By: Hernandez H.B. No. 239

A BILL TO BE ENTITLED

1	AN ACT
2	relating to a report regarding the confinement of pregnant inmates
3	by the Texas Department of Criminal Justice.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. (a) In this section, "department" means the
6	Texas Department of Criminal Justice.
7	(b) The department shall prepare a report on the confinement
8	of pregnant inmates in facilities operated by or under contract
9	with the department. The report must include:
10	(1) a description of the department's implementation
11	of policies and procedures to provide adequate care to pregnant
12	inmates while confined in a facility operated by or under contract
13	with the department, and any policies adopted by the department
14	regarding the placement of a pregnant inmate in administrative
15	segregation;
16	(2) information regarding the health care provided to
17	a pregnant inmate, including the availability of:
18	(A) obstetrical or gynecological care;
19	(B) prenatal health care visits;
20	(C) mental health care; and
21	(D) drug abuse or chemical dependency treatment;
22	(3) a detailed summary of the following as applicable
23	to pregnant inmates:
24	(A) nutritional standards, including the average

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   caloric intake of a pregnant inmate and other dietary information;
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                     (B)
                         work assignments;
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                         housing conditions; and
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                          situations in which a pregnant inmate has
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   been restrained, including the reason a determination to use
   restraints was made under Section 501.066, Government Code; and
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                    the number of miscarriages experienced by pregnant
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   inmates while confined in a facility operated by or under contract
   with the department between September 1, 2017, and September 1,
   2018.
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               Not later than December 1, 2018, the department shall
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   provide a copy of the report to:
               (1) the governor;
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               (2)
                    the lieutenant governor;
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               (3)
                    the speaker of the house of representatives; and
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               (4)
                    each standing committee of the senate and house of
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   representatives having primary jurisdiction over matters relating
   to corrections.
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SECTION 2. This Act expires February 1, 2019.

SECTION 3. This Act takes effect September 1, 2017.

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