harm or physical restraint:
- 17 Provided, That this does not include work or services
- provided by a minor to the minor's parent or legal guardian
- 19 so long as the legal guardianship or custody of the minor was
- 20 not obtained for the purpose compelling the minor to
- 21 participate in commercial sex acts or sexually explicit
- 22 performance, or perform forced labor or services.

- 23 (B) Physically restraining or threatening to physically restrain a person;
- 25 (C) Abuse or threatened abuse of the legal process; or
- 26 (D) Knowingly destroying, concealing, removing, 27 confiscating, or possessing any actual or purported passport 28 or other immigration document, or any other actual or 29 purported government identification document, of another 30 person.
- 31 "Forced labor or services" does not mean labor or 32 services required to be performed by a person in compliance 33 with a court order or as a required condition of probation, 34 parole, or imprisonment.
 - (3) "Human trafficking" means the labor trafficking or sex trafficking involving adults or minors where two or more persons are trafficked within any one year period.
- 38 (4) "Labortrafficking" means the promotion, recruitment, 39 transportation, transfer, harboring, enticement, provision, 40 obtaining or receipt of a person by any means, whether a 41 United States citizen or foreign national, for the purpose of:
- 42 (A) Debt bondage or forced labor or services;
- 43 (B) Slavery or practices similar to slavery.

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(5) "Sex trafficking of minors" means the promotion, 44 45 recruitment, transportation, transfer, harboring, enticement, provision, obtaining or receipt of a person under the age of 46 eighteen by any means, whether a United States citizen or 47 48 foreign national, for the purpose of causing the minor to 49 engage in sexual acts, or in sexual conduct violating the 50 provisions of subsection (b), section five, article eight of this 51 chapter or article eight-c of this chapter.

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- 52 (6) "Sex trafficking of adults" means the promotion, 53 recruitment, transportation, transfer, harboring, enticement, 54 provision, obtaining or receipt of a person eighteen years of 55 age or older, whether a United States citizen or foreign 56 national, for the purposes of engaging in violations of 57 subsection (b), section five, article eight of this chapter by 58 means of force, threat or deception.
- 59 (b) Any person who knowingly and wilfully engages in 60 human trafficking is guilty of a felony and upon conviction 61 shall be incarcerated in a state correctional facility for an 62 indeterminate sentence of not less than three nor more than 63 fifteen years or fined not more than \$200,000, or both.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled. OFFICE WEST VIRGINIA SECRETARY OF STATE Chairman, House Committee Originating in the House. To take effect ninety days from passage. Clerk of the House of Delegates Clerk of the Senate Speaker of the House of Delegates of the Senate nowd this the 31d The within (2) <u>,</u> 2012. day of Sonteli.

PRESENTED TO THE GOVERNOR

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