### TRAFFICKED PERSONS

#### AVOIDING COLLATERAL HARM

WHAT NEEDS TO CHANGE TO IMPROVE ACCESS TO JUSTICE FOR TRAFFICKED PERSONS AND THOSE AT RISK? ince 2003, the Canadian Council for Refugees (CCR) has provided

national leadership and support for advocates concerned about trafficked non-citizens, including women, girls, and other vulnerable communities in Canada. In the course of its work, the CCR has identified challenges in access to justice for trafficked and potentially trafficked persons. We invited immigration and refugee lawyers from across Canada to share their insights on legal challenges, gaps in services and legislation, and promising practices for representing trafficked and potentially trafficked persons in Canada. Here is what legal practitioners said they need to improve access to legal

services and avoid creating collateral harm for trafficked and potentially trafficked persons in Canada.



## Is it exploitation or trafficking? How do you come up with a response plan? Do you consult legislation?

TRAFFICKING ASSESSMENT:

» Overall, respondents indicated that there is no "one-size fits all" approach to assessing and

- responding to trafficking situations. » Generally, assessment tools and other resources are considered useful for creating a baseline
- understanding, and developing a systemic approach to providing services. » Though respondents had varying degrees of knowledge and experience with trafficking, those

who were more familiar with trafficking were more

likely to assess and come up with a plan of action

relying on survivor narratives. However, providing

legal services is a challenge due to lacking or

- uneven human and financial resources in the legal aid system across provinces. » There is also a discrepancy in resources devoted to labour trafficking versus sex trafficking. When services are available, communities most likely to be trafficked (eg. migrant workers, sex workers, undocumented workers) are fearful because their status is precarious, and they often don't trust service providers.
- a response plan, legal practitioners say human trafficking should be considered in a broader framework of exploitation, coercion, and power imbalance.

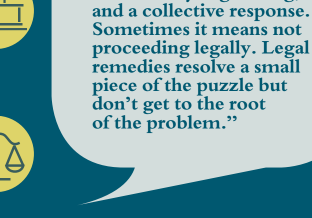
determine the most helpful resources, and establish

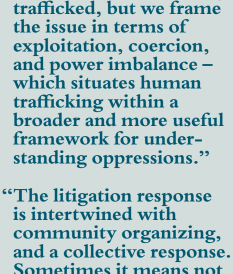
» Ultimately, in order to make assessments,











"We do not have any specific procedure or

protocol to determine if

someone has (or is being)

### What are the options? How do you decide which remedy to pursue? What challenges do you face?

LEGAL REMEDIES & RESPONSES:

» Overall, the main challenge is in accessing legal remedies, particularly "Clients never fit neatly into a for the most vulnerable persons including

"Within the context of migrant sex work, use of section 118 in IRPA and/or section 279.01 in the Criminal Code can often expose clients to increased risk of arrest, detention, and deportation because of the

category, and there are not a lot

for people who are out of status and have been discriminated."

of rights-based considerations

extremely broad way in which trafficking offenses are framed in the Criminal Code (without an element of coercion necessary). The criminalization of sex work as well as the tie between criminal offenses and immigration status within sections 36 and 64 the IRPA is also a problem..." "The Employment Standards Act and Labour Code provisions may be generally helpful for migrant workers, but they are dangerous for those out of status because the employer can potentially tip off the Canada Border Services Agency (CBSA)

if there are any physical hearings

in which client participation

is necessary."

survivors, officials?

team approach is key.

remedies.

» Overall, practitioners identified that doing community outreach and taking a multi-sectoral,

» Legal support needs to be rooted in trauma-in-

formed practice, which allows survivors to develop

gathering is best as evidence may serve different

» Another best practice is engaging with

institutions in order to advocate for clarity,

transparent and timely processes, and to raise

» The system is not rights-based, but framed in a criminalization and rescue framework that creates barriers to protection. » Provincial labour and human rights recourses are promising but inadequate.

Federal recourses are also inadequate and

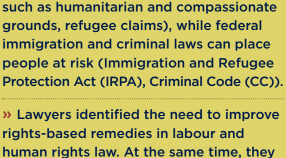
too discretionary (eg. Temporary Resident

Permits, permanent immigration pathways

those with precarious or undocumented

status, as practitioners feel existing

legal tools are insufficient.



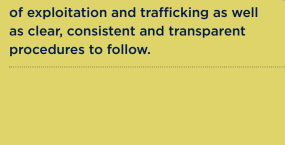
stated a need to reform the Criminal Code

institutions to have a clearer understanding

and IRPA to ensure trafficked persons

» They also flagged the need for

are protected.













**BEST PRACTICES:** 

has taken place because trust. This includes making sure survivors know their often there are no witnesses. options and the risks involved. We will almost always file a legal complaint in » Being creative and strategic about evidence

What works well for and with practitioners,

- awareness about the realities of front-line work.

"We need more

understanding of,

the complex and

intersecting realities

of the communities in which human

trafficking raids and

to avoid unintended

harm to the individuals

in those communitie.

work is being done

and engagement with,



"We have to be creative

evidence. It can be difficult

another venue (employment

standards, etc.) and then

complaint as evidence

with the immigration

attach a copy of the

application."

to prove that exploitation

in the ways we provide



**OPPORTUNITIES** FOR ENGAGEMENT: What do legal practitioners and advocates need to learn? Respondents had several recommendations on what they would like to see in legal trainings. These include: » opportunities to build

RESOURCES **CCR Learning Resources** on Trafficking » Trafficked Persons: Avoiding Collateral Harm (full report) (2018) » Human Trafficking and the Law: How to Protect Trafficked Persons (2018) » Tip Sheet: Legal Remedies for Trafficked Persons

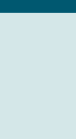
and Those at Risk (2018)

Tool (2015)

& Permanent Immigration (2018)

Case Law on Trafficking (2017)

» CCR National Human Trafficking Assessment



human trafficking

Trafficking Training

knowledge on trafficking,

» improve understanding

» and explore how to work

collaboratively and in a

trauma-informed way.

of legal recourses and

immigration pathways,



#### » Tip Sheet: Pathways to Temporary Protection » Webinar: Thinking Outside the Box: Developing

- The CCR supports and coordinates anti-trafficking efforts across the country to develop and strengthen the network of NGOs working to protect trafficked persons. The CCR supports their work through creating opportunities for education, sharing best practices, and strategizing at the national level, as well as creating
- and sharing resources. The CCR also advocates to protect trafficked persons through legislation and policy reform. Find out more about our work at ccrweb.ca/en/trafficking

CANADIAN COUNCIL FOR REFUGEES CONSEIL CANADIEN POUR LES RÉFUGIÉS

# » UN Trafficking Protocol

PROTECTION AND JUSTICE FOR TRAFFICKED PERSONS



