Senate Bill 544 By: Senator Harbison of the 15th

A BILL TO BE ENTITLED AN ACT

1 To amend Article 2 of Chapter 4 of Title 17 of the Official Code of Georgia Annotated,
2 relating to arrest by law enforcement officers generally, so as to provide that arrested women
3 submit to pregnancy testing protocols under certain circumstances; to amend Article 1 of
4 Chapter 1 of Title 42 of the Official Code of Georgia Annotated, relating to inmate policies,
5 so as to revise provisions relating to the treatment of pregnant and postpartum female
6 inmates; to revise a definition; to enact a provision regarding delayed sentencing for pregnant
7 or postpartum female inmates; to provide for the reporting of certain information; to provide
8 for related matters; to provide for a short title; to repeal conflicting laws; and for other
9 purposes.

10 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

- PART I
- 12 SECTION 1-1.

13 This Act shall be known and may be cited as the "Georgia Women's CARE (Child Care14 Alternatives, Resources, and Education) Act."

15 SECTION 1-2.

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16 Article 2 of Chapter 4 of Title 17 of the Official Code of Georgia Annotated, relating to
17 arrest by law enforcement officers generally, is amended by revising Code Section 17-4-26,
18 relating to duty to bring persons arrested before judicial officer within 72 hours, notice to
19 accused of time and place of commitment hearing, and effect of failure to notify, as follows:
20 "17-4-26.

(a) Every law enforcement officer arresting under a warrant shall exercise reasonable diligence in bringing the person arrested before the judicial officer authorized to examine, commit, or receive bail and in any event to present the person arrested before a committing judicial officer within 72 hours after arrest. The accused shall be notified as to when and where the commitment hearing is to be held. An arrested person who is not notified before the hearing of the time and place of the commitment hearing shall be released.

27 (b) Every woman arrested who is not released on bond within 72 hours of arrest shall

28 <u>submit to pregnancy testing protocols of the facility</u>. Pregnancy testing shall include urine,

29 blood, ultrasound scan, or other standard pregnancy testing protocols of the facility."

31 SECTION 2-1.

32 Article 1 of Chapter 1 of Title 42 of the Official Code of Georgia Annotated, relating to
33 inmate policies, is amended by revising Code Section 42-1-11.3, relating to treatment of
34 pregnant and postpartum female inmates, as follows:

35 *"*42-1-11.3.

- 36 (a) As used in this Code section, the term:
- 37 (1) 'Custodian' means warden, sheriff, jailer, deputy sheriff, police officer, or any other38 law enforcement officer.
- 39 (2) 'Immediate postpartum period' means the six-week period following childbirth,
 40 unless extended by a physician due to because of complications.

41 (3) 'Officer in charge' means the individual who is responsible for the supervision of a
42 penal institution.

43 (4) 'Penal institution' means any place of confinement for juvenile or adult individuals
44 accused of, convicted of, or adjudicated for violating a law of this state or an ordinance
45 of a political subdivision of this state.

46 (5) 'Pregnant woman' means a woman whose pregnancy has been verified by a47 pregnancy test or through a medical examination conducted by a physician.

48 (6) 'Woman' means a juvenile or adult female who is confined in a penal institution.

49 (b) A pregnant woman shall not be required to squat or cough during a strip search50 conducted by a custodian during the second or third trimester of pregnancy.

51 (c) A pregnant woman shall not be required to undergo any vaginal examination unless
52 prescribed and performed by a licensed health care healthcare professional.

(d)(1) Except as otherwise provided in this subsection and notwithstanding Code
Section 42-5-58, a custodian shall not use handcuffs, waist shackles, leg irons, or
restraints of any kind on a pregnant woman who is in the second or third trimester of
pregnancy, in labor, or in delivery, or on a woman in the immediate postpartum period.
(2) A woman who is in the immediate postpartum period may only be restrained using
with the use of wrist handcuffs with her wrists held in front of her body and only if there
are compelling grounds to believe that such woman presents:

60 (A) An immediate and serious threat of harm to herself, staff, or others; or

61 (B) A substantial flight risk and cannot be reasonably contained by other means.

(3) If a custodian uses wrist handcuffs on a woman who is in the immediate postpartum
period under an exception provided in paragraph (2) of this subsection, the circumstances
for and details of such exception shall be documented within two days of the incident.
Such information shall include the nature of the circumstances and the length of time of

such use of restraints. The documentation shall be reviewed by the officer in charge and

67 retained by the penal institution for reporting purposes.

(e) A pregnant woman or woman who is in the immediate postpartum period shall not be
placed in solitary confinement, in administrative segregation, or for medical observation
in a solitary confinement setting; provided, however, that this shall not prevent the
placement of such woman in a cell or hospital room by herself.

- 74 (f)(1) At the time of sentencing, if a judge determines that a pregnant woman is 75 sentenced to a period of confinement in a penal institution, the pregnant woman shall have such sentence deferred until six weeks after delivery unless denied by a judge due 76 77 to imposed safety risks or declined by the pregnant woman. During such deferred time, the offender shall maintain perinatal healthcare, treatment, and assessments and shall 78 79 participate in education and resource programs. The pregnant woman shall report to the 80 Department of Community Supervision monthly via phone and check in electronically 81 with the Department of Community Supervision through a website link, providing 82 confirmation of perinatal healthcare contact information, as well as contact information 83 of participation in education and resource programs. If the court finds that the offender 84 is not compliant with perinatal healthcare requirements, the court may rescind the 85 deferred sentence and order confinement immediately. 86 (2) Such assessments and treatments may utilize community support services, licensed healthcare professionals, social programs, and local and state government agencies, 87
- 88 including, but not limited to, nonprofit organizations and the Department of Human
- 89 <u>Services in providing necessary care.</u>
- 90 (3) If a pregnant woman experiences early termination of pregnancy for any reason, the
- 91 woman shall report the termination to the Department of Community Supervision
- 92 within 24 hours and self-surrender in accordance with the instructions provided.
- 93 (4) If a pregnant woman violates any condition of this subsection, she shall immediately
- 94 <u>self-surrender to the nearest penal institution.</u>

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95	(g)	Commencing	g January	1, 2025.	, and annuall	y thereafter,	penal institutions	s shall re	port

- 96 to the Department of Public Health the following for the previous year:
- 97 (1) Data collected pursuant to paragraph (1) of subsection (f) of this Code section for
 98 women who were incarcerated at such penal institution;
- 99 (2) The total number of women who were incarcerated at such penal institution;
- 100 (3) The total number of pregnant women who were incarcerated at such penal institution;
- 101 <u>and</u>
- 102 (4) The total number of women who were incarcerated at such penal institution and
- 103 <u>declined deferred sentencing</u>.
- 104 (h) The report provided pursuant to subsection (g) of this Code section shall exclude
- 105 patient identifying information and shall be compliant with state and federal laws regarding
- 106 confidentiality including the requirements of the federal Health Insurance Portability and
- 107 Accountability Act (HIPAA) of 1996.
- 108 (i) It is the intent of the General Assembly that a pregnant woman who is temporarily held
- 109 in a county jail pending transfer to a state penal institution be transferred as expeditiously
- 110 as possible. The Department of Corrections and a sheriff overseeing a county jail in which
- 111 a pregnant woman is incarcerated shall make all reasonable efforts to facilitate such
- 112 transfer. This subsection shall not apply to a pregnant woman who has been sentenced to

PART III

- 113 a county jail by a judge."
- 114
- 115 SECTION 3-1.
- 116 All laws and parts of laws in conflict with this Act are repealed.