SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

S.F. No. 2423

(SENATE AUTHORS: GOODWIN, Lourey, Rosen, Johnson and Pappas)

DATE	D-PG	OFFICIAL STATUS
03/06/2014	6002	Introduction and first reading
		Referred to Judiciary
03/27/2014	6880a	Comm report: To pass as amended
	6937	Second reading
05/02/2014	8640a	Special Order: Amended
	8640	Third reading Passed
05/05/2014	8711	Author added Pappas
05/08/2014	8966	Returned from House
		Presentment date 05/09/14
05/14/2014	9316	Governor's action Approval 05/13/14
	9316	Secretary of State Chapter 234 05/13/14
		Effective date Sec. 1-3 07/01/14; Sec. 4 05/14/15

1.1	A bill for an act
1.2	relating to public safety; addressing the needs of incarcerated women related to
1.3	pregnancy and childbirth; authorizing an advisory committee; proposing coding
1.4	for new law in Minnesota Statutes, chapter 241.

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

Section 1. [241.87] DEFINITIONS.

- As used in sections 241.88 and 241.89, the following terms have the meanings given:
- 1.8 (1) "certified doula" has the meaning given in section 148.995, subdivision 2;
- (2) "correctional facility" has the meaning given in section 241.021, subdivision 1;
- 1.10 (3) "doula services" has the meaning given in section 148.995, subdivision 4;
- 1.11 (4) "postpartum" means the period of time following the birth of an infant to six
- months after the birth; and

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(5) "restrain" means the use of a mechanical or other device to constrain the movement of a person's body or limbs.

Sec. 2. [241.88] RESTRAINING AN INCARCERATED PREGNANT WOMAN.

Subdivision 1. **Restraint.** (a) A representative of a correctional facility may not restrain a woman known to be pregnant unless the representative makes an individualized determination that restraints are reasonably necessary for the legitimate safety and security needs of the woman, correctional staff, or public. If restraints are determined to be necessary, the restraints must be the least restrictive available and the most reasonable under the circumstances.

(b) A representative of a correctional facility may not restrain a woman known to be pregnant while the woman is being transported if the restraint is through the use of waist

Sec. 2.

Sec. 3. 2

assessment and, if necessary, treatment;

or the incarcerated woman pays for the certified doula services;

(5) if pregnant or has given birth in the past six months, has access to a mental health

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3.1	(6) if pregnant or has given birth in the past six months and determined to be
3.2	suffering from a mental illness, has access to evidence-based mental health treatment
3.3	including psychotropic medication;
3.4	(7) if pregnant or has given birth in the past six months and determined to be
3.5	suffering from postpartum depression, has access to evidence-based therapeutic care for
3.6	the depression; and
3.7	(8) if pregnant, is advised, orally or in writing, of applicable laws and policies
3.8	governing incarcerated pregnant women.
3.9	Sec. 4. <u>ADVISORY COMMITTEE.</u>
3.10	(a) An advisory committee of stakeholders may be convened by a representative
3.11	from the University of Minnesota Department of Pediatrics. The committee shall consider
3.12	standards of evidence-based care, treatment, and education for incarcerated women and
3.13	girls who are pregnant or have recently given birth.
3.14	(b) The advisory committee may consist of representatives from corrections, human
3.15	services, and health; Isis Rising, Prison Doula Program; the Minnesota Better Birth
3.16	Coalition; Children's Defense Fund, Minnesota; and the Minnesota Sheriffs' Association.
3.17	(c) By January 15, 2015, the advisory committee shall report the committee's
3.18	findings to the chairs and ranking minority members of the senate and house of
3.19	representatives committees with jurisdiction over criminal justice policy.
3.20	Sec. 5. EFFECTIVE DATE; APPLICABILITY.
3.21	Section 4 is effective the day following final enactment. Sections 1 to 3 are effective
3.22	July 1, 2014, and apply to state correctional facilities on and after that date, and apply

Sec. 5. 3

to other correctional facilities on and after July 1, 2015.

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