A BILL TO BE ENTITLED

AN ACT

relating to female inmates of the Texas Department of Criminal
Justice.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Chapter 493, Government Code, is amended by
adding Section 493.032 to read as follows:

Sec. 493.032. CORRECTIONAL OFFICER TRAINING RELATED TO
PREGNANT INMATES. (a) The department shall provide training
relating to medical and mental health care issues applicable to
pregnant inmates to:

(1) each correctional officer employed by the
department; and
(2) any other department employee whose duties involve
contact with pregnant inmates.

(b) The training must include information regarding:

(1) appropriate care for pregnant inmates; and
(2) the impact on a pregnant inmate of:

(A) the use of restraints;
(B) placement in administrative segregation; and
(C) invasive searches.

SECTION 2. Section 501.010, Government Code, is amended by
adding Subsections (b-2) and (b-3) to read as follows:

(b-2) The uniform visitation policy must allow, for a female
inmate with a child younger than 18 years of age, a minimum of two
contact visits per week with the child. The policy may not limit
the number of children younger than 18 years of age who may visit
the inmate during the visitation period.

(b-3) The uniform visitation policy may authorize a warden
to restrict visitation described by Subsection (b-2) as the warden
determines is reasonably necessary based on security concerns.

SECTION 3. Subchapter A, Chapter 501, Government Code, is
amended by adding Sections 501.0215 and 501.026 to read as follows:

Sec. 501.0215. EDUCATIONAL PROGRAMMING FOR PREGNANT
INMATES. The department shall develop and provide to each pregnant
inmate educational programming relating to pregnancy and
parenting. The programming must include instruction regarding:

(1) appropriate prenatal care and hygiene;
(2) the effects of prenatal exposure to alcohol and
drugs on a developing fetus;
(3) parenting skills; and
(4) medical and mental health issues applicable to
children.

Sec. 501.026. LIMITATION ON CERTAIN SEARCHES. The
department shall adopt a policy regarding a search of any room or
other area that occurs while a female inmate who is not fully
clothed is present in the room or area. The policy must:

(1) require that the search be conducted by a female
correctional officer if one is available;
(2) include staffing procedures to ensure the
availability of female officers; and
(3) provide that if it is necessary for a male
correctional officer to conduct the search, the officer must submit
a written report explaining the reasons for the search to the warden
not later than 72 hours after the search.

SECTION 4. Section 501.066(a), Government Code, is amended
to read as follows:

(a) The department may not use restraints to control the
movement of a pregnant woman in the custody of the department at any
time during which the woman is pregnant or before the 31st day after
the date of [in labor or delivery or recovering from] delivery,
unless the director or director's designee determines that the use
of restraints is necessary based on a reasonable belief that the

[(1) ensure the safety and security of the] woman will
harm herself, [or] her infant, or any other person [department or
medical personnel, or any member of the public;] or
[(2) prevent a substantial risk that the woman] will
attempt escape.

SECTION 5. Subchapter B, Chapter 501, Government Code, is
amended by adding Sections 501.0665, 501.0666, 501.0667, and
501.0675 to read as follows:

Sec. 501.0665. CERTAIN INVASIVE SEARCHES PROHIBITED. (a)
Except as provided by Subsection (b), any invasive body cavity
search of a pregnant inmate shall be conducted by a medical
professional.

(b) A correctional officer may conduct an invasive body
cavity search of a pregnant inmate only if the officer has a
reasonable belief that the inmate is concealing contraband. An
officer who conducts a search described by this section shall submit a written report to the warden not later than 72 hours after the search. The report must:

(1) explain the reasons for the search; and
(2) identify any contraband recovered in the search.

Sec. 501.0666. NUTRITION REQUIREMENTS FOR PREGNANT INMATES. The department shall ensure that pregnant inmates are provided sufficient food and dietary supplements, including prenatal vitamins, as ordered by an appropriate medical professional.

Sec. 501.0667. INMATE POSTPARTUM RECOVERY REQUIREMENTS. (a) The department shall ensure that, for a period of 72 hours after the birth of an infant by an inmate:

(1) the infant is allowed to remain with the inmate, unless a medical professional determines doing so would pose a health or safety risk to the inmate or infant; and
(2) the inmate has access to any nutritional or hygiene-related products necessary to care for the infant, including diapers.

(b) The department shall make the items described by Section (a)(2) available free of charge to an indigent inmate.

Sec. 501.0675. PROVISION OF FEMININE HYGIENE PRODUCTS. (a) In this section, "feminine hygiene product" means a tampon, sanitary napkin, menstrual cup, menstrual sponge, menstrual pad, or other similar item sold for the principal purpose of feminine hygiene in connection with the menstrual cycle.

(b) The department shall ensure that feminine hygiene
products are available to female inmates in each facility operated by or under contract with the department. The department shall provide feminine hygiene products free of charge to an indigent inmate.

SECTION 6. Subchapter D, Chapter 501, Government Code, is amended by adding Section 501.114 to read as follows:

Sec. 501.114. HOUSING REQUIREMENTS APPLICABLE TO PREGNANT INMATES. (a) The department may not place in administrative segregation an inmate who is pregnant or who gave birth during the preceding 30 days unless the director or director's designee determines that the placement is necessary based on a reasonable belief that the inmate will harm herself, the inmate's infant, or any other person or will attempt escape.

(b) The department may not assign a pregnant inmate to any bed that is elevated more than three feet above the floor.

SECTION 7. Section 507.030, Government Code, is amended by adding Subsections (c) and (d) to read as follows:

(c) The visitation policy must allow, for a female defendant with a child younger than 18 years of age, a minimum of two contact visits per week with the child. The policy may not limit the number of children younger than 18 years of age who may visit the defendant during the visitation period.

(d) The visitation policy may authorize a director of a facility to restrict visitation described by Subsection (c) as the director determines is reasonably necessary based on security concerns.

SECTION 8. As soon as practicable after the effective date
of this Act, but not later than December 1, 2019, the Texas
Department of Criminal Justice shall adopt rules and policies
necessary to implement this Act.

SECTION 9. This Act takes effect September 1, 2019.