

**MARYLAND ALLIANCE FOR JUSTICE REFORM**

Working to end unnecessary incarceration and build strong, safe communities



TO: Chair Senator Will C. Smith Jr. and Judiciary Proceedings Committee Members  
FROM: Christopher Providence, MAJR Executive Committee  
DATE: March 7, 2022

Maryland Alliance for Justice Reform (MAJR – [www.ma4jr.org](http://www.ma4jr.org)) strongly supports SB 0768, “Criminal Law – Victims of Sex Trafficking – Safe Harbor and Service Response.” This bill alters procedures that a law enforcement officer and court must follow when there is reason to believe a child who has been detained is a victim of sex trafficking, and prohibits the criminal prosecution of or a delinquency proceeding against a minor as a delinquent child for a certain crime or civil offense if the minor committed the underlying act as a direct result of sex trafficking.

According to *Save the Children* ([www.savethechildren.org](http://www.savethechildren.org)), the United States is one of the most active sex trafficking countries in the world. Sex trafficking occurs in cities, suburban areas, and rural areas. Sex traffickers are known to target runaway youth and homeless youth (many of whom have been abused, neglected, sexually assaulted, or put out of their homes because of their sexual orientation or gender identity) by exploiting their vulnerability. Minors forced to engage in commercial sex are placed at risk for prosecution under prostitution laws. Once convicted of prostitution, these already-traumatized young people go from being under the control of the sex trafficker to being under the control of the criminal justice system.

Safe Harbor Laws ensure that trafficked children are treated as victims, not criminals, and direct them to support services including medical care, counseling, safe housing, and remedial education. SB 0768 protects child victims of sex trafficking from unjust criminalization.

When the anti-trafficking organization *Shared Hope International* ([www.sharedhope.org](http://www.sharedhope.org)) convened in Washington, D.C., in November 2021 to grade states on their laws to protect victims of child sex trafficking, **Maryland was one of 40 states that received an F. We must do better.**

District of Columbia, Michigan, New Hampshire, New York, and other states have passed Safe Harbor Laws that protect minors from criminalization for prostitution. Delaware, District of Columbia, New Hampshire, Vermont, and other states have passed Safe Harbor Laws that direct juvenile sex trafficking victims to specialized services. Legislation such as SB 0768 and SB 0165 (“Juvenile Court – Jurisdiction – Ending Automatic Charging of Youth as Adults”) will go a long way to prevent vulnerable, traumatized youth who are victims of sex trafficking from being further victimized by Maryland’s juvenile justice system by directing them to needed wrap-around services instead of incarceration.

For these reasons, MAJR strongly supports SB 0768 to protect child victims of sex trafficking from being criminally prosecuted or proceeded against for crimes or civil offenses committed as a result of sex trafficking.