By: Israel, White of Tyler, King of Taylor, Wu H.B. No. 1140

A BILL TO BE ENTITLED

1	AN ACT
2	relating to reports regarding the confinement of pregnant prisoners
3	in county jails.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. REPORTS REGARDING PREGNANT PRISONERS. (a) In
6	this Act, "commission" means the Commission on Jail Standards.
7	(b) Not later than September 1, 2016, each sheriff shall
8	report to the commission regarding the implementation in the county
9	jails in the sheriff's county of policies and procedures to provide
10	adequate care to pregnant prisoners confined in the jail. A report
11	to the commission must include the following:
12	(1) a description of the sheriff's actions to comply
13	with the rules and procedures adopted under Section $511.009(a)(18)$,
14	Government Code, and any policies adopted by the sheriff regarding
15	the placement of a pregnant prisoner in solitary confinement or
16	administrative segregation;
17	(2) information regarding the health care provided to
18	a pregnant prisoner, including the availability of:
19	(A) obstetrical or gynecological care;
20	(B) prenatal health care visits;
21	(C) mental health care; and
22	(D) drug abuse or chemical dependency treatment;
23	and

24

(3) a detailed summary of the following as applicable

H.B. No. 1140

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   to pregnant prisoners:
                        nutritional standards, including the average
 2
                     (A)
 3
   caloric intake
                     of
                             pregnant prisoner and other
   information;
 5
                     (B)
                         work assignments;
 6
                     (C)
                        housing conditions; and
 7
                     (D)
                         situations in which a pregnant prisoner has
8
   been restrained, including the reason a determination to use
   restraints was made under Section 361.082, Local Government Code.
          (c) Not later than December 1, 2016, the commission shall
10
   compile, analyze, and summarize the information contained in the
11
   reports submitted by sheriffs under Subsection (b) of this section.
12
   The commission shall provide a copy of the summary to:
13
14
                     (A)
                        the governor;
15
                     (B)
                        the lieutenant governor;
16
                     (C)
                         the speaker of the house of representatives;
17
   and
                         each standing committee of the senate and
                     (D)
18
19
   house of representatives having primary jurisdiction over matters
   relating to corrections.
20
21
          SECTION 2. EXPIRATION. This Act expires February 1, 2017.
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SECTION 3. EFFECTIVE DATE. This Act takes effect September

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23

1, 2015.