1. Question from the Hon Melinda Pavey MP, Transcript of Evidence, p 11:

The Hon. MELINDA PAVEY: Do you have any other information with what is happening in the rest of the world in regard to sex trafficking? Given that we have decriminalised the profession in New South Wales, are you able to share with us any information about how some of the sex trafficking seems to be a problem in other parts of the world and how our approach has maybe ensured that we do not see some of the problems that we hear about?

Ms FAWKES: There was an inquiry into the exploitation of women through trafficking in New South Wales in, I believe, 2012 and if I could table for you our submission to that inquiry. It does cover some of these points in detail.

Jules also represents Scarlet Alliance on the Commonwealth committee round table on trafficking, the Ministerial committee or the committee that feeds to the Attorney-General and Scarlet Alliance also has a program through the Attorney-General’s Department that contributes to the prevention of trafficking in Australia. We would be happy to provide further documentation on those issues.

Ms KIM: Absolutely and there is some very strong research and actually the findings of some recent research where the recommendations in response to the trafficking issue were to decriminalise the sex industry and I would be happy to forward that to you.

2. Question from Mr Alex Greenwich MP, Transcript of Evidence, p 13:

Mr ALEX GREENWICH: Would you be able to provide us with a list of the appropriate terminology that other States have used, what is appropriate and what is not?

Ms FAWKES: Absolutely. We have provided the Australian human rights commissioner with a submission in relation to that and also as part of our work in relation to HIV prevention, we have been part of the Ministerial advisory committee legal working party which did write a number of papers on this issue and I can provide those to you.

Scarlet Alliance

Please see the below information on anti-discrimination terminology, and the attached document containing research where the recommendations in response to the trafficking issue were decriminalisation, in response to the questions on notice.

The Australian Capital Territory provides protection on the basis of ‘profession, trade, occupation or calling’. Queensland, Victoria and Tasmania all provide anti-discrimination protections for sex workers on the basis of ‘lawful sexual activity’.

From Scarlet Alliance submission to AHRC Rights and Responsibilities Consultation page 11

Recommendation 2 – Anti-discrimination protection covering sex workers
Nationally consistent anti-discrimination protections on the basis of ‘profession, trade, occupation or calling’ as a protected attribute would provide invaluable results for sex workers and other workers across the nation.

• All jurisdictions should amend their anti-discrimination legislation to include ‘profession, trade, occupation or calling’ as a protected attribute."
Trafficking, sex work, and HIV: efforts to resolve conflicts

Trafficking occurs in sex work as it does in other types of labour. However, the issue of trafficking in sex work has been singled out, its scale and potential for harm frequently mis-stated or exaggerated to bolster antipornography arguments, inflame public opinion, and justify repressive and counterproductive police action. Conflation of sex work with trafficking leads not only to difficulties with definition and harm to sex workers on the ground, but also to conflicts that undermine HIV prevention.

The UN definition of trafficking requires coercion and movement or harbouring of people for the aims of exploitation, and estimates of its prevalence vary widely. A useful operational definition of trafficking in sex work settings identifies two clear situations—either minors being exploited or adults being coerced against their will. Surveillance data from peer-based interventions using such criteria identified trafficking in only 4–10% of women entering sex work in Mysore and West Bengal, India. Nevertheless, there are many issues for those trafficked into child prostitution or coerced into sex work. Trafficking, in addition to being a gross violation of human rights, increases vulnerability to other forms of violence and HIV or sexually transmitted infection (STI) acquisition.

The affected people, mostly women and girls, deserve appropriate interventions and services that are carefully designed to mitigate rather than exacerbate harm.

For most adult sex workers who choose their profession without coercion, the issue is quite different. In this case, it is the official response to trafficking, particularly police actions, which is most likely to increase vulnerability to violence or HIV acquisition. This represents the first level of conflict between HIV prevention and antitrafficking programmes (figure 1). Common so-called raid and rescue actions and related police responses destabilise sex worker communities and drive sex workers underground, increasing vulnerability and risk for all sex workers, disrupting HIV and STI prevention efforts, impeding access to services, and severing relations with service providers. Such actions often fail to uphold human rights or improve the situation of sex workers who have been trafficked, and have not been critically assessed.

Solutions to the issue of trafficking and related violence in sex work have been described that seek to align antitrafficking efforts with HIV prevention. The self-regulatory board (SRB) developed by the Durbar Mahila Samanwaya Committee (Sonagachi, India) and replicated by Ashodaya Samithi (Mysore, India) reports better antitrafficking and antiviolence results at every stage—identification, protection, case management, and follow-up—compared with the raid and rescue model. SRB approaches both build on and strengthen HIV and STI vulnerability, and linkage with HIV and STI services—rather than undermining them (figure 1).

The second level of conflict is higher and shows deep-seated contradictions in the attitudes and dealings of societies towards and with sex work. Intergovernmental and donor policies on sex work, HIV, and human trafficking often clash substantially, leading to situations in which activities in one area set back efforts in another. One example is forced large-scale brothel closures carried out as antitrafficking measures. In Goa, India, there was increased sex worker vulnerability after the destruction of Goa’s red-light district. In Cambodia, the Ministry of Interior’s antitrafficking policies undermined highly successful Ministry of Health interventions that had turned around a growing HIV epidemic.

There is less robust research on human trafficking in Africa—on issues related to either trafficking or

**Figure 1: Antitrafficking models and HIV prevention targets: conflict or synergy?**

- **Outreach and identification**
  - Dominant antitrafficking model (raid and rescue): Communities disrupted and sex workers driven underground
  - HIV prevention targets: Increase access for population through peer outreach
  - Alternative antitrafficking model (self-regulatory): Vigilance by peer workers to identify trafficking cases

- **Vulnerability and risk**
  - Dominant antitrafficking model (raid and rescue): Vulnerability increased
  - HIV prevention targets: Reduce vulnerability and barriers to condom use
  - Alternative antitrafficking model (self-regulatory): Confidentiality and protection ensured for optimal outcomes

- **Access to services**
  - Dominant antitrafficking model (raid and rescue): Access decreased
  - HIV prevention targets: Increase access to STI or HIV services
  - Alternative antitrafficking model (self-regulatory): Health and social services provided

STI=sexually transmitted infections.
Comment

Figure 2: SRB areas of focus to interrupt the trafficking cycle


antitrafficking responses—compared with Asia. Yet the facile and misleading conflation of sex work and trafficking, particularly around large sporting events in the African and international media, has been described. In addition, ideologically-driven as opposed to evidence-based donor policies that restrict funding in sex work settings could further undermine the generally weak response to HIV prevention in sex workers in Africa. Restrictive immigration laws coupled with punitive or exploitative law-enforcement practices increase migrant sex workers’ vulnerability.

Experience shows that it is feasible to address both HIV and human trafficking positively in sex work settings if prevention efforts are aligned with and committed to sex worker participation. This needs the dominant antitrafficking theory and methods to be rethought at local level, together with coherent policies among governments and donors that guide and support efforts in both HIV and human trafficking.

At programme level, the SRB experience—building on sex workers’ commitment to improve their living and working conditions—shows substantial advantages that can result from building an antitrafficking response on a strong community platform with developed peer networks. Identification of trafficking cases is vastly improved, as sex workers are best placed to identify underaged or coerced people in sex work areas. The Durbar Mahila Samanwaya Committee assists almost three times as many trafficked women and girls in West Bengal as all other agencies combined. Through careful case management, potential harm to those trafficked is minimised by the maintenance of confidentiality, removal from harm, careful placement, and follow-up. Importantly, SRBs show how real collaboration—with community, legal, health, police, and social services—can be operationalised and offers substantial advantages over conflict between agencies (figure 2).

In destination communities in which human trafficking, sex work, and HIV might overlap, interventions are clearly feasible and can be mutually enhancing. Other policies and programmes are needed to improve conditions and strengthen primary prevention in source communities and to improve post-intervention services for protection, health, social reintegration, and livelihoods.

At policy level, the clear imperative is to resolve conflicts and do no harm. The support and inclusion of sex worker communities as partners in human trafficking prevention fits well with HIV programme priorities and improves antitrafficking outcomes. The alignment of ministry and donor support for complementary responses at the local level—as is currently being attempted in Cambodia—is likewise crucial. The decriminalisation of sex work and its recognition as legitimate work would arguably set the stage for more comprehensive programmes to protect workers—whether migrant or local—support their human rights, and improve workplace safety.

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We declare no competing interests.


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