1	State of Arkansas As Engrossed: H3/7/19 S3/18/19	
2	92nd General Assembly A Bill	
3	Regular Session, 2019 HOUSE BILL	1523
4		
5	By: Representative Petty	
6	By: Senator Bledsoe	
7		
8	For An Act To Be Entitled	
9	AN ACT CONCERNING THE TREATMENT OF FEMALE INMATES AND	
10	DETAINEES IN CORRECTIONAL OR DETENTION FACILITIES;	
11	CONCERNING PREGNANT INMATES AND DETAINEES; AND FOR	
12	OTHER PURPOSES.	
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15	Subtitle	
16	CONCERNING THE TREATMENT OF FEMALE	
17	INMATES AND DETAINEES IN CORRECTIONAL OR	
18	DETENTION FACILITIES; AND CONCERNING	
19	PREGNANT INMATES AND DETAINEES.	
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21		
22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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24	SECTION 1. Arkansas Code Title 12 is amended to add an additional	
25	chapter to read as follows:	
26		
27	<u>Chapter 32 — Treatment of Female Inmates or Detainees</u>	
28		
29	<u>12-32-101. Definitions.</u>	
30	As used in this chapter:	
31	(1) "Correctional or detention facility" means:	
32	(A) A local or state correctional facility or detention	
33	facility that has the power to detain or restrain a person under the laws	<u>of</u>
34	the state, including a city jail, county jail, or facility operated by the	
35	Department of Correction or the Department of Community Correction; or	
36	(B) A post-incarceration residential reentry facility	

1	<u>designed to house a person on parole;</u>
2	(2) "Detainee" includes a person detained under the immigration
3	laws of the United States;
4	(3) "Inmate" means any person incarcerated in a correctional or
5	detention facility for any reason;
6	(4) "Labor" means the period of time before a birth during which
7	contractions are of sufficient frequency, intensity, and duration to bring
8	about effacement and progressive dilation of the cervix;
9	(5) "Post-partum" means, as determined by the physician of the
10	inmate or detainee, the thirty-day period following delivery of a child; and
11	(6)(A) "Restraints" means a physical restraint or mechanical
12	device used to control the movement of an inmate's or detainee's body or
13	limbs, including without limitation:
14	(i) Flex cuffs;
15	(ii) Soft restraints;
16	(iii) Hard metal handcuffs;
17	(iv) A black box;
18	(v) Chubb cuffs;
19	(vi) Leg irons;
20	(vii) Belly chains;
21	(viii) A security tether or chain;
22	(ix) A convex shield; and
23	(x) Restraints connecting more than one (1) inmate
24	<u>or detainee.</u>
25	(B) "Restraints" does not include a door to a room.
26	
27	12-32-102. Restraint of pregnant inmate or detainee.
28	(a) A correctional or detention facility shall not place an inmate or
29	detainee verified to be pregnant, in labor, or in post-partum recovery in
30	restraints unless:
31	(1) The correctional or detention facility makes a reasonable
32	and individualized determination that the inmate or detainee presents a
33	substantial flight risk; or
34	(2) An extraordinary medical or security circumstance dictates
35	that the inmate or detainee be restrained to:
36	(A) Ensure the safety and security of:

1	(i) The inmate, detainee, or child;
2	(ii) The staff of the correctional or detention
3	facility, or medical facility;
4	(iii) Other inmates or detainees; or
5	(iv) The public; or
6	(B) Prevent the risk of escape by the inmate or detainee
7	that cannot be reasonably minimized through a safer method than restraints.
8	(b)(1) If the correctional or detention facility determines that the
9	inmate or detainee is required to be restrained under subsection (a) of this
10	section, the restraints shall be removed if a physician, nurse, or other
11	health professional requests that the inmate or detainee not be restrained.
12	(2)(A) The physician, nurse, or other health professional
13	providing inmate or detainee obstetric care shall have final decision-making
14	authority on the use of restraints while the inmate or detainee is in labor
15	or delivery.
16	(B) If the inmate or detainee is not under the care of a
17	physician, nurse, or other health professional, the official at the
18	correctional or detention facility primarily responsible for medical care of
19	inmates or detainees shall have final decision-making authority on the use of
20	restraints and shall consult with a physician, nurse, or other healthcare
21	provider who specializes in obstetrics about the use of restraints on the
22	inmate or detainee.
23	(c) If restraints are used on a pregnant inmate or detainee under
24	subsection (a) of this section:
25	(1)(A) The type of restraints shall be the least restrictive
26	type necessary, and the restraints shall be applied in the least restrictive
27	manner necessary.
28	(B) Leg or waist restraints shall not be used on any
29	inmate or detainee who is in labor.
30	(C) Leg restraints shall not be used on a pregnant inmate
31	who is not in a wheelchair, bed, or gurney;
32	(2) The restraints shall always be forward-facing, designed to
33	restrain the person's hands in front of the person to protect the person and
34	others;
35	(3) Only soft restraints may be used; and
36	(4)(A) The correctional or detention facility shall make written

1	findings within ten (10) days regarding the substantial flight risk of that
2	inmate or detainee or other extraordinary medical or security circumstance
3	that dictated the inmate or detainee be restrained to ensure the safety and
4	security of the inmate or detainee, the child, staff of the correctional or
5	detention facility, or medical facility, other inmates or detainees, or the
6	public.
7	(B) The written findings under subdivision $(c)(4)(A)$ of
8	this section shall be maintained by the correctional or detention facility
9	for at least five (5) years and be made available for public inspection,
10	except that information identifying any inmate or detainee or that could lead
11	to the identity of the inmate or detainee shall not be made public.
12	(d) If restraints are used during labor, the Department of Correction
13	or the Department of Community Correction, as applicable, shall report the
14	use of restraints during labor to the Board of Corrections and to the
15	Attorney General.
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17	12-32-103. Necessary female prenatal nutrition and hygiene products
18	required.
19	(a) A correctional or detention facility shall establish a policy for
20	providing:
21	(1) Necessary prenatal vitamins and nutrition for pregnant
22	inmates and detainees;
23	(2) A necessary number of hygiene products for female inmates
24	and detainees;
25	(3) A necessary number of undergarments for female inmates and
26	<u>detainees;</u>
27	(4) A lower bunk for a pregnant inmate or detainee; and
28	(5) Unless otherwise provided for by the correctional or
29	detention facility, access for a pregnant inmate or detainee to nonprofit
30	educational programming, such as prenatal care, pregnancy-specific hygiene,
31	and parenting classes.
32	(b) A policy under this section may be approved annually by the
33	Charitable, Penal and Correctional Institutions Subcommittee of the
34	Legislative Council.
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36	/s/Petty