As Reported by the Senate Judiciary Committee

134th General Assembly

Regular Session

Am. H. B. No. 427

2021-2022

Representatives White, Manchester

Cosponsors: Representatives Plummer, LaRe, Carfagna, Loychik, Young, T., Click, Koehler, Schmidt, John, Lanese, Riedel, Bird, Manning, Holmes, Johnson, Fowler Arthur, Richardson, Cutrona, Gross, Troy, Miller, A., Abrams, Boggs, Boyd, Brent, Brown, Carruthers, Cross, Crossman, Edwards, Fraizer, Galonski, Ghanbari, Ginter, Hicks-Hudson, Humphrey, Ingram, Jarrells, Jones, Kick, Leland, Lightbody, Liston, Miller, J., Miller, K., Miranda, O'Brien, Oelslager, Patton, Pavliga, Robinson, Roemer, Russo, Smith, M., Stein, Upchurch, Weinstein, West, Speaker Cupp

Senator Manning

A BILL

To a	amend sections 2905.32 and 2907.21 of the	1
F	Revised Code to prohibit the use of a controlled	2
S	substance or manipulation of controlled	3
S	substance addiction as a method of human	4
t	crafficking or to compel prostitution.	5

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

Section 1. That sections 2905.32 and 2907.21 of the	6
Revised Code be amended to read as follows:	7
Sec. 2905.32. (A) No person shall knowingly recruit, lure,	8
entice, isolate, harbor, transport, provide, obtain, or	9
maintain, or knowingly attempt to recruit, lure, entice,	10
isolate, harbor, transport, provide, obtain, or maintain,	11
another person if either of the following applies:	12

(1) The offender knows that the other person will be
13 subjected to involuntary servitude or be compelled to engage in
14 sexual activity for hire, engage in a performance that is
15 obscene, sexually oriented, or nudity oriented, or be a model or
16 participant in the production of material that is obscene,
17 sexually oriented, or nudity oriented.

(2) The other person is less than eighteen years of age or 19 is a person with a developmental disability whom the offender 20 knows or has reasonable cause to believe is a person with a 21 developmental disability, and either the offender knows that the 22 23 other person will be subjected to involuntary servitude or the offender's knowing recruitment, luring, enticement, isolation, 24 harboring, transportation, provision, obtaining, or maintenance 25 of the other person or knowing attempt to recruit, lure, entice, 26 isolate, harbor, transport, provide, obtain, or maintain the 27 other person is for any of the following purposes: 28

(a) For the other person to engage in sexual activity for hire with one or more third parties;

(b) To engage in a performance for hire that is obscene, sexually oriented, or nudity oriented;

(c) To be a model or participant for hire in the production of material that is obscene, sexually oriented, or nudity oriented.

(B) For a prosecution under division (A) (1) of this
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section, the element "compelled" does not require that the
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compulsion be openly displayed or physically exerted. The
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element "compelled" has been established if the state proves
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that the offender overcame the victim's will was overcome by
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force, fear, duress, intimidation, or fraud, by furnishing or

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offering a controlled substance to the victim, or by 42 manipulating the victim's controlled substance addiction. 43 (C) In a prosecution under this section, proof that the 44 defendant engaged in sexual activity with any person, or 45 solicited sexual activity with any person, whether or not for 46 hire, without more, does not constitute a violation of this 47 section. 48 49 (D) A prosecution for a violation of this section does not preclude a prosecution of a violation of any other section of 50 the Revised Code. One or more acts, a series of acts, or a 51 course of behavior that can be prosecuted under this section or 52 any other section of the Revised Code may be prosecuted under 53 this section, the other section of the Revised Code, or both 54 sections. However, if an offender is convicted of or pleads 55 quilty to a violation of this section and also is convicted of 56 or pleads guilty to a violation of section 2907.21 of the 57 Revised Code based on the same conduct involving the same victim 58 that was the basis of the violation of this section, or is 59 convicted of or pleads guilty to any other violation of Chapter 60 2907. of the Revised Code based on the same conduct involving 61 the same victim that was the basis of the violation of this 62 section, the two offenses are allied offenses of similar import 63 under section 2941.25 of the Revised Code. 64 (E) Whoever violates this section is guilty of trafficking 65 in persons, a felony of the first degree. For a violation 66

in persons, a felony of the first degree. For a violation 66
committed prior to March 22, 2019, notwithstanding the range of 67
definite terms set forth in division (A) (1) (b) of section 68
2929.14 of the Revised Code, the court shall sentence the 69
offender to a definite prison term of ten, eleven, twelve, 70
thirteen, fourteen, or fifteen years. For a violation committed 71

on or after March 22, 2019, notwithstanding the range of minimum 72 terms set forth in division (A)(1)(a) of section 2929.14 of the 73 Revised Code, the court shall sentence the offender to an 74 indefinite prison term pursuant to that division, with a minimum 75 term under that sentence of ten, eleven, twelve, thirteen, 76 fourteen, or fifteen years. 77 (F) As used in this section: 78 (1) "Person with a developmental disability" means a 79 person whose ability to resist or consent to an act is 80 substantially impaired because of a mental or physical condition 81 or because of advanced age. 82 (2) "Sexual activity for hire," "performance for hire," 83 and "model or participant for hire" mean an implicit or explicit 84 agreement to provide sexual activity, engage in an obscene, 85 sexually oriented, or nudity oriented performance, or be a model 86 or participant in the production of obscene, sexually oriented, 87 or nudity oriented material, whichever is applicable, in 88 exchange for anything of value paid to any of the following: 89 (a) The person engaging in such sexual activity, 90 performance, or modeling or participation; 91 (b) Any person who recruits, lures, entices, isolates, 92 harbors, transports, provides, obtains, or maintains, or 93 attempts to recruit, lure, entice, isolate, harbor, transport, 94 provide, obtain, or maintain the person described in division 95 (F)(2)(a) of this section; 96 (c) Any person associated with a person described in 97 division (F)(2)(a) or (b) of this section. 98 (3) "Material that is obscene, sexually oriented, or 99 nudity oriented" and "performance that is obscene, sexually 100

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oriented, or nudity oriented" have the same meanings as in 101 section 2929.01 of the Revised Code. 102 (4) "Third party" means, with respect to conduct described 103 in division (A)(2)(a) of this section, any person other than the 104 offender. 105 Sec. 2907.21. (A) No person shall knowingly do any of the 106 following: 107 (1) Compel another to engage in sexual activity for hire; 108 (2) Induce, procure, encourage, solicit, request, or 109 otherwise facilitate either of the following: 110 (a) A minor to engage in sexual activity for hire, whether 111 or not the offender knows the age of the minor; 112 (b) A person the offender believes to be a minor to engage 113 in sexual activity for hire, whether or not the person is a 114 minor. 115 (3) (a) Pay or agree to pay a minor, either directly or 116 through the minor's agent, so that the minor will engage in 117 sexual activity, whether or not the offender knows the age of 118 the minor; 119

(b) Pay or agree to pay a person the offender believes to
be a minor, either directly or through the person's agent, so
that the person will engage in sexual activity, whether or not
the person is a minor.

(4) (a) Pay a minor, either directly or through the minor's 124
agent, for the minor having engaged in sexual activity pursuant 125
to a prior agreement, whether or not the offender knows the age 126
of the minor; 127

(b) Pay a person the offender believes to be a minor,
either directly or through the person's agent, for the person
having engaged in sexual activity pursuant to a prior agreement,
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whether or not the person is a minor.

(5) (a) Allow a minor to engage in sexual activity for hire
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if the person allowing the child to engage in sexual activity
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for hire is the parent, guardian, custodian, person having
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custody or control, or person in loco parentis of the minor;
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(b) Allow a person the offender believes to be a minor to
engage in sexual activity for hire if the person allowing the
person to engage in sexual activity for hire is the parent,
guardian, custodian, person having custody or control, or person
in loco parentis of the person the offender believes to be a
minor, whether or not the person is a minor.

(B) For a prosecution under division (A)(1) of this 142 section, the element "compel" does not require that the 143 compulsion be openly displayed or physically exerted. The 144 element "compel" has been established if the state proves that 145 the offender overcame the victim's will was overcome by force, 146 fear, duress, or intimidation, by furnishing or offering a 147 controlled substance to the victim, or by manipulating the 148 victim's controlled substance addiction. 149

(C) Whoever violates this section is guilty of compelling 150 prostitution. Except as otherwise provided in this division, 151 compelling prostitution is a felony of the third degree. If the 152 offender commits a violation of division (A)(1) of this section 153 and the person compelled to engage in sexual activity for hire 154 in violation of that division is sixteen years of age or older 155 but less than eighteen years of age, compelling prostitution is 156 a felony of the second degree. If the offender commits a 157

violation of division (A)(1) of this section and the person	158
compelled to engage in sexual activity for hire in violation of	159
that division is less than sixteen years of age, compelling	160
prostitution is a felony of the first degree. If the offender in	161
any case also is convicted of or pleads guilty to a	162
specification as described in section 2941.1422 of the Revised	163
Code that was included in the indictment, count in the	
indictment, or information charging the offense, the court shall	165
sentence the offender to a mandatory prison term as provided in	
division (B)(7) of section 2929.14 of the Revised Code and shall	167
order the offender to make restitution as provided in division	168
(B)(8) of section 2929.18 of the Revised Code.	169
Section 2. That existing sections 2905.32 and 2907.21 of	170

the Revised Code are hereby repealed.

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