Committee Report

Amendment to SB 122-FN $\,$

1	Amend the title of the bill by replacing it with the following:
2	
${3 \over 4} \\ {5 \over 6}$	AN ACT relative to exemptions from prosecution for victims of human trafficking, guardianship by grandparents, and making changes to the membership of the council on autism spectrum disorders.
7	Amend the bill by replacing all after the enacting clause with the following:
8	
9	1 New Paragraph; Trafficking in Persons; Definitions. Amend RSA 633:6 by inserting after
10	paragraph VI the following new paragraph:
11	VII. "Victim of human trafficking" means:
12	(a) An individual who, at any point in time, was the victim of a trafficking in persons
13	offense under RSA 633:7, I-III, whether or not the offense was prosecuted; or
14	(b) An individual who at any point in time was the victim of a severe form of trafficking
15	in persons offense under 22 U.S.C. section 7102(11)(A), whether or not the offense was prosecuted.
16	2 Trafficking in Persons. RSA 633:7, VI is repealed and reenacted to read as follows:
17	VI. No victim of human trafficking shall be prosecuted for any offense, where the otherwise
18	chargeable conduct was committed as a direct result of being trafficked, provided that the conduct
19	chargeable did not involve an act of violence or a threat of violence as defined in RSA 625:9, VII.
20	VII. A victim of human trafficking who was under 18 years of age at the time of the offense
21	shall not be subject to juvenile delinquency proceedings under RSA 169-B for any otherwise
22	chargeable offense, where the conduct was committed as a direct result of being trafficked, provided
23	that the conduct chargeable did not involve an act of violence or a threat of violence as defined in
24	RSA 625:9, VII.
25	VIII.(a) This paragraph shall apply to:
26	(1) An individual convicted for an offense which was committed as a direct result of
27	being trafficked;
28	(2) An individual who was under 18 years of age at the time of the offense, who was
29	adjudicated as delinquent for an offense which was committed as a direct result of being trafficked;
30	or
31	(3) An individual who entered into a diversion agreement in lieu of further criminal
32	proceedings for an offense which was committed as a direct result of being trafficked.

Amendment to SB 122-FN - Page 2 -

1 (b) A victim of human trafficking who was subject to adjudication as specified in VIII (a) $\mathbf{2}$ above, may, at any time, file a motion with the circuit court, district division or superior court to 3 vacate a conviction, adjudication of delinquency, or diversion agreement, and the related court 4 records and arrest records, for any offense. A copy of the motion to vacate shall be provided to the 5agency that prosecuted the offense.

6 (c) After a hearing, the court shall grant the motion to vacate the conviction, $\overline{7}$ adjudication of delinquency, or diversion agreement upon a finding by a preponderance of the 8 evidence that the petitioner's participation in the offense underlying the conviction, delinquency 9 adjudication, or diversion agreement was the direct result of being trafficked. A finding by the court 10 that the petitioner was a victim of human trafficking at the time of the offense shall be a prima facie 11evidence that the petitioner's participation in the offense was a direct result of being trafficked.

12(d) The petitioner shall not be required to provide any official documentation indicating 13that he or she was a victim of human trafficking at the time of the offense. However, if such documentation is provided, it shall be prima facie evidence that the petitioner's participation in the 1415offense was a direct result of being trafficked. In this subparagraph, "official documentation" means:

16(1) A copy of an official record, certification, or eligibility letter from a federal, state, 17tribal, or local proceeding, including an approval notice or an enforcement certification generated from a federal immigration proceeding, that shows the petitioner was a victim of human trafficking; 1819or

20(2)An affidavit or sworn testimony from a member of the clergy, a medical 21professional, a trained professional staff member of a victim services organization, or other 22professional from whom the petitioner has sought legal counselor other assistance in addressing the 23trauma and other challenges associated with being a victim of human trafficking.

24(e) In determining whether the petitioner was a victim of human trafficking at the time 25of the offense, the court may consider any other evidence the court finds has sufficient credibility and 26probative value. Such evidence may include, but is not limited to:

27

(1) The affidavit or sworn testimony of the petitioner;

28(2) Branding or other tattoos on the body of the petitioner that identify the petitioner 29as having had a trafficker;

30 (3) Photographic evidence of branding or other tattoos on the body of the petitioner 31that identify the petitioner as having or having had a trafficker;

32

(4) Affidavits or sworn testimony of police, police interview notes, or police reports;

33 (5) Affidavits or sworn testimony from any person with firsthand knowledge of the petitioner's involvement in the trafficking or any person who indicates that he or she was trafficked 3435or exploited by the same individual or group of individuals who trafficked the petitioner;

36

(6) Financial records showing revenues or expenses from the trafficking;

Amendment to SB 122-FN - Page 3 -

1 (7) Internet listings, print advertisements, or business cards used to promote the 2 petitioner for services; or

3 (8) Email, text messages, or voicemail records between the petitioner, the trafficker, 4 or solicitors of sex that reveal aspects of the trafficking, such as examples of trafficker exerting 5 control over the petitioner, evidence of behavior patterns of the trafficker or the petitioner, or 6 discussion of meeting times or payments.

7 (f) Upon request of the petitioner and in lieu of the personal appearance of the petitioner 8 in the courtroom, a hearing shall be conducted by 2-way electronic audio-video communication, 9 between the petitioner, the judge, and any other present in the courtroom for the hearing, if the 10 petitioner is represented by counsel and upon request of the petitioner, the petitioner's personal 11 appearance shall be waived and counsel for petitioner shall be permitted to appear on the 12 petitioner's behalf.

13 IX. Upon request of the petitioner, the court shall not disclose or open to public inspection 14 any information identifying the petitioner, including any records of the motion hearing which could 15 provide circumstantial details that may identify the petitioner. Information regarding the petitioner 16 that is sealed pursuant to this paragraph shall be disclosed only to the following:

17 (a) The judge of the circuit court, district division or superior court and members of the18 staff of the court as designated by the judge;

19

(b) Parties to the proceedings and their attorneys;

20 (c) With the consent of the petitioner, any individual or public or private agency or 21 institution providing educational, medical, or mental health service to the petitioner;

(d) When necessary for the discharge of official duties, law enforcement officers,prosecutors, or law enforcement or prosecution staff, or

(e) When authorized by court order, any other person, subject to any conditions imposedby the order, consistent with the petitioner's safety and privacy interests.

26 X.(a) An order vacating a conviction, adjudication of delinquency, or diversion agreement 27 shall:

28

(1) Nullify the conviction, delinquency adjudication, or diversion agreement;

(2) Vacate the conviction, delinquency adjudication, or diversion agreement due to a
 substantive defect in the underlying criminal proceedings;

(3) Remove all civil disabilities and disqualifications imposed as a result of the
 conviction, delinquency adjudication, or diversion agreement; and

(4) Place the petitioner in the position of never having been investigated, arrested,
convicted, deemed delinquent, or diverted for the offense.

35 (b) Upon a finding that the petitioner's participation in the offense underlying the 36 conviction, delinquency adjudication, or diversion agreement was a direct result of being trafficked and an entry of an order vacating the conviction, delinquency's adjudication, or diversion agreementthe court shall:

3 (1) Order the conviction, delinquency adjudication, or diversion agreement and any 4 related court records expunged and purged from all applicable state and federal systems. The court 5 shall enter this order regardless of whether the petitioner had any criminal record prior or 6 subsequent to the conviction, delinquency adjudication, or diversion agreement being vacated.

 $\overline{7}$ (2)Order the division of state police to purge the conviction, delinquency 8 adjudication, or diversion agreement, and any related court records or arrest records from the 9 criminal history record information repository and all applicable state and federal databases. The 10 clerk of the court shall send a certified copy of the order to the division of state police, which shall 11 carry out the order and shall notify the following of the court's order: the Federal Bureau of 12Investigation, the New Hampshire department of corrections, and any other criminal justice agency 13that may have a record of the conviction, adjudication of delinquency, or diversion agreement and 14related court records or arrest records.

1

15 (c) Upon a finding that the petitioner's participation in the offense underlying the 16 conviction, delinquency adjudication, or diversion agreement was a direct result of being trafficked 17 and an entry of an order vacating the conviction, delinquency adjudication, or diversion agreement, 18 the court may, in its discretion, grant other relief to the petitioning victim in the interests of justice.

19

20

(d) Vacating a conviction, delinquency adjudication, or diversion agreement shall not affect any right of the person whose offense was vacated to appeal the conviction or sentence.

3 New Paragraph; Guardianship of Minors; Definition of Grandparent Added. Amend RSA
463:2 by inserting after paragraph III the following new paragraph:

23

III-a. "Grandparent" includes a great-grandparent or great-great grandparent.

4 Council on Autism Spectrum Disorders; Membership. RSA 171-A:32, I is repealed and reenacted to read as follows:

I. There is established a council on autism spectrum disorders to provide leadership in promoting comprehensive and quality education, health care, and services for individuals with autism spectrum disorders and their families. The members of the council shall be as follows:

29

(a) The governor, or designee.

30

(b) The commissioner of the department of education, or designee.

31

(c) The commissioner of the department of health and human services, or designee.

32 (d) The director of the division of public health services, department of health and 33 human services, or designee.

34 (e) The bureau chief of the bureau of developmental services, department of health and
 35 human services, or designee.

36 (f) The bureau chief of the bureau of behavioral health, department of health and human
 37 services, or designee.

Amendment to SB 122-FN - Page 5 -

1	(g) The director of the Institute on Disability, University of New Hampshire, or
2	designee.
3	(h) A special education director, appointed by the New Hampshire Association of Special
4	Education Administrators, Inc.
5	(i) The president of the New Hampshire Medical Society, or designee.
6	(j) A representative of the New Hampshire Developmental Disabilities Council,
$\overline{7}$	appointed by the council.
8	(k) An individual who has an autism spectrum disorder, appointed by the governor.
9	(l) A family member of a person who has an autism spectrum disorder, appointed by the
10	governor.
11	(m) A representative of the Community Support Network, Inc., appointed by such
12	organization.
13	(n) A representative of the New Hampshire Psychological Association, appointed by the
14	association.
15	(o) The director of the office of Medicaid business and policy, department of health and
16	human services, or designee.
17	(p) Five additional members, appointed by the council.
18	(q) A person who has an autism spectrum disorder, appointed by the council.
19	(r) A representative of the New Hampshire Nurses' Association, appointed by the
20	association.
21	(s) A licensed speech-language pathologist, appointed by the New Hampshire Speech-
22	Language-Hearing Association, Inc.
23	5 Effective Date. This act shall take effect upon its passage.

Amendment to SB 122-FN - Page 6 -

2021-1308h

AMENDED ANALYSIS

This bill exempts victims of human trafficking from prosecution, defines "grandparent" for purposes of guardianship of minors, and makes changes to the membership of the council on autism spectrum disorders.

REGULAR CALENDAR

May 18, 2021

HOUSE OF REPRESENTATIVES

REPORT OF COMMITTEE

The Committee on Criminal Justice and Public Safety to which was referred SB 122-FN,

AN ACT adopting omnibus legislation relative to certain crimes and judicial processes and procedures. Having considered the same, report the same with the following amendment, and the recommendation that the bill OUGHT TO PASS WITH AMENDMENT.

Rep. John Bordenet

FOR THE COMMITTEE

Original: House Clerk Cc: Committee Bill File

COMMITTEE REPORT

Committee:	Criminal Justice and Public Safety
Bill Number:	SB 122-FN
Title:	adopting omnibus legislation relative to certain crimes and judicial processes and procedures.
Date:	May 18, 2021
Consent Calendar:	REGULAR
Recommendation:	OUGHT TO PASS WITH AMENDMENT 2021-1308h

STATEMENT OF INTENT

This bill contains three parts. Part one exempts from prosecution victims of human trafficking, it is not a blanket exemption of all crimes. Part two includes great-grandparent and great-greatgrandparent as a grandparent. This is needed for children who become victims of the opiate problem. Part three would establish a council on autism spectrum disorders. The committee believes these three measures are worthwhile.

Vote 15-6.

Rep. John Bordenet FOR THE COMMITTEE

REGULAR CALENDAR

Criminal Justice and Public Safety

SB 122-FN, adopting omnibus legislation relative to certain crimes and judicial processes and procedures. OUGHT TO PASS WITH AMENDMENT.

Rep. John Bordenet for Criminal Justice and Public Safety. This bill contains three parts. Part one exempts from prosecution victims of human trafficking, it is not a blanket exemption of all crimes. Part two includes great-grandparent and great-great-grandparent as a grandparent. This is needed for children who become victims of the opiate problem. Part three would establish a council on autism spectrum disorders. The committee believes these three measures are worthwhile. **Vote 15-6**.

Voting Sheets

Karen Karwocki

From: Sent: To: Karen Karwocki Monday, July 12, 2021 1:59 PM Karen Karwocki

STATE OF NEW PARM OFFICE OF THE HOUSE	CLERK	1/22/2021 9:56:15 Roll Call Committee	AM e Registers
		Report	
2021 SESSION			
Criminal Justice and Public Safety		_	
Bill #: Motion: AM #:	Exec Sess	on Date: 5/A	VH_
Members	YEAS	Nays	NV
Abbas, Daryl A. Chairman	15		
Welch, David A. Vice Chairman	1	and the second	
Burt, John A.		1	
Hopper, Gary S.		2	
Green, Dennis E.		3	
Wallace, Scott	2		
Testerman, Dave	3		
True, Chris	1.000	4	-
Pratt, Kevin M.		5	
Marston, Dick		1.	-
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n-Knight, Nicole	12		-
dley, Amy	13	-	
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Karen Karwocki

From:	
Sent:	
To:	

Karen Karwocki Monday, July 12, 2021 1:57 PM Karen Karwocki

BILL TITLE: Of going C DATE: 5/10/21	TWE SESSION ON BILL # Ships pribes / Egisteron Relation Judicial Process and f	The to leading 2
MOTION: (Please check one bo FOTP IIL Moved by Rep. LOCOLLet	xx) 2031 - □ Retain (1" year) □ Interim Study (2nd year) Seconded by Rep. Welch	Adoption of Amendment # 2021 - (if offered) /308 H Vote: 18/3
MOTION: (Please check one bos OTP ATP/A ITL Moved by Rep. BOILL		Adoption of Amendment # (if offered) Vote: 15/6
MOTION: (Please check one box OTP OTP/A ITL Moved by Rep.		Adoption of Amendment # (if offered) Vote:
MOTION: (Please check one box) OTP OTP/A ITL Moved by Rep.		Adoption of Amendment # (if offered)
CONSENT CA		NO Motion

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Karen Karwocki

From: Sent: To: Karen Karwocki Monday, July 12, 2021 1:58 PM Karen Karwocki

STATE UP NEW HAMPS OFFICE OF THE HOUSE	CLERK		
		1/22/2021 9:56:15 Roll Call Committe Report	AM ee Registers
2021 SESSION			
Criminal Justice and Public Safety			, ,
Bill #: SBUD Motion: DTP A AM #:	Exec Sess	lon Date: _5/	10/21
Members	YEAS	Nays	<u>NV</u>
Abbas, Daryl A. Chairman	18		
Welch, David A. Vice Chairman	1	-	
Burt, John A.	2	22	
Hopper, Gary S.		1	
Green, Dennis E.	3		
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Parer 1 of 2			

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Public Hearing

HOUSE COMMITTEE ON CRIMINAL JUSTICE AND PUBLIC SAFETY

PUBLIC HEARING ON SB 122-FN

- BILL TITLE: (New Title) relative to exemptions from prosecution for victims of human trafficking, guardianship by grandparents, and making changes to the membership of the council on autism spectrum disorders.
 - DATE: April 21, 2021

LOB ROOM: hybrid Time Public Hearing Called to Order: 2:10 p.m.

Time Adjourned: 2:50 p.m.

<u>Committee Members</u>: Reps. Abbas, Welch, Rhodes, Burt, Hopper, Green, Wallace, Testerman, True, Pratt, Marston, Harriott-Gathright, Pantelakos, O'Hearne, Bordenet, Meuse, R. Newman, Amanda Bouldin, Conley, Klein-Knight and Bradley

Bill Sponsors: Sen. French

TESTIMONY

* Use asterisk if written testimony and/or amendments are submitted.

Grant Bosse - Introducing bill

Pamela Kelig, NH Coalition against Domestic and Sexual violence. supports. State will be in line with federal guidelines for sexual assault reports.

Crystal Deboise - supports. Important to keep victims of sex trafficking a top priority.

Melissa Broudo - support - Bill will help victims of human trafficking.

Ryan Donnelly, Granite State Independant Living. supports. - Service animals are highly trained and invaluable. Bill will have a penalty to those that harm them.

Respectfully submitted,

Rep. Jennifer Rhodes, Clerk

House Remote Testify

Criminal Justice and Public Safety Committee Testify List for Bill SB122 on 2021-

Support: 17 Oppose: 2 Neutral: 0 Total to Testify: 7

Export to Excel

<u>Name</u>	City, State Email Address	<u>Title</u>	Representing	<u>Position</u>	<u>Testifying</u>	<u>Non-</u> <u>Germane</u>
Bradley, Jeb	Concord, NH jeb.bradley@leg.state.nh.us	An Elected Official	SD3 (Part 5, Prime)	Support	Yes (4m)	No
Broudo, Melissa	Brooklyn, NY mbroudo@soarinstitute.org	A Member of the Public	Myself & my organization SOAR Institute	Support	Yes (4m)	No
Aiken, Sarah	concord, NH saiken@communitybridgesnh.org	A Lobbyist	NH AUTISM Council	Support	Yes (3m)	No
Keilig, Pamela	Concord, NH pkeilig@nhcadsv.org	A Lobbyist	New Hampshire Coalition Against Domestic and Sexual Violence	Support	Yes (2m)	No
Donnelly, Ryan	Hudson, NH rdonnelly@gsil.org	A Lobbyist	Granite State Independent Living	Support	Yes (2m)	No
DeBoise, Crystal	Brooklyn, NY cdeboise2020@gmail.com	A Member of the Public	Myself	Support	Yes (0m)	No
French, Senator Harold	Canterbury, NH kathryn.cummings@leg.state.nh.us	An Elected Official	Senate District 7 - Part I and Part IV	Support	Yes (0m)	No
Vogt, Robin	Portsmouth, NH robin.w.vogt@gmail.com	A Member of the Public	Myself	Oppose	No	No
Casino, Joanne	Concord, NH joannecasino@comcast.net	A Member of the Public	Myself	Support	No	No
Carson, Sharon	Londonderry, NH deborah.chroniak@leg.state.nh.us	An Elected Official	Myself, Part I, Part III	Support	No	No
Sargent, Elizabeth	Concord, NH esargent@sheehan.com	A Lobbyist	NH Association of Chiefs of Police	Oppose	No	No
Tenney, Erica	Concord, NH ericagrande@yahoo.com	A Lobbyist	Myself	Support	No	No
Frechette, Amy	Durham, NH Amy.Frechette@unh.edu	A Member of the Public	Myselfrepresenting the NH Autism Council	Support	No	No
Rodriguez-Legendre, Isadora	Concord, NH isadora.rodriguez- legendre@ddc.nh.gov	State Agency Staff	NH Council on Developmental Disabilities	Support	No	No
Greenslade, Kathryn	Lee, NH katygreenslade@gmail.com	A Member of the Public	NH Autism Council	Support	No	No
Evans, Adrienne	Concord, NH adrienneferro@comcast.net	A Member of the Public	NH Council on Autism Spectrum Disorders	Support	No	No
Cannon, Virginia	Concord, NH tigger3227@aol.com	A Member of the Public	NH Autism Council	Support	No	No
Dickinson, Jeff	Franklin, NH jdickinson@gsil.org	A Member of the Public	Myself	Support	No	No
Heath, Jodie	Goffstown, NH Jodie@swingforthestars.com	A Member of the Public	NH Autism Concil	Support	No	No

Testimony

Archived: Monday, May 10, 2021 2:42:27 PM From: Ryan Donnelly Sent: Wednesday, April 21, 2021 1:37:05 PM To: ~House Criminal Justice and Public Safety Subject: Testimony in Support of SB122 Importance: Normal Attachments: SB 122 GSIL Testimony.docx

Hello, please find attached my written testimony in support of SB122 on the behalf of Granite State Independent Living.

Ryan Donnelly Advocacy Coordinator

Granite State Independent Living

Tools for Living Life Independently Home Care • Community Supports • Employment Services 21 Chenell Drive | Concord, NH | 03301 Office: (603) 228-9680 x1125 | (800) 826-3700 (V /TTY) Visit our website at: www.gsil.org

Pinnacle Award Non-Profit Business of the Year, Greater Concord Chamber of Commerce Year of Service, Citadel Broadcasting / WOKQ Corporate Fund Award for Excellence in Nonprofit Management NHBR Business Excellence Award –Nonprofit Business NH Magazine Nonprofit of the Year

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Archived: Monday, May 10, 2021 2:42:28 PM From: Stacey Ober Sent: Tuesday, April 20, 2021 9:40:28 AM To: ~House Criminal Justice and Public Safety Cc: Jeb Bradley; Angela Ferrari Subject: AKC Supports SB 122 Part VI Service Dogs Importance: Normal Attachments: NH Testimony SB 122 Service Dogs 4-21-21 FINAL.pdf ;

Dear Chair Abbas and Members of the House Criminal Justice and Public Safety Committee:

The American Kennel Club would like to be recorded in support of SB 122, Part VI Relative to Service Dogs.

Thank you for reviewing the attached letter of support.

Please contact me if I can be of further assistance.

Best Regards,

Stacey Ober, J.D. Legislative Analyst & Community Outreach, New England Region Government Relations



t: 919-816-3348 | e: stacey.ober@akc.org

A Salute to AKC's Canine Health Foundation! Celebrating 25 Years with \$59.5 million funded to improve the health of all dogs and their owners through scientific research and dissemination of health information to prevent, treat and cure canine disease. <u>www.akcchf.org</u>

Archived: Monday, May 10, 2021 2:42:27 PM From: Pamela Keilig Sent: Wednesday, April 21, 2021 1:13:04 PM To: ~House Criminal Justice and Public Safety Cc: Karen Karwocki Subject: NHCADSV Testimony for SB122 Importance: Normal Attachments: SB122_NHCADSV Testimony_04-21-2021.pdf;

Good Afternoon Members of the Criminal Justice & Public Safety Committee,

Attached please find my written testimony in support of SB122, adopting omnibus legislation relative to certain crimes and judicial processes and procedures, which I will present during this afternoon's hearing.

Thank you so much for the opportunity to provide testimony on this important issue, and we look forward to answering any questions you might have.

Pamela



Pamela Keilig she/her Public Policy Specialist NH Coalition Against Domestic & Sexual Violence 100 North Main Street, Suite 300 Concord, NH 03301 Direct Line: (603) 715-8789 | Cell: (603) 219-8474 nhcadsv.org



Bill as Introduced

SB 122-FN - AS INTRODUCED

2021 SESSION

21-0830 11/04

SENATE BILL122-FNAN ACTadopting omnibus legislation relative to certain crimes and judicial processes and
procedures.SPONSORS:Sen. French, Dist 7COMMITTEE:Judiciary

ANALYSIS

This bill adopts legislation relative to:

I. Allowing persons charged with driving or operating under the influence of drugs or liquor to register for an impaired driving education program after attending or waiving their arraignment.

II. Exemptions from prosecution for victims of human trafficking.

III. Bail commissioners fees.

IV. Guardianship by grandparents.

V. Immunity from arrest or prosecution for prostitution for seeking medical assistance for reporting certain crimes.

VI. Increasing the penalty for harming a service animal and making changes to the membership of the council on autism spectrum disorders.

Explanation:Matter added to current law appears in **bold italics.**Matter removed from current law appears [in brackets and struckthrough.]Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

SB 122-FN - AS INTRODUCED

STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Twenty One

AN ACT adopting omnibus legislation relative to certain crimes and judicial processes and procedures. Be it Enacted by the Senate and House of Representatives in General Court convened: 1 1 Sponsorship. This act consists of the following proposed legislation: $\mathbf{2}$ Part I. LSR 21-0830, relative to the impaired driver education program, sponsored by Sen. 3 French, Prime/Dist. 7; Sen. Bradley, Dist. 3; Sen. Giuda, Dist. 2; Sen. Carson, Dist. 14. 4Part II. LSR 21-0191, relative to exemptions from prosecution for victims of human 5trafficking, sponsored by Sen. Ward, Prime/Dist. 8. 6 Part III. LSR 21-0399, relative to bail commissioners fees, sponsored by Sen. Gannon, 7Prime/Dist. 23; Sen. Avard, Dist. 12; Sen. Carson, Dist. 14; Sen. D'Allesandro, Dist. 20; Sen. Reagan, 8 Dist. 17; Sen. Prentiss, Dist. 5; Sen. Cavanaugh, Dist. 16; Rep. Welch, Rock. 13; Rep. Piemonte, 9 Rock. 4. 10Part IV. LSR 21-0600, relative to guardianship by grandparents, sponsored by Sen. French, 11 Prime/Dist. 7; Sen. Avard, Dist. 12; Sen. Gannon, Dist. 23; Sen. Reagan, Dist. 17; Sen. Watters, Dist. 124; Sen. Whitley, Dist. 15; Sen. Hennessey, Dist. 1; Sen. Carson, Dist. 14; Sen. Kahn, Dist. 10; Sen. Sherman, Dist. 24; Sen. Prentiss, Dist. 5; Sen. Giuda, Dist. 2; Sen. D'Allesandro, Dist. 20; Sen. 1314Bradley, Dist. 3; Sen. Cavanaugh, Dist. 16; Sen. Soucy, Dist. 18. 15Part V. LSR 21-0921, relative to immunity from arrest or prosecution for prostitution for 16seeking medical assistance for reporting certain crimes, sponsored by Sen. French, Prime/Dist. 7; 17Sen. Reagan, Dist. 17; Sen. Watters, Dist. 4. 18Part VI. LSR 21-0479, increasing the penalty for harming a service animal and making 19changes to the membership of the council on autism spectrum disorders, sponsored by Sen. Bradley, 20Prime/Dist. 3 212 Legislation Enacted. The general court hereby enacts the following legislation: 2223PART I 24Relative to the Impaired Driver Education Program. 251 New Paragraph; Motor Vehicles; Driving or Operating Under the Influence of Drugs or Liquor; 26Penalties for Intoxication or Under Influence of Drugs Offenses. Amend RSA 265-A:18 by inserting 27after paragraph X the following new paragraph: 28XI. Any person charged with violating any provision of RSA 265-A:2, 265-A:3, or 265-A:19 29who would be required to complete an IDCMP if convicted may, at his or her discretion, register for

SB 122-FN - AS INTRODUCED - Page 2 -

1	such a program after attending or waiving arraignment in a criminal proceeding. Such registration
2	shall not be considered as evidence of his or her culpability in judicial or administrative proceedings.
3	2 Effective Date. Part I of this act shall take effect 60 days after its passage.
4	
5	PART II
6	Relative to Exemptions from Prosecution for Victims of Human Trafficking.
7	1 New Paragraph; Trafficking in Persons; Definitions. Amend RSA 633:6 by inserting after
8	paragraph VI the following new paragraph:
9	VII. "Victim of human trafficking" means:
10	(a) An individual who, at any point in time, was the victim of a trafficking in persons
11	offense under RSA 633:7, I-III, whether or not the offense was prosecuted; or
12	(b) An individual who at any point in time was the victim of a severe form of trafficking
13	in persons offense under 22 U.S.C. section 7102(11)(A), whether or not the offense was prosecuted.
14	2 Trafficking in Persons. RSA 633:7, VI is repealed and reenacted to read as follows:
15	VI. No victim of human trafficking shall be prosecuted for any offense, where the otherwise
16	chargeable conduct was committed as a result of being trafficked. Offenses include, but are not
17	limited to:
18	(a) Conduct chargeable as indecent exposure and lewdness under RSA 645:1;
19	(b) Conduct chargeable as prostitution under RSA 645:2;
20	(c) Conduct chargeable as trafficking in persons under paragraphs I-III of this section; or
21	(d) Conduct chargeable as attempt, conspiracy, criminal solicitation, being an accessory
22	to, or aiding and abetting any of the offenses listed in this subparagraph.
23	VII. A victim of human trafficking who was under 18 years of age at the time of the offense
24	shall not be subject to juvenile delinquency proceedings under RSA 169-B for any otherwise
25	chargeable offense, including but not limited to the offenses listed under paragraph VI, where the
26	conduct was committed as a result of being trafficked.
27	VIII.(a) This paragraph shall apply to:
28	(1) An individual convicted for an offense which was committed as a result of being
29	trafficked;
30	(2) An individual who was under 18 years of age at the time of the offense, who was
31	adjudicated as delinquent for an offense which was committed as a result of being trafficked; or
32	(3) An individual who entered into a diversion agreement in lieu of further criminal
33	proceedings for an offense which was committed as a result of being trafficked.
34	(b) A victim of human trafficking who was subject to a criminal penalty may, at any
35	time, file a motion with the circuit court, district division or superior court to vacate a conviction,
36	adjudication of delinquency, or diversion agreement, and the related court records and arrest

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1 records, for any offense, including but not limited to the offenses listed in paragraph VI. A copy of $\mathbf{2}$ the motion to vacate shall be provided to the agency that prosecuted the offense.

3 (c) After a hearing, the court shall grant the motion to vacate the conviction, adjudication of delinquency, or diversion agreement upon a finding by a preponderance of the 4 evidence that the petitioner's participation in the offense underlying the conviction, delinquency 56 adjudication, or diversion agreement was the result of being trafficked. A finding by the court that $\overline{7}$ the petitioner was a victim of human trafficking at the time of the offense shall be prima facie 8 evidence that the petitioner's participation in the offense was a result of being trafficked.

9 (d) The petitioner shall not be required to provide any official documentation indicating that he or she was a victim of human trafficking at the time of the offense. However, if such 1011 documentation is provided, it shall be prima facie evidence that the petitioner's participation in the 12offense was a result of being trafficked In this subparagraph, "official documentation" means:

13(1) A copy of an official record, certification, or eligibility letter from a federal, state, 14tribal, or local proceeding, including an approval notice or an enforcement certification generated 15from a federal immigration proceeding, that shows the petitioner was a victim of human trafficking; 16or

17(2)An affidavit or sworn testimony from a member of the clergy, a medical professional, a trained professional staff member of a victim services organization, or other 1819professional from whom the petitioner has sought legal counsel or other assistance in addressing the 20trauma and other challenges associated with being a victim of human trafficking.

21(e) In determining whether the petitioner was a victim of human trafficking at the time 22of the offense, the court may consider any other evidence the court finds is of sufficient credibility 23and probative value. Such evidence may include, but is not limited to:

24

(1) The affidavit or sworn testimony of the petitioner;

25(2) Branding or other tattoos on the body of the petitioner that identify the petitioner 26as having or having had a trafficker;

27(3) Photographic evidence of branding or other tattoos on the body of the petitioner 28that identify the petitioner as having or having had a trafficker;

29(4)Affidavits or sworn testimony from police, police interview notes, or police 30 reports;

31(5) Affidavits or sworn testimony from any person with firsthand knowledge of the 32petitioner's involvement in the trafficking or any person who indicates that he or she was trafficked 33 or exploited by the same individual or group of individuals who trafficked the petitioner;

34

(6) Financial records showing revenues or expenses from the trafficking;

35(7) Internet listings, print advertisements, or business cards used to promote the 36 petitioner for services; or

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1	(8) Email, text messages, or voicemail records between the petitioner, the trafficker,
2	or solicitors of sex that reveal aspects of the trafficking, such as examples of the trafficker exerting
3	control over the petitioner, evidence of behavior patterns of the trafficker or the petitioner, or
4	discussion of meeting times or payments.
5	(f) Upon request of the petitioner and in lieu of the personal appearance of the petitioner
6	in the courtroom, a hearing shall be conducted on camera, by 2-way electronic audio-video
7	communication, between the petitioner, the judge, and any others present in the courtroom for the
8	hearing, If the petitioner is represented by counsel and upon request of the petitioner, the
9	petitioner's personal appearance shall be waived and counsel for petitioner shall be permitted to
10	appear on the petitioner's behalf.
11	IX. Upon request of the petitioner, the court shall not disclose or open to public inspection
12	any information identifying the petitioner, including any records of the motion hearing which could
13	provide circumstantial details that may identify the petitioner. Information regarding the petitioner
14	that is sealed pursuant to this paragraph shall be disclosed only to the following:
15	(a) The judge of the circuit court, district division or superior court and members of the
16	staff of the court as designated by the judge;
17	(b) Parties to the proceedings and their attorneys;
18	(c) With the consent of the petitioner, any individual or public or private agency or
19	institution providing educational, medical, or mental health services to the petitioner;
20	(d) When necessary for the discharge of official duties, law enforcement officers,
21	prosecutors, or law enforcement or prosecution staff; or
22	(e) When authorized by court order, any other person, subject to any conditions imposed
23	by the order, consistent with the petitioner's safety and privacy interests.
24	X.(a) An order vacating a conviction, adjudication of delinquency, or diversion agreement
25	shall:
26	(1) Nullify the conviction, delinquency adjudication, or diversion agreement;
27	(2) Vacate the conviction, delinquency adjudication, or diversion agreement due to a
28	substantive defect in the underlying criminal proceedings;
29	(3) Remove all civil disabilities and disqualifications imposed as a result of the
30	conviction, delinquency adjudication, or diversion agreement; and
31	(4) Place the petitioner in the position of never having been investigated, arrested,
32	convicted, deemed delinquent, or diverted for the offense.
33	(b) Upon a finding that the petitioner's participation in the offense underlying the
34	conviction, delinquency adjudication, or diversion agreement was a result of being trafficked and an
35	entry of an order vacating the conviction, delinquency adjudication, or diversion agreement, the
36	court shall:

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1	(1) Order the conviction, delinquency adjudication, or diversion agreement and any
2	related court records and arrest records expunged and purged from all applicable state and federal
3	systems. The court shall enter this order regardless of whether the petitioner had any criminal
4	record prior or subsequent to the conviction, delinquency adjudication, or diversion agreement being
5	vacated.
6	(2) Order the division of state police to purge the conviction, delinquency
$\overline{7}$	adjudication, or diversion agreement, and any related court records or arrest records from the
8	criminal history record information repository and all applicable state and federal databases. The
9	clerk of the court shall send a certified copy of the order to the division of state police, which shall
10	carry out the order and shall notify the following of the court's order: the Federal Bureau of
11	Investigation, the New Hampshire department of corrections, and any other criminal justice agency
12	that may have a record of the conviction, adjudication of delinquency, or diversion agreement and
13	related court records or arrest records.
14	(c) Upon a finding that the petitioner's participation in the offense underlying the
15	conviction, delinquency adjudication, or diversion agreement was a direct result of being trafficked
16	and an entry of an order vacating the conviction, delinquency adjudication, or diversion agreement,
17	the court may, in its discretion, grant other relief to the petitioning victim in the interests of justice.
18	(d) Vacating a conviction, delinquency adjudication, or diversion agreement shall not
19	affect any right of the person whose offense was vacated to appeal the conviction or sentence.
20	3 Effective Date. Part II of this act shall take effect upon its passage.
21	
22	PART III
23	Relative to Bail Commissioners Fees.
24	1 Bail Commissioners; Fees. Amend RSA 597:20 to read as follows:
25	597:20 Fees. The bail commissioners in such cases shall be entitled to a fee of $[$40]$ \$65.
26	However, clerks of court or members of their staffs who are bail commissioners shall be entitled to
27	collect such fee only when called while not on active duty. In jurisdictions where the bail
28	commissioner is a full-time salaried police officer, constable, sheriff, deputy sheriff, state police
29	employee, or anyone else authorized to execute police powers, such person shall not receive the fee
30	established in this section, but instead such amount shall be remitted to the town or city in which
31	the district court is situated. If the defendant is indigent, the fee shall be waived.
32	2 Effective Date. Part III of this act shall take effect 60 days after its passage.
33	
34	PART IV

- 34
- 35

36 1 New Paragraph; Guardianship of Minors; Definition of Grandparent Added. Amend RSA 463:2 by inserting after paragraph III the following new paragraph: 37

Relative to Guardianship by Grandparents.

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III-a. "Grandparent" includes a great-grandparent or great-great grandparent.

2 Effective Date. Part IV of this act shall take effect 60 days after its passage.

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3
4 PART V
5 Relative to Immunity from Arrest or Prosecution for

Prostitution for Seeking Medical Assistance for Reporting Certain Crimes.

New Paragraphs; Prostitution and Related Offenses; Immunity From Prosecution. Amend
RSA 645:2 by inserting after paragraph VI the following new paragraphs:

9 VII. As used in this section, "reports being the victim of a sexual assault" or other crime 10 means reporting the initial crime to law enforcement and assisting law enforcement to identify the 11 alleged perpetrator. It does not include further cooperation in prosecution.

12VIII. It shall be a defense to a violation of this section that a person reports being the victim 13of a sexual assault as defined in RSA 632-A:2, 632-A:3, or 632-A:4, incest under RSA 639:2, or 14assault under RSA 631:1 through RSA 631:2-b. A person who reports being the victim of such an 15offense shall not be arrested, prosecuted, or convicted for a violation of this section if the evidence for 16 the charge was gained as a proximate result of the person's reporting. Any victim seeking medical 17treatment following a sexual assault shall be afforded all options of care outlined in the New 18Hampshire attorney general's sexual assault medical forensic exam protocol without making a 19report to or cooperating with law enforcement.

IX. Nothing in this section shall be construed to limit the admissibility of evidence in connection with the investigation or prosecution of a crime involving a person who is not protected as provided in paragraph VIII. Nothing in this section shall be construed to limit the lawful seizure of any evidence or contraband. Nothing in this section shall be construed to limit or abridge the authority of a law enforcement officer to detain or place into custody a person as part of a criminal investigation who is not protected by the provisions of paragraph VIII.

26 2 Effective Date. Part V of this act shall take effect January 1, 2022.

- 2728PART VI Increasing the Penalty for Harming a Service Animal and 2930 Making Changes to the Membership of the Council on Autism Spectrum Disorders. 311 Penalty; Harming a Service Dog. Amend RSA 167-D:10, II to read as follows: II. It is a [misdemeanor] class B felony if a person willfully causes physical injury to a 3233 service animal or willfully allows his or her animal to cause physical injury to a service animal. If 34the physical injury to a service animal is severe enough that a veterinarian or service animal trainer 35determines that the service animal is incapable of returning to service, that person shall be guilty of
- 36 a [elass A misdemeanor] class A felony.

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1	2 Council on Autism Spectrum Disorders; Membership. RSA 171-A:32, I is repealed and
2	reenacted to read as follows:
3	I. There is established a council on autism spectrum disorders to provide leadership in
4	promoting comprehensive and quality education, health care, and services for individuals with
5	autism spectrum disorders and their families. The members of the council shall be as follows:
6	(a) The governor, or designee.
7	(b) The commissioner of the department of education, or designee.
8	(c) The commissioner of the department of health and human services, or designee.
9	(d) The director of the division of public health services, department of health and
10	human services, or designee.
11	(e) The bureau chief of the bureau of developmental services, department of health and
12	human services, or designee.
13	(f) The bureau chief of the bureau of behavioral health, department of health and human
14	services, or designee.
15	(g) The director of the Institute on Disability, University of New Hampshire, or
16	designee.
17	(h) A special education director, appointed by the New Hampshire Association of Special
18	Education Administrators, Inc.
19	(i) The president of the New Hampshire Medical Society, or designee.
20	(j) A representative of the New Hampshire Developmental Disabilities Council,
21	appointed by the council.
22	(k) An individual who has an autism spectrum disorder, appointed by the governor.
23	(l) A family member of a person who has an autism spectrum disorder, appointed by the
24	governor.
25	(m) A representative of the Community Support Network, Inc., appointed by such
26	organization.
27	(n) A representative of the New Hampshire Psychological Association, appointed by the
28	association.
29	(o) The director of the office of Medicaid business and policy, department of health and
30	human services, or designee.
31	(p) Five additional members, appointed by the council.
32	(q) A person who has an autism spectrum disorder, appointed by the council.
33	(r) A representative of the New Hampshire Nurses' Association, appointed by the
34	association.
35	(s) A licensed speech-language pathologist, appointed by the New Hampshire Speech-
36	Language-Hearing Association, Inc.
37	3 Effective Date.

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- 1 I. Section 1 of Part VI of this act shall take effect January 1, 2022.
- 2 II. The remainder of Part VI this act shall take effect upon its passage.

LBA 21-0830 1/28/21

SB 122-FN- FISCAL NOTE AS INTRODUCED

AN ACT adopting omnibus legislation relative to certain crimes and judicial processes and procedures.

PART I Relative to the Impaired Driver Education Program.

No fiscal impact.

PART II Relative to Exemptions from Prosecution for Victims of Human Trafficking.

FISCAL IMPACT:	[X] State		[X] County	[] Local [] None
[Estimated Increase / (Decrease)				
STATE:	FY 2021		FY 2022	FY 2023	FY 2024
Appropriation	\$	0	\$0	\$0	\$0
Revenue	\$	0	Indeterminable	Indeterminable	Indeterminable
Expenditures	\$	0	Indeterminable	Indeterminable	Indeterminable
Funding Source:	[] General		[] Education [] Highway [] [Other

METHODOLOGY:

This bill exempts victims of human trafficking from prosecution for certain criminal offenses and establishes procedures for vacating a conviction, adjudication of delinquency, or diversion agreement resulting form human trafficking. The Judicial Branch does not identify in its system whether the defendants charged under these sections are victims of human trafficking. As a result, the Branch is unable to determine how many fewer charges would be filed or what fiscal impact, if any, would occur if victims of human trafficking are exempt from prosecution. The Branch assumes that, some previous convictions under RSA 645:1, 645:2 or 633:7 would now be subject to an exemption from prosecution, and anyone in that situation would file a motion to vacate as authorized by the bill. Each such motion would take judicial and staff resources to process and rule upon. Because the Branch is unable to determine how many cases fall within this category, the impact on expenditures is indeterminable.

The Department of Safety, Division of State Police's Criminal Records Unit indicates the proposed legislation will have no fiscal impact to the Department.

The Judicial Council indicates it is unclear how many future prosecution charges would not be brought as a result of this legislation. It is assumed that there would not be a significant decrease in the number of charged crimes. Therefore, the Council does not expect any reduction due to this legislation would have a meaningful impact on indigent defense expenditures. It is assumed any fiscal impact will occur after July 1, 2021.

AGENCIES CONTACTED:

Judicial Branch, Judicial Council and Department of Safety

PART III Relative to Bail Commissioners Fees.

No fiscal impact.

PART IV Relative to Guardianship by Grandparents.

No fiscal impact.

PART V Relative to Immunity from Arrest or Prosecution for Prostitution for Seeking Medical Assistance for Reporting Certain Crimes.

FISCAL IMPACT:	[X] State	[X] County	[] Local [] None
[Estimated Increase / (Decrease)			
STATE:	FY 2021	FY 2022	FY 2023	FY 2024
Appropriation	\$0	\$0	\$0	\$0
Revenue	\$0	\$0	\$0	\$0
Expenditures	\$0	Indeterminable	Indeterminable	Indeterminable
Expenditures	ψυ	Decrease	Decrease	Decrease
Funding Source:	[] General	[] Education [] Highway [] [Other

COUNTY:

Revenue	\$0	\$0	\$0	\$0
Expenditures	\$0	Indeterminable Decrease	Indeterminable Decrease	Indeterminable Decrease

METHODOLOGY:

This bill provides immunity from prosecution for prostitution for a person reporting to law enforcement that such person or another person is the victim of a sexual assault, incest, or assault. This bill impacts penalties that may have an impact on the New Hampshire judicial and correctional systems. There is no method to determine how many fewer charges would be brought as a result of the changes contained in this bill to determine the fiscal impact on expenditures. However, the entities impacted have provided the potential costs associated with these penalties below.

Judicial Branch	FY 2021	FY 2022
Violation Level Offense	\$53	\$53
Class B Misdemeanor	\$55	\$55
Class A Misdemeanor	\$78	\$78

Simple Criminal Case	\$309	\$309
Routine Criminal Felony Case	\$494	\$494
Appeals	Varies	Varies
more than ten years old and does impact these changes may have on	use cost estimates for FY 2021 and not reflect changes to the courts ov processing the various case types. A resumption being a class B misdeme	er that same period of time or the An unspecified misdemeanor can be
Judicial Council		
Public Defender Program	Has contract with State to provide services.	Has contract with State to provide services.
Contract Attorney – Felony	\$825/Case	\$825/Case
Contract Attorney – Misdemeanor	\$300/Case	\$300/Case
Assigned Counsel – Felony	\$60/Hour up to \$4,100	\$60/Hour up to \$4,100
Assigned Counsel –	\$60/Hour up to \$1,400	\$60/Hour up to \$1,400
Misdemeanor		
It should be noted that a person ne be eligible for indigent defense ser	eds to be found indigent and have th vices. The majority of indigent case ith the remaining cases going to co	s (approximately 85%) are handled
It should be noted that a person ne be eligible for indigent defense ser by the public defender program, w	vices. The majority of indigent cases	s (approximately 85%) are handled
It should be noted that a person ne be eligible for indigent defense ser by the public defender program, w counsel (1%).	vices. The majority of indigent cases	s (approximately 85%) are handled
It should be noted that a person ne be eligible for indigent defense ser by the public defender program, w counsel (1%). Department of Corrections FY 2020 Average Cost of Incarcerating an Individual FY 2020 Annual Marginal Cost of a General Population	vices. The majority of indigent cases with the remaining cases going to co	s (approximately 85%) are handled ntract attorneys (14%) or assigned
It should be noted that a person ne be eligible for indigent defense ser by the public defender program, w counsel (1%). Department of Corrections FY 2020 Average Cost of Incarcerating an Individual FY 2020 Annual Marginal	vices. The majority of indigent cases with the remaining cases going to co \$47,691	s (approximately 85%) are handled ntract attorneys (14%) or assigned \$47,691
It should be noted that a person ne be eligible for indigent defense ser by the public defender program, w counsel (1%). Department of Corrections FY 2020 Average Cost of Incarcerating an Individual FY 2020 Annual Marginal Cost of a General Population Inmate FY 2020 Average Cost of Supervising an Individual on	vices. The majority of indigent cases with the remaining cases going to co \$47,691 \$6,407	s (approximately 85%) are handled ntract attorneys (14%) or assigned \$47,691 \$6,407
It should be noted that a person ne be eligible for indigent defense ser by the public defender program, w counsel (1%). Department of Corrections FY 2020 Average Cost of Incarcerating an Individual FY 2020 Annual Marginal Cost of a General Population Inmate FY 2020 Average Cost of Supervising an Individual on Parole/Probation	vices. The majority of indigent cases with the remaining cases going to co \$47,691 \$6,407	s (approximately 85%) are handled ntract attorneys (14%) or assigned \$47,691 \$6,407

Many offenses are prosecuted by local and county prosecutors. When the Department of Justice has investigative and prosecutorial responsibility or is involved in an appeal, the Department would likely absorb the cost within its existing budget. If the Department needs to prosecute significantly less cases or handle less appeals, then costs may decrease by an indeterminable amount.

AGENCIES CONTACTED:

Judicial Branch, Departments of Corrections and Justice, Judicial Council, and New Hampshire Association of Counties PART VI Increasing the Penalty for Harming a Service Animal and Making Changes to the Membership of the Council on Autism Spectrum Disorders.

FISCAL IMPACT:	[X] State	[X] County	[] Local [] None
	Estimated Increase / (Decrease)			
STATE:	FY 2021	FY 2022	FY 2023	FY 2024
Appropriation	\$0	\$0	\$0	\$0
Revenue	\$0	\$0	\$0	\$0
Expenditures	\$0	Indeterminable	Indeterminable	Indeterminable
Funding Source:	[] General	[] Education [] Highway [] [Other

COUNTY:

Revenue	\$0	\$0	\$0	\$0
Expenditures	\$0	Indeterminable	Indeterminable	Indeterminable

METHODOLOGY:

This bill changes penalties that may have an impact on the New Hampshire judicial and correctional systems. There is no method to determine how many charges would be brought as a result of the changes contained in this bill to determine the fiscal impact on expenditures. However, the entities impacted have provided the potential costs associated with these penalties below.

Judicial Branch	FY 2021	FY 2022	
Class B Misdemeanor	\$53	\$53	
Class A Misdemeanor	\$55	\$55	
Simple Criminal Case	\$309	\$309	
Routine Criminal Felony Case	\$494	\$494	
Appeals	Varies	Varies	
It should be noted that average case cost estimates for FY 2021 and FY 2022 are based on data that is more than ten years old and does not reflect changes to the courts over that same period of time or the impact these changes may have on processing the various case types. An unspecified misdemeanor can be			

more than ten years old and does	not reflect changes to the courts ov	ver that same period of time or the	
impact these changes may have on	processing the various case types.	An unspecified misdemeanor can be	
either class A or class B, with the presumption being a class B misdemeanor.			

Judicial Council		
Public Defender Program	Has contract with State to provide services.	Has contract with State to provide services.
Contract Attorney - Misdemeanor	\$300/Case	\$300/Case
Assigned Counsel- Misdemeanor	\$60/Hour up to \$1,400	\$60/Hour up to \$1,400
Contract Attorney – Felony	\$825/Case	\$825/Case

Assigned Counsel – Felony	\$60/Hour up to \$4,100	\$60/Hour up to \$4,100	
It should be noted that a person needs to be found indigent and have the potential of being incarcerated to be eligible for indigent defense services. The majority of indigent cases (approximately 85%) are handled by the public defender program, with the remaining cases going to contract attorneys (14%) or assigned counsel (1%).			
Department of Corrections			
FY 2020 Average Cost of Incarcerating an Individual	\$47,691	\$47,691	
FY 2020 Annual Marginal Cost of a General Population Inmate	\$6,407	\$6,407	
FY 2020 Average Cost of Supervising an Individual on Parole/Probation	\$584	\$584	
NH Association of Counties			
County Prosecution Costs	Indeterminable	Indeterminable	
Estimated Average Daily Cost of Incarcerating an Individual	\$105 to \$120	\$105 to \$120	

Many offenses are prosecuted by local and county prosecutors. When the Department of Justice has investigative and prosecutorial responsibility or is involved in an appeal, the Department would likely absorb the cost within its existing budget. If the Department needs to prosecute significantly more cases or handle more appeals, then costs may increase by an indeterminable amount.

The change in the membership of the Council on Autism Spectrum Disorders will have no impact on State, county or local revenues and expenditures.

AGENCIES CONTACTED:

Judicial Branch, Departments of Corrections and Justice, Judicial Council, and New Hampshire Association of Counties