118TH CONGRESS 2D SESSION	<b>S.</b>		
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## IN THE SENATE OF THE UNITED STATES

Mrs. Gillibrand (for herself, Mr. Rubio, Mr. Wyden, Mrs. Hyde-Smith, Ms. Cortez Masto, Mr. Rounds, Mr. Welch, Mr. Daines, Mr. Coons, and Ms. Murkowski) introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

## A BILL

- To provide for the vacating of certain convictions and expungement of certain arrests of victims of human trafficking.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Trafficking Survivors
- 5 Relief Act of 2024".

1	SEC. 2. FEDERAL EXPUNGEMENT FOR VICTIMS OF TRAF-
2	FICKING.
3	(a) In General.—Chapter 237 of title 18, United
4	States Code, is amended by adding at the end the fol-
5	lowing:
6	"§ 3771A. Motion to vacate; expungement; mitigating
7	factors
8	"(a) Definitions.—In this section—
9	"(1) the term 'child' means an individual who
10	has not attained 18 years of age;
11	"(2) the term 'covered prisoner' means an indi-
12	vidual who—
13	"(A) was convicted of a level A offense or
14	level B offense;
15	"(B) was sentenced to a term of imprison-
16	ment for the offense described in subparagraph
17	(A); and
18	"(C) is imprisoned under such term of im-
19	prisonment;
20	"(3) the terms 'employee' and 'officer' have the
21	meanings given the terms in section 2105 of title 5;
22	"(4) the term 'Federal offense' means an of-
23	fense that is punishable under Federal law;
24	"(5) the term 'level A offense' means a Federal
25	offense that is not a violent crime;
26	"(6) the term 'level B offense'—

1	"(A) means a Federal offense that is a vio
2	lent crime; and
3	"(B) does not include a Federal offense
4	that is a violent crime of which a child was a
5	victim;
6	"(7) the term 'level C offense' means any Fed
7	eral offense that is not a level A offense;
8	"(8) the term 'victim of trafficking' has the
9	meaning given that term in section 103 of the Traf
10	ficking Victims Protection Act of 2000 (22 U.S.C
11	7102); and
12	"(9) the term 'violent crime' has the meaning
13	given that term in section 103 of the Juvenile Jus
14	tice and Delinquency Prevention Act of 1974 (34
15	U.S.C. 11103).
16	"(b) Motions To Vacate Convictions or Ex
17	PUNGE ARRESTS.—
18	"(1) In general.—
19	"(A) Convictions of Level A of
20	FENSES.—A person convicted of any level A of
21	fense (or an attorney representing such a per
22	son) may move the court that imposed the sen
23	tence for the level A offense to vacate the judg
24	ment of conviction if the level A offense was

1	committed as a direct result of the person hav-
2	ing been a victim of trafficking.
3	"(B) Arrests for Level a offenses.—
4	A person arrested for any level A offense (or ar
5	attorney representing such a person) may move
6	the district court of the United States for the
7	district and division embracing the place where
8	the person was arrested to expunge all records
9	of the arrest if the conduct or alleged conduct
10	of the person that resulted in the arrest was di-
11	rectly related to the person having been a vic-
12	tim of trafficking.
13	"(C) Arrests for Level c offenses.—
14	A person arrested for any level C offense (or an
15	attorney representing such a person) may move
16	the district court of the United States for the
17	district and division embracing the place where
18	the person was arrested to expunge all records
19	of the arrest if—
20	"(i) the conduct or alleged conduct or
21	the movant that resulted in the arrest was
22	directly related to the movant having been
23	a victim of trafficking; and
24	"(ii)(I) the movant was acquitted of
25	the level C offense;

1	"(II) the Government did not pursue
2	or dismissed criminal charges against the
3	movant for the level C offense; or
4	"(III)(aa) the charges against the
5	movant for the level C offense were re-
6	duced to an offense that is a level A of-
7	fense; and
8	"(bb) the movant was acquitted of the
9	level A offense, the Government did not
10	pursue or dismissed criminal charges
11	against the movant for the level A offense,
12	or any subsequent conviction of the level A
13	offense was vacated.
14	"(2) Contents of Motion.—A motion de-
15	scribed in paragraph (1) shall—
16	"(A) be in writing;
17	"(B) describe any supporting evidence;
18	"(C) state the offense; and
19	"(D) include copies of any documents
20	showing that the movant is entitled to relief
21	under this section.
22	"(3) Hearing.—
23	"(A) Mandatory Hearing.—
24	"(i) MOTION IN OPPOSITION.—Not
25	later than 30 days after the date on which

1	a motion is filed under paragraph (1), the
2	Government may file a motion in opposi-
3	tion of the motion filed under paragraph
4	(1).
5	"(ii) Mandatory Hearing.—If the
6	Government files a motion described in
7	clause (i), not later than 15 days after the
8	date on which the motion is filed, the court
9	shall hold a hearing on the motion.
10	"(B) DISCRETIONARY HEARING.—If the
11	Government does not file a motion described in
12	subparagraph (A)(i), the court may hold a
13	hearing on the motion not later than 45 days
14	after the date on which a motion is filed under
15	paragraph (1).
16	"(4) Factors.—
17	"(A) VACATING CONVICTIONS OF LEVEL A
18	OFFENSES.—The court may grant a motion
19	under paragraph (1)(A) if, after notice to the
20	Government and an opportunity to be heard
21	the court finds, by a preponderance of the evi-
22	dence, that—
23	"(i) the movant was convicted of a
24	level A offense; and

1	"(ii) the participation in the level A
2	offense by the movant was a direct result
3	of the movant having been a victim of traf-
4	ficking.
5	"(B) Expunding arrests for level A
6	OFFENSES.—The court may grant a motion
7	under paragraph (1)(B) if, after notice to the
8	Government and an opportunity to be heard,
9	the court finds, by a preponderance of the evi-
10	dence, that—
11	"(i) the movant was arrested for a
12	level A offense; and
13	"(ii) the conduct or alleged conduct
14	that resulted in the arrest was directly re-
15	lated to the movant having been a victim
16	of trafficking.
17	"(C) Expunding arrests for level c
18	OFFENSES.—The court may grant a motion
19	under paragraph (1)(C) if, after notice to the
20	Government and an opportunity to be heard,
21	the court finds, by a preponderance of the evi-
22	dence, that—
23	"(i) the movant was arrested for a
24	level C offense and the conduct or alleged
25	conduct that resulted in the arrest was di-

1	rectly related to the movant having been a
2	victim of trafficking; and
3	"(ii)(I) the movant was acquitted of
4	the level C offense;
5	"(II) the Government did not pursue
6	or dismissed criminal charges against the
7	movant for the level C offense; or
8	"(III)(aa) the charges against the
9	movant for the level C offense were re-
10	duced to a level A offense; and
11	"(bb) the movant was acquitted of the
12	level A offense, the Government did not
13	pursue or dismissed criminal charges
14	against the movant for the level A offense,
15	or any subsequent conviction of that level
16	A offense was vacated.
17	"(5) Supporting evidence.—
18	"(A) In general.—For purposes of this
19	section, in determining whether the movant is a
20	victim of trafficking, the court may consider
21	any evidence the court determines is of suffi-
22	cient credibility and probative value, including
23	an affidavit or sworn testimony of the movant.
24	"(B) Affidavit or sworn testimony of
25	MOVANT SUFFICIENT EVIDENCE.—The affidavit

1	or sworn testimony of the movant described in
2	subparagraph (A) may be sufficient evidence to
3	vacate a conviction or expunge an arrest under
4	this section if the court determines that—
5	"(i) the affidavit or sworn testimony
6	is credible; and
7	"(ii) no other evidence is readily avail-
8	able.
9	"(6) Conviction or arrest of other per-
10	SONS NOT REQUIRED.—It shall not be necessary
11	that any person other than the movant be convicted
12	of or arrested for an offense before the movant may
13	file a motion under paragraph (1).
14	"(7) Denial of motion.—
15	"(A) IN GENERAL.—If the court denies a
16	motion filed under paragraph (1), the denial
17	shall be without prejudice.
18	"(B) Reasons for Denial.—If the court
19	denies a motion filed under paragraph (1), the
20	court shall state the reasons for the denial in
21	writing.
22	"(C) Reasonable time to cure defi-
23	CIENCIES IN MOTION.—If the motion was de-
24	nied due to a curable deficiency in the motion

1	the court shall allow the movant sufficient time
2	to cure the deficiency.
3	"(8) Appeal.—An order granting or denying a
4	motion under this section may be appealed in ac-
5	cordance with section 1291 of title 28.
6	"(c) Vacatur of Convictions.—
7	"(1) In general.—If the court grants a mo-
8	tion to vacate a conviction of a level A offense under
9	subsection (b), the court shall immediately—
10	"(A) vacate the conviction for cause;
11	"(B) set aside the verdict and enter a
12	judgment of acquittal;
13	"(C) enter an expungement order that di-
14	rects that there be expunged from all official
15	records all references to—
16	"(i) the arrest of the movant for the
17	level A offense;
18	"(ii) the institution of criminal pro-
19	ceedings against the movant relating to the
20	level A offense; and
21	"(iii) the results of the proceedings;
22	and
23	"(D) return to the movant any fine, fee,
24	cost, or restitution associated with the convic-
25	tion and paid by the movant.

1	"(2) Effect.—If a conviction is vacated under
2	an order entered under paragraph (1) the conviction
3	shall not be regarded as a conviction under Federal
4	law and the movant for whom the conviction was va-
5	cated shall be considered to have the status occupied
6	by the movant before the arrest or the institution of
7	the criminal proceedings related to such conviction.
8	"(d) Expungement of Arrests.—
9	"(1) In general.—If the court grants a mo-
10	tion to expunge all records of an arrest for an of-
11	fense under subsection (b), the court shall imme-
12	diately enter an expungement order that directs that
13	there be expunged from all official records all ref-
14	erences to—
15	"(A) the arrest of the movant for the of-
16	fense;
17	"(B) the institution of any criminal pro-
18	ceedings against the movant relating to the of-
19	fense; and
20	"(C) the results of the proceedings, if any.
21	"(2) Effect.—If an arrest is expunged under
22	an order entered under paragraph (1) the arrest
23	shall not be regarded as an arrest under Federal law
24	and the movant for whom the arrest is expunged
25	shall be considered to have the status occupied by

1	the movant before the arrest or the institution of the
2	criminal proceedings related to such arrest, if any.
3	"(e) MITIGATING FACTORS.—
4	"(1) In general.—The court that imposed
5	sentence for a level A offense or level B offense upon
6	a covered prisoner may reduce the term of imprison-
7	ment for the offense—
8	"(A) upon—
9	"(i) motion by the covered prisoner or
10	the Director of the Bureau of Prisons; or
11	"(ii) the court's own motion;
12	"(B) after notice to the Government;
13	"(C) after considering—
14	"(i) the factors set forth in section
15	3553(a);
16	"(ii) the nature and seriousness of the
17	danger to any person, if applicable; and
18	"(iii) the community, or any crime
19	victims; and
20	"(D) if the court finds, by a preponderance
21	of the evidence, that the covered prisoner com-
22	mitted the offense as a direct result of the cov-
23	ered prisoner having been a victim of traf-
24	ficking.

1	"(2) REQUIREMENT.—Any proceeding under
2	this subsection shall be subject to section 3771.
3	"(3) Particularized inquiry.—For any mo-
4	tion under paragraph (1), the Government shall con-
5	duct a particularized inquiry of the facts and cir-
6	cumstances of the original sentencing of the covered
7	prisoner in order to assess whether a reduction in
8	sentence would be consistent with this section.
9	"(f) Additional Actions by Court.—The court
10	shall, upon granting a motion under this section, take any
11	additional action necessary to grant the movant full relief
12	"(g) No Fees.—A person may not be required to pay
13	a filing fee, service charge, copay fee, processing fee, or
14	any other charge for filing a motion under this section
15	"(h) Confidentiality of Movant.—
16	"(1) In general.—A motion under this sec-
17	tion and any documents, pleadings, or orders relat-
18	ing to the motion shall be filed under seal.
19	"(2) Information not available for pub-
20	LIC INSPECTION.—An officer or employee may not
21	make available for public inspection any report
22	paper, picture, photograph, court file, or other docu-
23	ment, in the custody or possession of the officer or
24	employee, that identifies the movant.

1	"(i) Applicability.—This section shall apply to any
2	conviction or arrest occurring before, on, or after the date
3	of enactment of this section.".
4	(b) Technical and Conforming Amendment.—
5	The table of sections of chapter 237 of title 18, United
6	States Code, is amended by adding at the end the fol-
7	lowing:
	"3771A. Motion to vacate; expungement; mitigating factors.".
8	SEC. 3. REPORTS.
9	(a) United States Attorney Motions for
10	VACATUR OR EXPUNGEMENT.—Not later than 1 year
11	after the date of enactment of this Act, each United States
12	attorney shall submit to the Attorney General a report
13	that details—
14	(1) the number of motions for vacatur or
15	expungement filed under section 3771A of title 18,
16	United States Code, as added by section 2, in the
17	district of the United States attorney; and
18	(2) for each motion described in paragraph
19	(1)—
20	(A) the underlying offense;
21	(B) the response of the United States at-
22	torney to the motion; and
23	(C) the final determination of the court
24	with respect to the motion.

1	(b) United States Attorney Training on
2	HUMAN TRAFFICKING INDICATORS.—Not later than 1
3	year after the date of enactment of this Act, the Attorney
4	General shall submit to Congress a report that details all
5	professional training received by United States attorneys
6	on indicators of human trafficking during the preceding
7	12-month period.
8	(c) GOVERNMENT ACCOUNTABILITY OFFICE.—Not
9	later than 3 years after the date of enactment of this Act,
10	the Comptroller General of the United States shall submit
11	to Congress a report that—
12	(1) assesses the impact of the enactment of sec-
13	tion 3771A of title 18, United States Code, as added
14	by section 2; and
15	(2) includes—
16	(A) the number of human trafficking sur-
17	vivors who have filed motions for vacatur or
18	expungement under such section 3771A;
19	(B) the final determination of each court
20	that adjudicated a motion described in subpara-
21	graph (A);
22	(C) recommendations to increase access to
23	post-conviction relief for human trafficking sur-
24	vivors with Federal criminal records; and

1	(D) recommendations for improving the
2	implementation and tracking of professional
3	training of United States attorneys on indica-
4	tors of human trafficking.
5	SEC. 4. USE OF GRANTS FOR POST-CONVICTION RELIEF
6	REPRESENTATION.
7	The Office of Justice Programs or the Office on Vio-
8	lence Against Women, in awarding a grant that may be
9	used for legal representation, may not prohibit a recipient
10	from using the grant for legal representation for post-con-
11	viction relief.
12	SEC. 5. SENSE OF CONGRESS.
13	It is the sense of Congress that—
14	(1) this Act is a first step to address the chang-
15	ing tactics of human traffickers, who are using
16	forced criminality as a form of force, fraud, and co-
17	ercion in their human trafficking enterprises; and
18	(2) Congress is committed to continuing to find
19	solutions as needed to thwart human traffickers and
20	protect survivors of human trafficking.
21	SEC. 6. HUMAN TRAFFICKING DEFENSE.
22	(a) In General.—Chapter 1 of title 18, United
23	States Code, is amended by adding at the end the fol-
24	lowing:

## 1 "§ 28. Human trafficking defense

- 2 "(a) Definition.—In this section, the term 'covered
- 3 Federal offense' means a level A offense or level B offense,
- 4 as those terms are defined in section 3771A.
- 5 "(b) Presumption of Duress.—In a prosecution
- 6 for a covered Federal offense, a defendant who establishes
- 7 by clear and convincing evidence that the defendant was
- 8 a victim of trafficking at the time at which the defendant
- 9 committed the offense shall create a rebuttable presump-
- 10 tion that the offense was induced by duress.
- 11 "(c) Record or Proceeding Under Seal.—In
- 12 any proceeding in which a defense under subsection (b)
- 13 is raised, any record or part of the proceeding related to
- 14 the defense shall, on motion, be placed under seal until
- 15 such time as a conviction is entered for the offense.
- 16 "(d) Post-Conviction Relief.—A failure to assert,
- 17 or failed assertion of, a defense under subsection (b) by
- 18 an individual who is convicted of a covered Federal offense
- 19 may not preclude the individual from asserting as a miti-
- 20 gating factor, at sentencing or in a proceeding for any
- 21 post-conviction relief, that at the time of the commission
- 22 of the offense, the defendant was a victim of trafficking
- 23 and committed the offense under duress.
- "(e) Federal Aid.—A failure to assert, or failed as-
- 25 sertion of, a defense under subsection (b) by an individual
- 26 who is convicted of a covered Federal offense may not be

- 1 used for the purpose of disqualifying the individual from
- 2 participating in any federally funded program that aids
- 3 victims of human trafficking.".
- 4 (b) Technical and Conforming Amendment.—
- 5 The table of sections for chapter 1 of title 18, United
- 6 States Code, is amended by adding at the end the fol-
- 7 lowing:

<sup>&</sup>quot;28. Human trafficking defense.".