## H.R. 436

To prioritize the fight against human trafficking within the Department of State according to congressional intent in the Trafficking Victims Protection Act of 2000 without increasing the size of the Federal Government, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

Mr. Smith of New Jersey (for himself and Ms. Meng) introduced the following bill; which was referred to the Committee on

## A BILL

To prioritize the fight against human trafficking within the Department of State according to congressional intent in the Trafficking Victims Protection Act of 2000 without increasing the size of the Federal Government, and for other purposes.

- 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 "Human Trafficking
- 5 Prioritization Act".

## 1 SEC. 2. FINDINGS.

- 2 Congress finds the following:
- (1) The International Labor Organization estimates that nearly 21 million people are subjected to
  modern slavery around the world at any given time
  and that the majority of the enslaved are women
  and girls.
  - (2) Congress authorized the creation of a Department of State Office to Monitor and Combat Trafficking in Persons in the Trafficking Victims Protection Act of 2000 (Division A of Public Law 106–386) in order to directly assist the Secretary of State in his or her effort to coordinate a United States Government interagency response to domestic and international trafficking in persons.
  - (3) The Office to Monitor and Combat Trafficking in Persons monitors trafficking worldwide and produces the online and printed versions of the annual Trafficking in Persons Report, which is Congress' primary resource for human trafficking reporting, analysis, and recommendations on the United States and 186 countries around the world.
  - (4) The annual Trafficking in Persons Report contains tier rankings of each country on which it reports, and these tier rankings have become an essential diplomatic tool for promoting protection for

- victims, prevention of trafficking, and prosecution ofperpetrators.
  - (5) Some countries have openly stated, and many others have confided, that dramatic improvements in the country's human trafficking record were directly related to avoidance of a low tier ranking in the annual Trafficking in Persons Report.
  - (6) Ambassador Mark Lagon, former Ambassador-at-Large to Monitor and Combat Trafficking in Persons (2007–2009), testified before the Subcommittee on Africa, Global Health, Global Human Rights, and International Organizations of the Committee on Foreign Affairs of the House of Representatives on April 18, 2013, that "[T]he—State Department does a tremendous job in producing a report which tells it like it is, offering objective rankings. Yet at times it pulls punches, typically due to the urging of regional specialists rather than the TIP Office's dedicated experts on trafficking.".
  - (7) Ambassador John Miller, former Ambassador-at-Large to Monitor and Combat Trafficking in Persons (2002–2006), recently stated that, "Upgrading the status of the Office to a Bureau will not create additional bureaucracy—it will simply give JTIP and the Ambassador-at-large who heads it

- equal standing with regional and functional bureaus at the State Department. That standing is absolutely essential for the issue to remain a priority, especially when multiple U.S. interests are engaged.".
  - (8) The tier ranking process authorized by Congress in the Trafficking Victims Protection Act of 2000 has been in some instances compromised by the Office to Monitor and Combat Trafficking subordinate stature within the Department of State.
  - (9) It is essential for Congress and the Secretary of State to be accurately informed regarding United States and foreign country successes and failures in the fight against human trafficking.
  - (10) The diplomatic power and credibility of the Trafficking in Persons Report is based on rigorous scholarship and scrupulous application of the minimum standards for the elimination of human trafficking and is undermined by political, rather than factual, tier rankings.
  - (11) Strong and effective anti-slavery policy requires that officials from the Office to Monitor and Combat Trafficking have equal hierarchical standing with State Department regional bureaus and direct access to the Secretary of State.

SEC. 3. SENSE OF CONGRESS.

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2	It is the se	ense of Congr	ess that—
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- (1) the Office to Monitor and Combat Trafficking of the Department of State will be more effective in carrying out duties mandated by Congress in the Trafficking Victims Protection Act of 2000 if the Office status is changed to that of a Bureau within the Department hierarchy;
  - (2) the change in status from Office to Monitor and Combat Trafficking to a Bureau can be accomplished without increasing the number of personnel or the budget of the current Office;
  - (3) a Bureau to Monitor and Combat Trafficking would be more effective in carrying out duties mandated by Congress in the Trafficking Victims Protection Act of 2000 if the Bureau were headed by an Assistant Secretary with direct access to the Secretary of State, rather than an Ambassador-at-Large; and
  - (4) the Secretary of State should review the current use of the 24 Assistant Secretary positions authorized by section 1(c)(1) of the State Department Basic Authorities Act of 1956 (22 U.S.C. 2651a(c)(1)) and make appropriate revisions, consolidations, and eliminations, to ensure that those positions reflect the highest Departmental needs and

1	foreign policy priorities of the United States, includ-
2	ing efforts to combat trafficking in persons.
3	SEC. 4. BUREAU TO COMBAT TRAFFICKING IN PERSONS.
4	(a) In General.—Section 105(e) of the Trafficking
5	Victims Protection Act of 2000 (22 U.S.C. 7103(e)) is
6	amended—
7	(1) in the heading, by striking "Office to
8	Monitor and Combat Trafficking" and insert-
9	ing "Bureau To Combat Trafficking in Per-
10	sons";
11	(2) in paragraph (1)—
12	(A) in the first sentence, by striking "Of-
13	fice to Monitor and Combat Trafficking" and
14	inserting "Bureau to Combat Trafficking in
15	Persons";
16	(B) in the second sentence, by striking
17	"Office" and inserting "Bureau"; and
18	(C) in the sixth sentence, by striking "Of-
19	fice" and inserting "Bureau"; and
20	(3) in subparagraph (A) of paragraph (2), by
21	striking "Office to Monitor and Combat Traf-
22	ficking" and inserting "Bureau to Combat Traf-
23	ficking in Persons".
24	(b) Reference.—Any reference in the Trafficking
25	Victims Protection Act of 2000 or in any other Act to the

Office to Monitor and Combat Trafficking shall be deemed
to be a reference to the Bureau to Combat Trafficking
in Persons.
SEC. 5. REPORT REGARDING DESIGNATION OF ASSISTANT
SECRETARY OF STATE TO COMBAT TRAF-
FICKING IN PERSONS.
Not later than 90 days after the date of the enact-
ment of this Act, the Secretary of State shall submit to
the Committee on Foreign Affairs of the House of Rep-
resentatives and the Committee on Foreign Relations of
the Senate a report detailing—
(1) for each current Assistant Secretary of
State position—
(A) the title of that Assistant Secretary of
State;
(B) how long that particular Assistant Sec-
retary designation has been in existence; and
(C) whether that particular Assistant Sec-
retary designation was legislatively mandated or
authorized and, if so, the relevant statutory ci-
tation for such mandate or authorization; and
(2) whether the Secretary intends to designate
one of the Assistant Secretary of State positions au-
thorized by section 1(c)(1) of the State Department
Basic Authorities Act of 1956 (22 U.S.C.

1	2651a(c)(1)) as the Assistant Secretary of State to
2	Combat Trafficking in Persons, and the reasons for
3	that decision.
4	SEC. 6. COUNTRIES ON SPECIAL WATCH LIST FOR 4 CON-
5	SECUTIVE YEARS THAT ARE DOWNGRADED
6	AND REINSTATED ON SPECIAL WATCH LIST.
7	Section 110(b)(2) of the Trafficking Victims Protec-
8	tion Act of 2000 (22 U.S.C. 7107(b)(2)) is amended by
9	adding at the end the following:
10	"(F) COUNTRIES ON SPECIAL WATCH LIST
11	FOR 4 CONSECUTIVE YEARS THAT ARE DOWN-
12	GRADED AND REINSTATED ON SPECIAL WATCH
13	LIST.—Notwithstanding subparagraphs (D) and
14	(E), a country that—
15	"(i) was included on the special watch
16	list described in subparagraph (A) for 4
17	consecutive years after the date of the en-
18	actment of the William Wilberforce Traf-
19	ficking Victims Protection Reauthorization
20	Act of 2008; and
21	"(ii) was subsequently included on the
22	list of countries described in paragraph
23	(1)(C),

- 1 may not thereafter be included on the special
- 2 watch list described in subparagraph (A) for
- more than 1 consecutive year.".
- 4 SEC. 7. COST LIMITATION.
- 5 No additional funds are authorized to be appro-
- 6 priated for "Diplomatic and Consular Programs" to carry
- 7 out the provisions of this Act.