2012

1	A bill to be entitled
2	An act relating to the restraint of incarcerated
3	pregnant women; providing a short title; defining
4	terms; prohibiting use of restraints on a prisoner
5	known to be pregnant during labor, delivery, and
6	postpartum recovery unless a corrections official
7	makes an individualized determination that the
8	prisoner presents an extraordinary circumstance
9	requiring restraints; providing that a doctor, nurse,
10	or other health care professional treating the
11	prisoner may request that restraints not be used, in
12	which case the corrections officer or other official
13	accompanying the prisoner shall remove all restraints;
14	requiring that any restraint applied must be done in
15	the least restrictive manner necessary; requiring the
16	corrections official to make written findings within
17	10 days as to the extraordinary circumstance that
18	dictated the use of restraints; restricting the use of
19	waist, wrist, or leg and ankle restraints during the
20	third trimester of pregnancy or when requested by a
21	doctor, nurse, or other health care professional
22	treating the prisoner; providing that the use of
23	restraints at any time after it is known that a
24	prisoner is pregnant must be by the least restrictive
25	manner necessary in order to mitigate the possibility
26	of adverse clinical consequences; requiring that the
27	findings be kept on file by the correctional
28	institution or detention facility for at least 5 years
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29 and be made available for public inspection under 30 certain circumstances; authorizing any woman who is 31 restrained in violation of the act to file a grievance 32 within a specified period; providing that these remedies do not prevent a woman harmed from filing a 33 34 complaint under any other relevant provision of 35 federal or state law; directing the Department of 36 Corrections and the Department of Juvenile Justice to 37 adopt rules; requiring correctional institutions and 38 detention facilities to inform female prisoners of the 39 rules upon admission, include the policies and practices in the prisoner handbook, and post the 40 policies and practices in the correctional institution 41 42 or detention facility; requiring the Secretary of 43 Corrections, the Secretary of Juvenile Justice, and 44 county and municipal corrections officials to annually file written reports with the Executive Office of the 45 Governor detailing each incident of restraint in 46 47 violation of law or as an authorized exception; providing an effective date. 48 49 50 WHEREAS, restraining a pregnant prisoner can pose undue

51 health risks and increase the potential for physical harm to the 52 woman and her pregnancy, and

53 WHEREAS, the vast majority of female prisoners in this 54 state are nonviolent offenders, and

55 WHEREAS, the impact of such harm to a pregnant woman can 56 negatively affect her pregnancy, and

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57 WHEREAS, freedom from physical restraints is especially 58 critical during labor, delivery, and postpartum recovery after 59 delivery as women often need to move around during labor and 60 recovery, including moving their legs as part of the birthing 61 process, and

WHEREAS, restraints on a pregnant woman can interfere with
the medical staff's ability to appropriately assist in
childbirth or to conduct sudden emergency procedures, and

65 WHEREAS, the Federal Bureau of Prisons, the United States 66 Marshals Service, the American Correctional Association, the 67 American College of Obstetricians and Gynecologists, and the 68 American Public Health Association all oppose restraining women 69 during labor, delivery, and postpartum recovery because it is 70 unnecessary and dangerous to a woman's health and well-being, 71 NOW, THEREFORE,

73 Be It Enacted by the Legislature of the State of Florida:

75 Section 1. Shackling of incarcerated pregnant women.-76 (1)SHORT TITLE.-This section may be cited as the "Healthy 77 Pregnancies for Incarcerated Women Act." 78 (2) DEFINITIONS.-As used in this section, the term: "Correctional institution" means any facility under 79 (a) the authority of the department or the Department of Juvenile 80 81 Justice, a county or municipal detention facility, or a 82 detention facility operated by a private entity. (b) "Corrections official" means the official who is 83 84 responsible for oversight of a correctional institution, or his



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or her designee.
(c) "Department" means the Department of Corrections.
(d) "Extraordinary circumstance" means a substantial
flight risk or some other extraordinary medical or security
circumstance that dictates restraints be used to ensure the
safety and security of the prisoner, the staff of the
correctional institution or medical facility, other prisoners,
or the public.
(e) "Labor" means the period of time before a birth during
which contractions are of sufficient frequency, intensity, and
duration to bring about effacement and progressive dilation of
the cervix.
(f) "Postpartum recovery" means, as determined by her
physician, the period immediately following delivery, including
the recovery period when a woman is in the hospital or infirmary
following birth.
(g) "Prisoner" means any person incarcerated or detained
in any correctional institution who is accused of, convicted of,
sentenced for, or adjudicated delinquent for a violation of
criminal law or the terms and conditions of parole, probation,
community control, pretrial release, or a diversionary program.
For purposes of this section, the term includes any woman
detained under the immigration laws of the United States at any
correctional institution.
(h) "Restraints" means any physical restraint or
mechanical device used to control the movement of a prisoner's
body or limbs, including, but not limited to, flex cuffs, soft
restraints, hard metal handcuffs, a black box, chubb cuffs, leg



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113	irons, belly chains, a security or tether chain, or a convex
114	shield.
115	(3) RESTRAINT OF PRISONERS.—
116	(a) Restraints may not be used on a prisoner who is known
117	to be pregnant during labor, delivery, and postpartum recovery,
118	unless the corrections official makes an individualized
119	determination that the prisoner presents an extraordinary
120	circumstance, except that:
121	1. If the doctor, nurse, or other health care professional
122	treating the prisoner requests that restraints not be used, the
123	corrections officer, correctional institution employee, or other
124	officer accompanying the pregnant prisoner shall remove all
125	restraints; and
126	2. Under no circumstances shall leg, ankle, or waist
127	restraints be used on any pregnant prisoner who is in labor or
128	delivery.
129	(b) If restraints are used on a pregnant prisoner pursuant
130	to paragraph (a):
131	1. The type of restraint applied and the application of
132	the restraint must be done in the least restrictive manner
133	necessary; and
134	2. The corrections official shall make written findings
135	within 10 days after the use of restraints as to the
136	extraordinary circumstance that dictated the use of the
137	restraints. These findings shall be kept on file by the
138	correctional institution for at least 5 years and be made
139	available for public inspection.
140	(c) During the third trimester of pregnancy, or when
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141 requested by the doctor, nurse, or other health care 142 professional treating the pregnant prisoner: 143 1. Waist restraints that directly constrict the area of 144 pregnancy may not be used; 145 2. If wrist restraints are used, they must be applied in 146 such a way that the pregnant prisoner is able to protect herself 147 in the event of a forward fall; and 148 3. Leg and ankle restraints that restrain the legs close 149 together may not be used when the prisoner is required to walk 150 or stand. 151 (d) In addition to the specific requirements of paragraphs 152 (a)-(c), any restraint of a prisoner who is known to be pregnant 153 must be done in the least restrictive manner necessary in order 154 to mitigate the possibility of adverse clinical consequences. 155 (4) ENFORCEMENT.-156 (a) Notwithstanding any relief or claims afforded by 157 federal or state law, any prisoner who is restrained in 158 violation of this section may file a grievance with the 159 correctional institution within 1 year after the incident. 160 This section does not prevent a woman harmed under (b) 161 this section from filing a complaint under any other relevant 162 provision of federal or state law. 163 (5) NOTICE TO PRISONERS.-164 (a) By September 1, 2012, the department and the 165 Department of Juvenile Justice shall adopt rules pursuant to ss. 166 120.536(1) and 120.54, Florida Statutes, to administer this 167 section. 168 (b) Each correctional institution shall inform female Page 6 of 7

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FLORIDA HOUSE OF	R E P R E S E N T A T I V E S
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169	prisoners of the rules developed pursuant to paragraph (a) upon
170	admission to the correctional institution, including the
171	policies and practices in the prisoner handbook, and post the
172	policies and practices in locations in the correctional
173	institution where such notices are commonly posted and will be
174	seen by female prisoners, including common housing areas and
175	medical care facilities.
176	(6) ANNUAL REPORTBy June 30 of each year, the Secretary
177	of Corrections, the Secretary of Juvenile Justice, and the
178	corrections official of each municipal and county detention
179	facility where a pregnant prisoner has been restrained pursuant
180	to paragraph (3)(a), or in violation of subsection (3), during
181	the previous year shall submit a written report to the Executive
182	Office of the Governor which includes an account of every such
183	instance. Such reports shall be made available for public
184	inspection.
185	Section 2. This act shall take effect July 1, 2012.

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