## As Passed by the House

# 136th General Assembly

Regular Session

Am. H. B. No. 47

2025-2026

#### Representatives Santucci, Williams

Cosponsors: Representatives Barhorst, Bird, Click, Daniels, Fischer, Gross, Hall, T., John, Johnson, King, Lorenz, Robb Blasdel, Richardson, Workman, Mathews, A., Stewart, Abrams, Brennan, Brewer, Claggett, Cockley, Craig, Creech, Deeter, Demetriou, Denson, Dovilla, Ghanbari, Hall, D., Hiner, Holmes, Hoops, Humphrey, Isaacsohn, Jarrells, Kishman, Lampton, LaRe, Lear, Lett, Manning, Mathews, T., Miller, K., Miller, M., Mohamed, Newman, Odioso, Oelslager, Peterson, Pizzulli, Plummer, Ray, Ritter, Robinson, Roemer, Russo, Salvo, Schmidt, Sigrist, Synenberg, Teska, Thomas, C., Thomas, D., Troy, Upchurch, White, A., White, E., Young

### A BILL

То	amend sections 2903.41, 2905.01, 2905.02,	1
	2905.32, and 2971.03 of the Revised Code to	2
	enact the Human Trafficking Prevention Act to	3
	increase the penalty for human trafficking of a	4
	minor or person with a developmental disability,	5
	kidnapping, and abduction.	6

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 2903.41, 2905.01, 2905.02,	7
2905.32, and 2971.03 of the Revised Code be amended to read as	8
follows:	9
Sec. 2903.41. As used in sections 2903.41 to 2903.44 of the Revised Code:	10
the Revised Code:	11
(A) "Violent offender" means any of the following:	12

(1) A person who on or after the effective date of this	13
section is convicted of or pleads guilty to any of the	14
following:	15
(a) A violation of section 2903.01, 2903.02, 2903.03, <u>or</u>	16
2905.01 of the Revised Code or a violation of section 2905.02 of	17
the Revised Code that is a felony of the <pre>second_first_degree;</pre>	18
(b) Any attempt to commit, conspiracy to commit, or	19
complicity in committing any offense listed in division (A)(1)	20
(a) of this section.	21
(2) A person who on the effective date of this section has	22
been convicted of or pleaded guilty to an offense listed in	23
division (A)(1) of this section and is confined in a jail,	24
workhouse, state correctional institution, or other institution,	25
serving a prison term, term of imprisonment, or other term of	26
confinement for the offense.	27
(B) "Community control sanction," "jail," and "prison"	28
have the same meanings as in section 2929.01 of the Revised	29
Code.	30
(C) "Out-of-state violent offender" means a person who is	31
convicted of, pleads guilty to, has been convicted of, or has	32
pleaded guilty to a violation of any existing or former	33
municipal ordinance or law of another state or the United	34
States, or any existing or former law applicable in a military	35
court or in an Indian tribal court, that is or was substantially	36
equivalent to any offense listed in division (A)(1) of this	37
section.	38
(D) "Qualifying out-of-state violent offender" means an	39
out-of-state violent offender who is aware of the existence of	40
the violent offender database.	41

address.

- (E) "Post-release control sanction" and "supervised 42 release" have the same meanings as in section 2950.01 of the 43 Revised Code. 44

  (F) "Change of address" means a change to a violent 45 offender's or out-of-state violent offender's residence address, 46
- (G) "Violent offender database" means the database of violent offenders and out-of-state violent offenders that is established and maintained by the bureau of criminal identification and investigation under division (F)(2) of section 2903.43 of the Revised Code, that is operated by sheriffs under sections 2903.42 and 2903.43 of the Revised Code, and for which sheriffs obtain information from violent offenders and out-of-state violent offenders pursuant to sections 2903.42 and 2903.43 of the Revised Code.

employment address, or school or institution of higher education

- (H) "Violent offender database duties" and "VOD duties" 58 mean the duty to enroll, duty to re-enroll, and duty to provide 59 notice of a change of address imposed on a violent offender or a 60 qualifying out-of-state violent offender under section 2903.42, 61 2903.421, 2903.43, or 2903.44 of the Revised Code. 62
- (I) "Ten-year enrollment period" means, for a violent offender who has violent offender database duties pursuant to section 2903.42 of the Revised Code or a qualifying out-of-state violent offender who has violent offender database duties pursuant to section 2903.421 of the Revised Code, ten years from the date on which the offender initially enrolls in the violent offender database.
  - (J) "Extended enrollment period" means, for a violent

offender who has violent offender database duties pursuant to	71
section 2903.42 of the Revised Code or a qualifying out-of-state	72
violent offender who has violent offender database duties	73
pursuant to section 2903.421 of the Revised Code, the offender's	74
enrollment period as extended pursuant to division (D)(2) of	75
section 2903.43 of the Revised Code.	76
(K) "Prosecutor" means one of the following:	77
(1) As used in section 2903.42 of the Revised Code, the	78
office of the prosecuting attorney who handled a violent	79
offender's underlying case or the office of that prosecutor's	80
successor.	81
(2) As used in sections 2903.421, 2903.43, and 2903.44 of	82
the Revised Code, the office of the prosecuting attorney of the	83
county in which a violent offender resides or of the county in	84
which an out-of-state violent offender resides or occupies a	85
dwelling.	86
Sec. 2905.01. (A) No person, by force, threat, or	87
deception, or, in the case of a victim under the age of thirteen	88
or mentally incompetent, by any means, shall remove another from	89
the place where the other person is found or restrain the	90
liberty of the other person, for any of the following purposes:	91
(1) To hold for ransom, or as a shield or hostage;	92
(2) To facilitate the commission of any felony or flight	93
thereafter;	94
(3) To terrorize, or to inflict serious physical harm on	95
the victim or another;	96
(4) To engage in sexual activity, as defined in section	97
2907.01 of the Revised Code, with the victim against the	98

victim's will;	99
(5) To hinder, impede, or obstruct a function of	100
government, or to force any action or concession on the part of	101
<pre>governmental authority;</pre>	102
(6) To hold in a condition of involuntary servitude.	103
(B) No person, by force, threat, or deception, or, in the	104
case of a victim under the age of thirteen or mentally	105
incompetent, by any means, shall knowingly and without privilege	106
to do so do any of the following, under circumstances that	107
create a substantial risk of serious physical harm to the victim	108
or, in the case of a minor victim, under circumstances that	109
either create a substantial risk of serious physical harm to the	110
victim or cause physical harm to the victim:	111
(1) Remove another from the place where the other person	112
is found;	113
(2) Restrain another of the other person's liberty.	114
(C)(1) Whoever violates this section is guilty of	115
kidnapping. Except as otherwise provided in this division or	116
division (C)(2) $-or_{\underline{I}}$ (3) $\underline{I}$ , or (4) of this section, $\underline{I}$	117
violation of division (A)(1), (2), (3), or (5) or (B)(1) or (2)	118
of this section is a felony of the first degree. Except as	119
otherwise provided in this division or division (C)(2) $-\frac{1}{2}$ (3),	120
$\underline{\text{or } (4)}$ of this section, if an offender who violates division (A)	121
(1)—to, (2), (3), or (5), or (B) (1), or (B) (2)—(2) of this	122
section releases the victim in a safe place unharmed, kidnapping	123
is a felony of the second degree.	124
(2)(2)(a) Except as provided in division (C)(2)(b) of this	125
section, a violation of division (A)(4) or (6) of this section	126
is a felony of the first degree, and, notwithstanding the	127

definite or indefinite sentence provided for a felony of the	128
first degree in section 2929.14 of the Revised Code, the	129
offender shall be sentenced pursuant to that section to an	130
indefinite prison term consisting of a minimum term of twenty-	131
five years and a maximum term of life imprisonment.	132
(b) If the offender releases the victim in a safe place	133
unharmed, the offender shall be sentenced pursuant to that	134
section to an indefinite term consisting of a minimum term of	135
fifteen years and a maximum term of life imprisonment.	136
(3) If the offender in any case also is convicted of or	137
pleads guilty to a specification as described in section	138
2941.1422 of the Revised Code that was included in the	139
indictment, count in the indictment, or information charging the	140
offense, the court shall order the offender to make restitution	141
as provided in division (B)(8) of section 2929.18 of the Revised	142
Code and, except as otherwise provided in division $\frac{(C)(3)}{(C)(4)}$	143
of this section, shall sentence the offender to a mandatory	144
prison term as provided in division (B)(7) of section 2929.14 of	145
the Revised Code.	146
(3) (4) If the victim of the offense a violation of	147
division (A)(1), (2), (3), or (5) or (B)(1) or (2) of this	148
section is less than thirteen years of age and if the offender	149
also is convicted of or pleads guilty to a sexual motivation	150
specification that was included in the indictment, count in the	151
indictment, or information charging the offense, kidnapping is a	152
felony of the first degree, and, notwithstanding the definite or	153
indefinite sentence provided for a felony of the first degree in	154
section 2929.14 of the Revised Code, the offender shall be	155
sentenced pursuant to section 2971.03 of the Revised Code as	156
follows:	157

(a) Except as otherwise provided in division $\frac{(C)(3)(b)}{(C)}$	158
(4) (b) of this section, the offender shall be sentenced pursuant	159
to that section to an indefinite prison term consisting of a	160
minimum term of <pre>fifteen_twenty-five</pre> years and a maximum term of	161
life imprisonment.	162
(b) If the offender releases the victim in a safe place	163
unharmed, the offender shall be sentenced pursuant to that	164
section to an indefinite term consisting of a minimum term of	165
ten fifteen years and a maximum term of life imprisonment.	166
(D) As used in this section:	167
(1) "Involuntary servitude" has the same meaning as in	168
section 2905.31 of the Revised Code.	169
(2) "Sexual motivation specification" has the same meaning	170
as in section 2971.01 of the Revised Code.	171
Sec. 2905.02. (A) No person, without privilege to do so,	172
shall knowingly do any of the following:	173
(1) By force or threat, remove another from the place	174
where the other person is found;	175
(2) By force or threat, restrain the liberty of another	176
person under circumstances that create a risk of physical harm	177
to the victim or place the other person in fear;	178
(3) Hold another in a condition of involuntary servitude.	179
(B) No person, with a sexual motivation, shall violate	180
division (A) of this section.	181
$\frac{(C)}{(C)}$ (C) (1) Whoever violates this section is guilty of	182
abduction. A-	183
(2) A violation of division (A)(1) or (2) of this section	1.8.2

(D)	As	used	in	this	section:	20	7

- (1) "Involuntary servitude" has the same meaning as in 208 section 2905.31 of the Revised Code. 209
- (2) "Sexual motivation" has the same meaning as in section 210 2971.01 of the Revised Code.
- Sec. 2905.32. (A) No person shall knowingly recruit, lure, 212 entice, isolate, harbor, transport, provide, obtain, or 213

maintain, or knowingly attempt to recruit, lure, entice,	214
isolate, harbor, transport, provide, obtain, or maintain,	215
another person if either of the following applies:	216
(1) The offender knows or has reasonable cause to believe	217
that the other person will be subjected to involuntary servitude	218
or be compelled to engage in sexual activity for hire, engage in	219
a performance that is obscene, sexually oriented, or nudity	220
oriented, or be a model or participant in the production of	221
material that is obscene, sexually oriented, or nudity oriented.	222
(2) The other person is less than eighteen years of age or	223
is a person with a developmental disability whom the offender	224
knows or has reasonable cause to believe is a person with a	225
developmental disability, and either the offender knows or has	226
reasonable cause to believe that the other person will be	227
subjected to involuntary servitude or the offender's knowing	228
recruitment, luring, enticement, isolation, harboring,	229
transportation, provision, obtaining, or maintenance of the	230
other person or knowing attempt to recruit, lure, entice,	231
isolate, harbor, transport, provide, obtain, or maintain the	232
other person is for any of the following purposes:	233
(a) For the other person to engage in sexual activity for	234
hire with one or more third parties;	235
(b) To engage in a performance for hire that is obscene,	236
sexually oriented, or nudity oriented;	237
(c) To be a model or participant for hire in the	238
production of material that is obscene, sexually oriented, or	239
nudity oriented.	240
(B) For a prosecution under division (A)(1) of this	241

section, the element "compelled" does not require that the

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compulsion be openly displayed or physically exerted. The	243
element "compelled" has been established if the state proves	244
that the offender overcame the victim's will by force, fear,	245
duress, intimidation, or fraud, by furnishing or offering a	246
controlled substance to the victim, or by manipulating the	247
victim's controlled substance addiction.	248

- (C) In a prosecution under this section, proof that the defendant engaged in sexual activity with any person, or solicited sexual activity with any person, whether or not for hire, without more, does not constitute a violation of this section.
- (D) A prosecution for a violation of this section does not 254 preclude a prosecution of a violation of any other section of 255 the Revised Code. One or more acts, a series of acts, or a 256 course of behavior that can be prosecuted under this section or 257 any other section of the Revised Code may be prosecuted under 258 this section, the other section of the Revised Code, or both 259 sections. However, if an offender is convicted of or pleads 260 quilty to a violation of this section and also is convicted of 261 or pleads guilty to a violation of section 2907.21 of the 2.62 Revised Code based on the same conduct involving the same victim 263 that was the basis of the violation of this section, or is 264 convicted of or pleads guilty to any other violation of Chapter 265 2907. of the Revised Code based on the same conduct involving 266 the same victim that was the basis of the violation of this 267 section, the two offenses are allied offenses of similar import 268 under section 2941.25 of the Revised Code. 269
- (E) (1) Whoever violates this section is guilty of 270 trafficking in persons, a felony of the first degree. For a 271 violation committed prior to March 22, 2019, notwithstanding the 272

range of definite terms set forth in division (A)(1)(b) of	273
section 2929.14 of the Revised Code, the court shall sentence	274
the offender to a definite prison term of ten, eleven, twelve,	275
thirteen, fourteen, or fifteen years. For Except as provided in	276
division (E)(2) or (3) of this section, for a violation of	277
division (A)(1) or (2) of this section committed on or after	278
March 22, 2019, notwithstanding the range of minimum terms set	279
forth in division (A)(1)(a) of section 2929.14 of the Revised	280
Code, the court shall sentence the offender to an indefinite	281
prison term pursuant to that division, with a minimum term under	282
that sentence of ten, eleven, twelve, thirteen, fourteen, or	283
fifteen years.	284
(2) For a violation of division (A)(1) of this section	285
committed on or after the effective date of this amendment,	286
notwithstanding the definite or indefinite sentence provided for	287
a felony of the first degree in section 2929.14 of the Revised	288
Code, the court shall sentence the offender to an indefinite	289
prison term consisting of a minimum term of fifteen years and a	290
<pre>maximum term of life imprisonment.</pre>	291
(3) Whoever violates division (A)(2) of this section is	292
guilty of trafficking in minors or in persons with developmental	293
disabilities, a felony of the first degree. For a violation of	294
division (A)(2) of this section committed on or after the	295
effective date of this amendment, notwithstanding the definite	296
or indefinite sentence provided for a felony of the first degree	297
in section 2929.14 of the Revised Code, the court shall sentence	298
the offender to an indefinite prison term consisting of a	299
minimum term of twenty-five years and a maximum term of life	300
<pre>imprisonment.</pre>	301

(F) As used in this section:

(1) "Person with a developmental disability" means a	303
person whose ability to resist or consent to an act is	304
substantially impaired because of a mental or physical condition	305
or because of advanced age.	306
(2) "Sexual activity for hire," "performance for hire,"	307
and "model or participant for hire" mean an implicit or explicit	308
agreement to provide sexual activity, engage in an obscene,	309
sexually oriented, or nudity oriented performance, or be a model	310
or participant in the production of obscene, sexually oriented,	311
or nudity oriented material, whichever is applicable, in	312
exchange for anything of value paid to any of the following:	313
(a) The person engaging in such sexual activity,	314
performance, or modeling or participation;	315
(b) Any person who recruits, lures, entices, isolates,	316
harbors, transports, provides, obtains, or maintains, or	317
attempts to recruit, lure, entice, isolate, harbor, transport,	318
provide, obtain, or maintain the person described in division	319
(F)(2)(a) of this section;	320
(c) Any person associated with a person described in	321
division (F)(2)(a) or (b) of this section.	322
(3) "Material that is obscene, sexually oriented, or	323
nudity oriented" and "performance that is obscene, sexually	324
oriented, or nudity oriented" have the same meanings as in	325
section 2929.01 of the Revised Code.	326
(4) "Third party" means, with respect to conduct described	327
in division (A)(2)(a) of this section, any person other than the	328
offender.	329
Sec. 2971.03. (A) Notwithstanding divisions (A) and (D) of	330
section 2929 14. section 2929 02. 2929 03. 2929 06. 2929 13. or	331

another section of the Revised Code, other than divisions (B)	332
and (C) of section 2929.14 of the Revised Code, that authorizes	333
or requires a specified prison term or a mandatory prison term	334
for a person who is convicted of or pleads guilty to a felony or	335
that specifies the manner and place of service of a prison term	336
or term of imprisonment, the court shall impose a sentence upon	337
a person who is convicted of or pleads guilty to a violent sex	338
offense and who also is convicted of or pleads guilty to a	339
sexually violent predator specification that was included in the	340
indictment, count in the indictment, or information charging	341
that offense, and upon a person who is convicted of or pleads	342
guilty to a designated homicide, assault, or kidnapping offense	343
and also is convicted of or pleads guilty to both a sexual	344
motivation specification and a sexually violent predator	345
specification that were included in the indictment, count in the	346
indictment, or information charging that offense, as follows:	347

- (1) Except as provided in division (A)(5) of this section, 348 if the offense for which the sentence is being imposed is 349 aggravated murder and if the court does not impose upon the 350 offender a sentence of death, it shall impose upon the offender 351 a term of life imprisonment without parole. If the court 352 sentences the offender to death and the sentence of death is 353 vacated, overturned, or otherwise set aside, the court shall 354 impose upon the offender a term of life imprisonment without 355 parole. 356
- (2) Except as provided in division (A) (5) of this section,

  if the offense for which the sentence is being imposed is

  murder; or if the offense is rape committed in violation of

  division (A) (1) (b) of section 2907.02 of the Revised Code when

  the offender purposely compelled the victim to submit by force

  or threat of force, when the victim was less than ten years of

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age, when the offender previously has been convicted of or	363
pleaded guilty to either rape committed in violation of that	364
division or a violation of an existing or former law of this	365
state, another state, or the United States that is substantially	366
similar to division (A)(1)(b) of section 2907.02 of the Revised	367
Code, or when the offender during or immediately after the	368
commission of the rape caused serious physical harm to the	369
victim; or if the offense is an offense other than aggravated	370
murder or murder for which a term of life imprisonment may be	371
imposed, it shall impose upon the offender a term of life	372
imprisonment without parole.	373

- (3) (a) Except as otherwise provided in division (A) (3) (b), (c), (d), or (e) or (A) (4) of this section, if the offense for which the sentence is being imposed is an offense other than aggravated murder, murder, or rape and other than an offense for which a term of life imprisonment may be imposed, it shall impose an indefinite prison term consisting of a minimum term fixed by the court as described in this division, but not less than two years, and a maximum term of life imprisonment. Except as otherwise specified in this division, the minimum term shall be fixed by the court from among the range of terms available as a definite term for the offense. If the offense is a felony of the first or second degree committed on or after March 22, 2019, the minimum term shall be fixed by the court from among the range of terms available as a minimum term for the offense under division (A) (1) (a) or (2) (a) of that section.
- (b) Except as otherwise provided in division (A)(4) of
  this section, if the offense for which the sentence is being
  imposed is kidnapping that is a felony of the first degree, it
  shall impose an indefinite prison term as follows:

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(i) If the kidnapping is committed on or after January 1,	393
2008, and the victim of the offense is less than thirteen-	394
eighteen years of age, except as otherwise provided in this	395
division, it shall impose an indefinite prison term consisting	396
of a minimum term of <u>fifteen</u> _ <u>twenty-five</u> years and a maximum	397
term of life imprisonment. If the kidnapping is committed on or	398
after January 1, 2008, the victim of the offense is less than	399
thirteen eighteen years of age, and the offender released the	400
victim in a safe place unharmed, it shall impose an indefinite	401
prison term consisting of a minimum term of ten fifteen years	402
and a maximum term of life imprisonment.	403
(ii) If the kidnapping is committed prior to January 1,	404
2008, or division (A)(3)(b)(i) of this section does not apply,	405
it shall impose an indefinite term consisting of a minimum term	406
fixed by the court that is not less than ten years and a maximum	407
term of life imprisonment.	408
(c) Except as otherwise provided in division (A)(4) of	409
this section, if the offense for which the sentence is being	410
imposed is kidnapping that is a felony of the second degree, it	411
shall impose an indefinite prison term consisting of a minimum	412
term fixed by the court that is not less than eight years, and a	413
maximum term of life imprisonment.	414
(d) Except as otherwise provided in division (A)(4) of	415
this section, if the offense for which the sentence is being	416
imposed is rape for which a term of life imprisonment is not	417
imposed under division (A)(2) of this section or division (B) of	418

section 2907.02 of the Revised Code, it shall impose an

in violation of division (A)(1)(b) of section 2907.02 of the

(i) If the rape is committed on or after January 2, 2007,

indefinite prison term as follows:

Revised Code, it shall impose an indefinite prison term	423
consisting of a minimum term of twenty-five years and a maximum	424
term of life imprisonment.	425
(ii) If the rape is committed prior to January 2, 2007, or	426
the rape is committed on or after January 2, 2007, other than in	427
violation of division (A)(1)(b) of section 2907.02 of the	428
Revised Code, it shall impose an indefinite prison term	429
consisting of a minimum term fixed by the court that is not less	430
than ten years, and a maximum term of life imprisonment.	431
(e) Except as otherwise provided in division (A)(4) of	432
this section, if the offense for which sentence is being imposed	433
is attempted rape, it shall impose an indefinite prison term as	434
follows:	435
(i) Except as otherwise provided in division (A)(3)(e)	436
(ii), (iii), or (iv) of this section, it shall impose an	437
indefinite prison term pursuant to division (A)(3)(a) of this	438
section.	439
(ii) If the attempted rape for which sentence is being	440
imposed was committed on or after January 2, 2007, and if the	441
offender also is convicted of or pleads guilty to a	442
specification of the type described in section 2941.1418 of the	443
Revised Code, it shall impose an indefinite prison term	444
consisting of a minimum term of five years and a maximum term of	445
twenty-five years.	446
(iii) If the attempted rape for which sentence is being	447
imposed was committed on or after January 2, 2007, and if the	448
offender also is convicted of or pleads guilty to a	449
specification of the type described in section 2941.1419 of the	450
Revised Code, it shall impose an indefinite prison term	451

consisting of a minimum term of ten years and a maximum of life	452
imprisonment.	453
(iv) If the attempted rape for which sentence is being	454
imposed was committed on or after January 2, 2007, and if the	455
offender also is convicted of or pleads guilty to a	456
specification of the type described in section 2941.1420 of the	457
Revised Code, it shall impose an indefinite prison term	458
consisting of a minimum term of fifteen years and a maximum of	459
life imprisonment.	460
(4) Except as provided in division (A)(5) of this section,	461
for any offense for which the sentence is being imposed, if the	462
offender previously has been convicted of or pleaded guilty to a	463
violent sex offense and also to a sexually violent predator	464
specification that was included in the indictment, count in the	465
indictment, or information charging that offense, or previously	466
has been convicted of or pleaded guilty to a designated	467
homicide, assault, or kidnapping offense and also to both a	468
sexual motivation specification and a sexually violent predator	469
specification that were included in the indictment, count in the	470
indictment, or information charging that offense, it shall	471
impose upon the offender a term of life imprisonment without	472
parole.	473
(5) Notwithstanding divisions (A)(1), (2), and (4) of this	474
section, the court shall not impose a sentence of life	475
imprisonment without parole upon any person for an offense that	476
was committed when the person was under eighteen years of age.	477
In any case described in division (A)(1), (2), or (4) of this	478
section, if the offense was committed when the person was under	479
eighteen years of age, the court shall impose an indefinite	480

prison term consisting of a minimum term of thirty years and a

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maximum term of life imprisonment.

- (B) (1) Notwithstanding section 2929.13, division (A) or 483 (D) of section 2929.14, or another section of the Revised Code 484 other than division (B) of section 2907.02 or divisions (B) and 485 (C) of section 2929.14 of the Revised Code that authorizes or 486 requires a specified prison term or a mandatory prison term for 487 a person who is convicted of or pleads guilty to a felony or 488 that specifies the manner and place of service of a prison term 489 or term of imprisonment, if a person is convicted of or pleads 490 guilty to a violation of division (A)(1)(b) of section 2907.02 491 of the Revised Code committed on or after January 2, 2007, if 492 division (A) of this section does not apply regarding the 493 person, and if the court does not impose a sentence of life 494 without parole when authorized pursuant to division (B) of 495 section 2907.02 of the Revised Code, the court shall impose upon 496 the person an indefinite prison term consisting of one of the 497 following: 498
- (a) Except as otherwise required in division (B)(1)(b) or 499
  (c) of this section, a minimum term of ten years and a maximum 500
  term of life imprisonment. 501
- (b) If the victim was less than ten years of age, a minimum term of fifteen years and a maximum of life imprisonment.
- (c) If the offender purposely compels the victim to submit 505 by force or threat of force, or if the offender previously has 506 been convicted of or pleaded guilty to violating division (A)(1) 507 (b) of section 2907.02 of the Revised Code or to violating an 508 existing or former law of this state, another state, or the 509 United States that is substantially similar to division (A)(1) 510 (b) of that section, or if the offender during or immediately 511

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to the victim, a minimum term of twenty-five years and a maximum	513
of life imprisonment.	514
(2) Notwithstanding section 2929.13, division (A) or (D)	515
of section 2929.14, or another section of the Revised Code other	516
than divisions (B) and (C) of section 2929.14 of the Revised	517
Code that authorizes or requires a specified prison term or a	518
mandatory prison term for a person who is convicted of or pleads	519
guilty to a felony or that specifies the manner and place of	520
service of a prison term or term of imprisonment and except as	521
otherwise provided in division (B) of section 2907.02 of the	522
Revised Code, if a person is convicted of or pleads guilty to	523
attempted rape committed on or after January 2, 2007, and if	524
division (A) of this section does not apply regarding the	525
person, the court shall impose upon the person an indefinite	526
prison term consisting of one of the following:	527
(a) If the person also is convicted of or pleads guilty to	528
a specification of the type described in section 2941.1418 of	529
the Revised Code, the court shall impose upon the person an	530
indefinite prison term consisting of a minimum term of five	531
years and a maximum term of twenty-five years.	532
(b) If the person also is convicted of or pleads guilty to	533
a specification of the type described in section 2941.1419 of	534

after the commission of the offense caused serious physical harm

(c) If the person also is convicted of or pleads guilty to 538 a specification of the type described in section 2941.1420 of 539 the Revised Code, the court shall impose upon the person an 540 indefinite prison term consisting of a minimum term of fifteen 541

the Revised Code, the court shall impose upon the person an

and a maximum term of life imprisonment.

indefinite prison term consisting of a minimum term of ten years

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years and a maximum term of life imprisonment.

- (3) Notwithstanding section 2929.13, division (A) or (D) 543 of section 2929.14, or another section of the Revised Code other 544 than divisions (B) and (C) of section 2929.14 of the Revised 545 Code that authorizes or requires a specified prison term or a 546 mandatory prison term for a person who is convicted of or pleads 547 guilty to a felony or that specifies the manner and place of 548 service of a prison term or term of imprisonment, if a person is 549 convicted of or pleads quilty to an offense described in 550 551 division (B)(3)(a), (b), (c), or (d) of this section committed on or after January 1, 2008, if the person also is convicted of 552 or pleads guilty to a sexual motivation specification that was 553 included in the indictment, count in the indictment, or 554 information charging that offense, and if division (A) of this 555 section does not apply regarding the person, the court shall 556 impose upon the person an indefinite prison term consisting of 5.57 one of the following: 558
- (a) An indefinite prison term consisting of a minimum of ten—fifteen years and a maximum term of life imprisonment if the offense for which the sentence is being imposed is kidnapping, the victim of the offense is less than thirteen—eighteen years of age, and the offender released the victim in a safe place unharmed;
- (b) An indefinite prison term consisting of a minimum of

  fifteen—twenty—five years and a maximum term of life

  imprisonment if the offense for which the sentence is being

  imposed is kidnapping when the victim of the offense is less

  than thirteen—eighteen years of age and division (B)(3)(a) of

  this section does not apply;

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  - (c) An indefinite term consisting of a minimum of thirty

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years and a maximum term of life imprisonment if the offense for	572
which the sentence is being imposed is aggravated murder, when	573
the victim of the offense is less than thirteen years of age, a	574
sentence of death or life imprisonment without parole is not	575
imposed for the offense, and division (A)(2)(b)(ii) of section	576
2929.022, division (A)(1)(e), (C)(1)(a)(v), (C)(2)(a)(ii), (D)	577
(2)(b), (D)(3)(a)(iv), or (E)(1)(a)(iv) of section 2929.03, or	578
division (A) or (B) of section 2929.06 of the Revised Code	579
requires that the sentence for the offense be imposed pursuant	580
to this division;	581
(d) An indefinite prison term consisting of a minimum of	582

- (d) An indefinite prison term consisting of a minimum of thirty years and a maximum term of life imprisonment if the offense for which the sentence is being imposed is murder when the victim of the offense is less than thirteen years of age.
- (C) (1) If the offender is sentenced to a prison term pursuant to division (A) (3), (B) (1) (a), (b), or (c), (B) (2) (a), (b), or (c), or (B) (3) (a), (b), (c), or (d) of this section, the parole board shall have control over the offender's service of the term during the entire term unless the parole board terminates its control in accordance with section 2971.04 of the Revised Code.
- (2) Except as provided in division (C)(3) or (G) of this

  section, an offender sentenced to a prison term or term of life

  imprisonment without parole pursuant to division (A) of this

  section shall serve the entire prison term or term of life

  imprisonment in a state correctional institution. The offender

  is not eligible for judicial release under section 2929.20 of

  the Revised Code.
- (3) For a prison term imposed pursuant to division (A)(3), 600
  (B)(1)(a), (b), or (c), (B)(2)(a), (b), or (c), or (B)(3)(a), 601

(b), (c), or (d) of this section, subject to the application of	602
division (G) of this section, the court, in accordance with	603
section 2971.05 of the Revised Code, may terminate the prison	604
term or modify the requirement that the offender serve the	605
entire term in a state correctional institution if all of the	606
following apply:	607
(a) The offender has served at least the minimum term	608
imposed as part of that prison term.	609
(b) The parole board, pursuant to section 2971.04 of the	610
Revised Code, has terminated its control over the offender's	611
service of that prison term.	612
(c) The court has held a hearing and found, by clear and	613
convincing evidence, one of the following:	614
(i) In the case of termination of the prison term, that	615
the offender is unlikely to commit a sexually violent offense in	616
the future;	617
(ii) In the case of modification of the requirement, that	618
the offender does not represent a substantial risk of physical	619
harm to others.	620
(4) Except as provided in division (G) of this section, an	621
offender who has been sentenced to a term of life imprisonment	622
without parole pursuant to division (A)(1), (2), or (4) of this	623
section shall not be released from the term of life imprisonment	624
or be permitted to serve a portion of it in a place other than a	625
state correctional institution.	626
(D) If a court sentences an offender to a prison term or	627
term of life imprisonment without parole pursuant to division	628
(A) of this section and the court also imposes on the offender	629
one or more additional prison terms pursuant to division (B) of	630

section 2929.14 of the Revised Code, all of the additional	631
prison terms shall be served consecutively with, and prior to,	632
the prison term or term of life imprisonment without parole	633
imposed upon the offender pursuant to division (A) of this	634
section.	635

- (E) If the offender is convicted of or pleads guilty to 636 two or more offenses for which a prison term or term of life 637 imprisonment without parole is required to be imposed pursuant 638 to division (A) of this section, divisions (A) to (D) of this 639 section shall be applied for each offense. All minimum terms 640 imposed upon the offender pursuant to division (A)(3) or (B) of 641 this section for those offenses shall be aggregated and served 642 consecutively, as if they were a single minimum term imposed 643 under that division. 644
- (F)(1) If an offender is convicted of or pleads quilty to 645 a violent sex offense and also is convicted of or pleads guilty 646 to a sexually violent predator specification that was included 647 in the indictment, count in the indictment, or information 648 charging that offense, or is convicted of or pleads guilty to a 649 designated homicide, assault, or kidnapping offense and also is 650 convicted of or pleads guilty to both a sexual motivation 651 specification and a sexually violent predator specification that 652 were included in the indictment, count in the indictment, or 653 information charging that offense, the conviction of or plea of 654 quilty to the offense and the sexually violent predator 655 specification automatically classifies the offender as a tier 656 III sex offender/child-victim offender for purposes of Chapter 657 2950, of the Revised Code. 658
- (2) If an offender is convicted of or pleads guilty to 659 committing on or after January 2, 2007, a violation of division 660

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or a sentence of life without parole is imposed under division 663 (B) of section 2907.02 of the Revised Code, the conviction of or 664 plea of guilty to the offense automatically classifies the 665 offender as a tier III sex offender/child-victim offender for 666	(A) (1) (b) of section 2907.02 of the Revised Code and either the	661
(B) of section 2907.02 of the Revised Code, the conviction of or plea of guilty to the offense automatically classifies the offender as a tier III sex offender/child-victim offender for 666	offender is sentenced under section 2971.03 of the Revised Code	662
plea of guilty to the offense automatically classifies the  offender as a tier III sex offender/child-victim offender for  666	or a sentence of life without parole is imposed under division	663
offender as a tier III sex offender/child-victim offender for 666	(B) of section 2907.02 of the Revised Code, the conviction of or	664
***************************************	plea of guilty to the offense automatically classifies the	665
purposes of Chapter 2950. of the Revised Code. 667	offender as a tier III sex offender/child-victim offender for	666
	purposes of Chapter 2950. of the Revised Code.	667

- (3) If a person is convicted of or pleads guilty to committing on or after January 2, 2007, attempted rape and also is convicted of or pleads guilty to a specification of the type described in section 2941.1418, 2941.1419, or 2941.1420 of the Revised Code, the conviction of or plea of guilty to the offense and the specification automatically classify the offender as a tier III sex offender/child-victim offender for purposes of Chapter 2950. of the Revised Code.
- (4) If a person is convicted of or pleads guilty to one of 676 the offenses described in division (B)(3)(a), (b), (c), or (d) 677 of this section and a sexual motivation specification related to 678 the offense and the victim of the offense is less than thirteen 679 years of age, the conviction of or plea of guilty to the offense 680 automatically classifies the offender as a tier III sex 681 offender/child-victim offender for purposes of Chapter 2950. of 682 the Revised Code. 683
- (G) Notwithstanding divisions (A) to (E) of this section, 684
  if an offender receives or received a sentence of life 685
  imprisonment without parole, a definite sentence, or a sentence 686
  to an indefinite prison term under this chapter for an offense 687
  committed when the offender was under eighteen years of age, the 688
  offender is eligible for parole and the offender's parole 689
  eligibility shall be determined under section 2967.132 of the 690

As Passed by the House	
Revised Code.	691
Section 2. That existing sections 2903.41, 2905.01,	692
2905.02, 2905.32, and 2971.03 of the Revised Code are hereby	693
repealed.	694
Section 3. This act shall be known as the Human	695
Trafficking Prevention Act.	696
Section 4. Section 2971.03 of the Revised Code is	697
presented in this act as a composite of the section as amended	698
by both H.B. 136 and S.B. 256 of the 133rd General Assembly. The	699
General Assembly, applying the principle stated in division (B)	700
of section 1.52 of the Revised Code that amendments are to be	701
harmonized if reasonably capable of simultaneous operation,	702
finds that the composite is the resulting version of the section	703
in effect prior to the effective date of the section as	704
presented in this act.	705

Am. H. B. No. 47

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