# Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

# PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 10-1012.01 Brita Darling

SENATE BILL 10-193

SENATE SPONSORSHIP

Hudak,

Levy,

# HOUSE SPONSORSHIP

Senate Committees Judiciary Appropriations

**House Committees** 

#### A BILL FOR AN ACT

101 CONCERNING THE SAFE TREATMENT OF PREGNANT PERSONS IN
 102 CUSTODY.

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill addresses the use of restraints on pregnant women in custody or confined in prisons, city and county jails, juvenile detention facilities, or department of human services facilities.

The bill requires that the least restrictive restraint necessary to ensure safety be used on a woman in her second or third trimester of pregnancy.

Staff shall not use restraints of any kind on a pregnant woman during labor and delivery of the child, postpartum recovery, or transport to or from a medical facility for childbirth unless medical staff determines that restraints are necessary for safe childbirth, the woman poses an immediate and serious risk of harm to herself or medical staff, or the woman poses a substantial risk of escape that cannot be reasonably reduced by another method. In any event, however, the staff will not use leg shackles or waist restraints. Staff shall make a record of any restraint used on a woman during labor or delivery, postpartum recovery, or transport to or from a medical facility for childbirth. Staff shall maintain the record for a minimum of 5 years and make it available to the public with personally identifying information removed.

The bill entitles a woman to have a member of the medical staff present at any strip search conducted upon the woman's return to confinement after childbirth.

Staff shall inform a pregnant woman of the provisions of the statute relating to the use of restraints and any post-childbirth strip search at the time of the initial intake or determination of the pregnancy, at the onset of labor, and upon return to confinement after childbirth.

The bill requires that staff receive adequate training concerning the provisions of the bill.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. Part 1 of article 1 of title 17, Colorado Revised 3 Statutes, is amended BY THE ADDITION OF A NEW SECTION to 4 read: 5 17-1-113.7. Prohibition against the use of restraints on 6 pregnant inmates in correctional facilities and private contract 7 prisons. (1) THE STAFF OF A CORRECTIONAL FACILITY OR PRIVATE 8 CONTRACT PRISON, WHEN RESTRAINING A FEMALE INMATE, SHALL USE THE 9 LEAST RESTRICTIVE RESTRAINTS NECESSARY TO ENSURE SAFETY IF THE 10 STAFF OF THE CORRECTIONAL FACILITY OR PRIVATE CONTRACT PRISON 11 HAVE ACTUAL KNOWLEDGE OR A REASONABLE BELIEF THAT THE INMATE 12 IS PREGNANT. 13 (2) (a) (I) STAFF OF A CORRECTIONAL FACILITY, PRIVATE CONTRACT PRISON, OR MEDICAL FACILITY SHALL NOT USE RESTRAINTS OF
 ANY KIND ON A PREGNANT INMATE DURING LABOR AND DELIVERY OF THE
 CHILD, POSTPARTUM <u>RECOVERY WHILE IN A MEDICAL FACILITY</u>, OR
 TRANSPORT TO OR FROM A MEDICAL FACILITY FOR CHILDBIRTH; EXCEPT
 THAT STAFF MAY USE RESTRAINTS IF:

6 (A) THE MEDICAL STAFF DETERMINE THAT RESTRAINTS ARE
7 MEDICALLY NECESSARY FOR SAFE CHILDBIRTH;

8 (B) THE PRISON STAFF OR MEDICAL STAFF DETERMINE THAT THE
9 INMATE PRESENTS AN IMMEDIATE AND SERIOUS RISK OF HARM TO <u>HERSELF</u>,
10 <u>TO OTHER PATIENTS</u>, OR TO MEDICAL STAFF; OR

11 (C) THE WARDEN <u>OR HIS OR HER DESIGNEE</u> DETERMINES THAT THE
12 INMATE POSES A SUBSTANTIAL RISK OF ESCAPE THAT CANNOT
13 REASONABLY BE REDUCED BY THE USE OF OTHER EXISTING MEANS.

(II) NOTWITHSTANDING ANY PROVISION OF SUBPARAGRAPH (I) OF
THIS PARAGRAPH (a) TO THE CONTRARY, UNDER NO CIRCUMSTANCES
SHALL STAFF USE LEG SHACKLES OR WAIST RESTRAINTS ON AN INMATE
DURING LABOR AND DELIVERY OF THE CHILD, POSTPARTUM <u>RECOVERY</u>
<u>WHILE IN A MEDICAL FACILITY</u>, OR TRANSPORT TO OR FROM A MEDICAL
FACILITY FOR CHILDBIRTH.

20 (b) THE CORRECTIONAL FACILITY, PRIVATE CONTRACT PRISON, OR 21 MEDICAL FACILITY STAFF AUTHORIZING THE USE OF RESTRAINTS ON A 22 PREGNANT INMATE DURING LABOR OR DELIVERY OF THE CHILD, 23 POSTPARTUM RECOVERY WHILE IN A MEDICAL FACILITY, OR TRANSPORT TO 24 OR FROM A MEDICAL FACILITY FOR CHILDBIRTH SHALL MAKE A WRITTEN 25 RECORD OF THE USE OF THE RESTRAINTS, WHICH RECORD SHALL INCLUDE, 26 AT A MINIMUM, THE TYPE OF RESTRAINT USED, THE CIRCUMSTANCES THAT 27 NECESSITATED THE USE OF THE RESTRAINT, AND THE LENGTH OF TIME THE

1 RESTRAINT WAS USED. THE STAFF OF THE CORRECTIONAL FACILITY OR 2 PRIVATE CONTRACT PRISON SHALL RETAIN THE RECORD FOR A MINIMUM 3 OF FIVE YEARS AND SHALL MAKE THE RECORD AVAILABLE FOR PUBLIC 4 INSPECTION WITH INDIVIDUALLY IDENTIFYING INFORMATION REDACTED 5 FROM THE RECORD UNLESS THE INMATE WHO IS THE SUBJECT OF THE 6 RECORD GIVES PRIOR WRITTEN CONSENT FOR THE PUBLIC RELEASE OF THE 7 RECORD. THE WRITTEN RECORD OF THE USE OF RESTRAINT SHALL NOT 8 CONSTITUTE A MEDICAL RECORD UNDER STATE OR FEDERAL LAW.

9 (3) UPON RETURN TO A CORRECTIONAL FACILITY OR PRIVATE 10 CONTRACT PRISON AFTER CHILDBIRTH, THE INMATE SHALL BE ENTITLED TO 11 HAVE A MEMBER OF THE CORRECTIONAL FACILITY'S OR PRIVATE CONTRACT 12 PRISON'S MEDICAL STAFF PRESENT DURING ANY STRIP SEARCH TO ENSURE 13 THAT THE STRIP SEARCH IS CONDUCTED IN A MANNER THAT NEITHER 14 INCREASES THE INMATE'S RISK OF INFECTION NOR CAUSES THE INMATE 15 UNNECESSARY PAIN OR DISCOMFORT.

16 THE STAFF OF A CORRECTIONAL FACILITY OR PRIVATE (4) 17 CONTRACT PRISON SHALL INFORM A PREGNANT INMATE OF THE PROVISIONS 18 OF THIS SECTION CONCERNING THE USE OF RESTRAINTS AND THE PRESENCE 19 OF MEDICAL STAFF DURING A STRIP SEARCH, IN WRITING AND IN THE 20 INMATE'S PRIMARY LANGUAGE, DURING THE INTAKE PROCESS OR WHEN 21 THE PREGNANCY IS DETERMINED AND SHALL REMIND THE INMATE OF 22 THESE PROVISIONS, ORALLY, AT THE ONSET OF LABOR AND UPON THE 23 INMATE'S RETURN TO THE CORRECTIONAL FACILITY OR PRIVATE CONTRACT 24 PRISON.

(5) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF
CORRECTIONS SHALL ENSURE THAT THE STAFF OF THE DEPARTMENT OF
CORRECTIONS AND OF PRIVATE CONTRACT PRISONS RECEIVE ADEQUATE

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1 TRAINING CONCERNING THE PROVISIONS OF THIS SECTION.

2 SECTION 2. Part 1 of article 26 of title 17, Colorado Revised
3 Statutes, is amended BY THE ADDITION OF A NEW SECTION to
4 read:

5 **17-26-104.7. Prohibition against the use of restraints on** 6 **pregnant women in custody.** (1) The STAFF OF A COUNTY JAIL, IN 7 RESTRAINING A WOMAN WHO IS COMMITTED, DETAINED, OR CONFINED TO 8 THE COUNTY JAIL, SHALL USE THE LEAST RESTRICTIVE RESTRAINTS 9 NECESSARY TO ENSURE SAFETY IF THE STAFF OF THE COUNTY JAIL HAVE 10 <u>ACTUAL KNOWLEDGE OR A REASONABLE BELIEF THAT THE WOMAN IS</u> 11 <u>PREGNANT.</u>

(2) (a) (I) THE COUNTY JAIL STAFF OR MEDICAL FACILITY STAFF
SHALL NOT USE RESTRAINTS OF ANY KIND ON THE WOMAN DURING LABOR
AND DELIVERY OF THE CHILD, POSTPARTUM <u>RECOVERY WHILE IN A</u>
<u>MEDICAL FACILITY</u>, OR TRANSPORT TO OR FROM A MEDICAL FACILITY FOR
CHILDBIRTH; EXCEPT THAT STAFF MAY USE RESTRAINTS IF:

17 (A) THE MEDICAL STAFF DETERMINE THAT RESTRAINTS ARE18 MEDICALLY NECESSARY FOR SAFE CHILDBIRTH;

19 (B) THE COUNTY JAIL STAFF OR MEDICAL STAFF DETERMINE THAT
20 THE WOMAN PRESENTS AN IMMEDIATE AND SERIOUS RISK OF HARM TO
21 <u>HERSELF, TO OTHER PATIENTS, OR TO MEDICAL STAFF; OR</u>

(C) THE SHERIFF <u>OR HIS OR HER DESIGNEE</u> DETERMINES THAT THE
WOMAN POSES A SUBSTANTIAL RISK OF ESCAPE THAT CANNOT
REASONABLY BE REDUCED BY THE USE OF OTHER EXISTING MEANS.

(II) NOTWITHSTANDING ANY PROVISION OF SUBPARAGRAPH (I) OF
THIS PARAGRAPH (a) TO THE CONTRARY, UNDER NO CIRCUMSTANCES
SHALL STAFF USE LEG SHACKLES OR WAIST RESTRAINTS ON A WOMAN

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DURING LABOR AND DELIVERY OF THE CHILD, POSTPARTUM <u>RECOVERY</u>
 <u>WHILE IN A MEDICAL FACILITY</u>, OR TRANSPORT TO OR FROM A MEDICAL
 FACILITY FOR CHILDBIRTH.

4 (b) THE COUNTY JAIL OR MEDICAL FACILITY STAFF AUTHORIZING 5 THE USE OF RESTRAINTS ON A PREGNANT WOMAN DURING LABOR OR DELIVERY OF THE CHILD, POSTPARTUM RECOVERY WHILE IN A MEDICAL 6 7 FACILITY, OR TRANSPORT TO OR FROM A MEDICAL FACILITY FOR 8 CHILDBIRTH SHALL MAKE A WRITTEN RECORD OF THE USE OF THE 9 RESTRAINTS, WHICH RECORD SHALL INCLUDE, AT A MINIMUM, THE TYPE OF 10 RESTRAINT USED, THE CIRCUMSTANCES THAT NECESSITATED THE USE OF 11 THE RESTRAINT, AND THE LENGTH OF TIME THE RESTRAINT WAS USED. 12 THE SHERIFF SHALL RETAIN THE RECORD FOR A MINIMUM OF FIVE YEARS 13 AND SHALL MAKE THE RECORD AVAILABLE FOR PUBLIC INSPECTION WITH 14 INDIVIDUALLY IDENTIFYING INFORMATION REDACTED FROM THE RECORD 15 UNLESS THE WOMAN WHO IS THE SUBJECT OF THE RECORD GIVES PRIOR 16 WRITTEN CONSENT FOR THE PUBLIC RELEASE OF THE RECORD. THE 17 WRITTEN RECORD OF THE USE OF RESTRAINT SHALL NOT CONSTITUTE A 18 MEDICAL RECORD UNDER STATE OR FEDERAL LAW.

(3) UPON RETURN TO A COUNTY JAIL AFTER CHILDBIRTH, THE
WOMAN SHALL BE ENTITLED TO HAVE A MEMBER OF THE COUNTY JAIL'S OR
COUNTY'S MEDICAL STAFF PRESENT DURING ANY STRIP SEARCH TO ENSURE
THAT THE STRIP SEARCH IS CONDUCTED IN A MANNER THAT NEITHER
INCREASES THE WOMAN'S RISK OF INFECTION NOR CAUSES THE WOMAN
UNNECESSARY PAIN OR DISCOMFORT.

(4) THE STAFF OF A COUNTY JAIL SHALL INFORM A PREGNANT
WOMAN COMMITTED, DETAINED, OR CONFINED IN A COUNTY JAIL OF THE
PROVISIONS OF THIS SECTION CONCERNING THE USE OF RESTRAINTS AND

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THE PRESENCE OF MEDICAL STAFF DURING A STRIP SEARCH, IN WRITING
 AND IN THE WOMAN'S PRIMARY LANGUAGE, DURING THE INTAKE PROCESS
 OR UPON DETERMINATION OF THE PREGNANCY AND SHALL REMIND THE
 WOMAN OF THESE PROVISIONS, ORALLY, AT THE ONSET OF LABOR AND
 UPON THE WOMAN'S RETURN TO THE COUNTY JAIL.

6 (5) EACH SHERIFF SHALL ENSURE THAT STAFF OF THE COUNTY JAIL
7 RECEIVE ADEQUATE TRAINING CONCERNING THE PROVISIONS OF THIS
8 SECTION.

9 SECTION 3. Part 9 of article 2 of title 19, Colorado Revised
10 Statutes, is amended BY THE ADDITION OF A NEW SECTION to
11 read:

12 19-2-924.7. Juveniles committed to the department of human 13 services - prohibition against the use of restraints on pregnant 14 juveniles. (1) THE STAFF OF THE DEPARTMENT OF HUMAN SERVICES, IN 15 RESTRAINING A FEMALE JUVENILE COMMITTED TO THE DEPARTMENT OF 16 HUMAN SERVICES OR DETAINED IN A JUVENILE FACILITY, SHALL USE THE 17 LEAST RESTRICTIVE RESTRAINTS NECESSARY TO ENSURE SAFETY IF THE 18 STAFF HAVE ACTUAL KNOWLEDGE OR A REASONABLE BELIEF THAT THE 19 JUVENILE IS PREGNANT.

(2) (a) (I) STAFF OF THE DEPARTMENT OF HUMAN SERVICES OR
MEDICAL FACILITY STAFF SHALL NOT USE RESTRAINTS OF ANY KIND ON A
PREGNANT JUVENILE DURING LABOR AND DELIVERY OF THE CHILD,
POSTPARTUM <u>RECOVERY WHILE IN A MEDICAL FACILITY</u>, OR TRANSPORT TO
OR FROM A MEDICAL FACILITY FOR CHILDBIRTH; EXCEPT THAT STAFF MAY
USE RESTRAINTS IF:

26 (A) THE MEDICAL STAFF DETERMINE THAT RESTRAINTS ARE
27 MEDICALLY NECESSARY FOR SAFE CHILDBIRTH;

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(B) THE STAFF OF THE DEPARTMENT OF HUMAN SERVICES OR
 MEDICAL STAFF DETERMINE THAT THE JUVENILE PRESENTS AN IMMEDIATE
 AND SERIOUS RISK OF HARM TO <u>HERSELF, TO OTHER PATIENTS</u>, OR TO
 MEDICAL STAFF; OR

5 (C) THE STAFF OF THE DEPARTMENT OF HUMAN SERVICES
6 DETERMINE THAT THE JUVENILE POSES A SUBSTANTIAL RISK OF ESCAPE
7 THAT CANNOT REASONABLY BE REDUCED BY THE USE OF OTHER EXISTING
8 MEANS.

9 (II) NOTWITHSTANDING ANY PROVISION OF SUBPARAGRAPH (I) OF
10 THIS PARAGRAPH (a) TO THE CONTRARY, UNDER NO CIRCUMSTANCES
11 SHALL STAFF USE LEG SHACKLES OR WAIST RESTRAINTS ON A JUVENILE
12 DURING LABOR AND DELIVERY OF THE CHILD, POSTPARTUM <u>RECOVERY</u>
13 <u>WHILE IN A MEDICAL FACILITY</u>, OR TRANSPORT TO OR FROM A MEDICAL
14 FACILITY FOR CHILDBIRTH.

15 (b) THE STAFF OF THE DEPARTMENT OF HUMAN SERVICES OR 16 MEDICAL FACILITY AUTHORIZING THE USE OF RESTRAINTS ON A PREGNANT 17 JUVENILE DURING LABOR OR DELIVERY OF THE CHILD, POSTPARTUM 18 RECOVERY WHILE IN A MEDICAL FACILITY, OR TRANSPORT TO OR FROM A 19 MEDICAL FACILITY FOR CHILDBIRTH SHALL MAKE A WRITTEN RECORD OF 20 THE USE OF RESTRAINTS, WHICH RECORD SHALL INCLUDE, AT A MINIMUM, 21 THE TYPE OF RESTRAINT USED. THE CIRCUMSTANCES THAT NECESSITATED 22 THE USE OF THE RESTRAINT, AND THE LENGTH OF TIME THE RESTRAINT 23 WAS USED. THE DEPARTMENT OF HUMAN SERVICES STAFF SHALL RETAIN 24 THE RECORD FOR A MINIMUM OF FIVE YEARS AND SHALL MAKE THE 25 RECORD AVAILABLE FOR PUBLIC INSPECTION WITH INDIVIDUALLY 26 IDENTIFYING INFORMATION REDACTED FROM THE RECORD UNLESS THE 27 JUVENILE WHO IS THE SUBJECT OF THE RECORD GIVES PRIOR WRITTEN

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CONSENT FOR THE PUBLIC RELEASE OF THE RECORD. THE WRITTEN
 RECORD OF THE USE OF RESTRAINT SHALL NOT CONSTITUTE A MEDICAL
 RECORD UNDER STATE OR FEDERAL LAW.

4 (3) UPON RETURN TO A DEPARTMENT OF HUMAN SERVICES
5 FACILITY AFTER CHILDBIRTH, THE JUVENILE SHALL BE ENTITLED TO HAVE
6 A MEMBER OF THE DEPARTMENT OF HUMAN SERVICES' MEDICAL STAFF
7 PRESENT DURING ANY STRIP SEARCH TO ENSURE THAT THE STRIP SEARCH
8 IS CONDUCTED IN A MANNER THAT NEITHER INCREASES THE JUVENILE'S
9 RISK OF INFECTION NOR CAUSES THE JUVENILE ANY UNNECESSARY PAIN OR
10 DISCOMFORT.

11 (4) THE STAFF OF THE DEPARTMENT OF HUMAN SERVICES SHALL 12 INFORM A PREGNANT JUVENILE COMMITTED TO THE DEPARTMENT OF 13 HUMAN SERVICES OF THE PROVISIONS OF THIS SECTION CONCERNING THE 14 USE OF RESTRAINTS AND THE PRESENCE OF MEDICAL STAFF DURING A STRIP 15 SEARCH, IN WRITING AND IN THE JUVENILE'S PRIMARY LANGUAGE, DURING 16 THE INTAKE PROCESS OR UPON DETERMINATION OF THE PREGNANCY AND 17 SHALL REMIND THE JUVENILE OF THESE PROVISIONS, ORALLY, AT THE 18 ONSET OF LABOR AND UPON THE JUVENILE'S RETURN TO THE COUNTY JAIL. 19 (5) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN 20 SERVICES SHALL ENSURE THAT THE STAFF OF THE DEPARTMENT OF HUMAN 21 SERVICES RECEIVE ADEQUATE TRAINING CONCERNING THE PROVISIONS OF 22 THIS SECTION.

23 SECTION 4. Part 1 of article 1 of title 26, Colorado Revised
24 Statutes, is amended BY THE ADDITION OF A NEW SECTION to
25 read:

26 26-1-137. Persons committed to or placed in a department of
 27 human services facility - prohibition against the use of restraints on

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pregnant women. (1) AS USED IN THIS SECTION, "FACILITY STAFF"
 MEANS THE STAFF OF A STATE DEPARTMENT FACILITY OR FACILITY
 SUPERVISED BY THE EXECUTIVE DIRECTOR.

4 (2) FACILITY STAFF, IN RESTRAINING A WOMAN WHO IS COMMITTED
5 TO OR PLACED PURSUANT TO THIS TITLE OR TITLE 27, C.R.S., IN A STATE
6 DEPARTMENT FACILITY OR A FACILITY SUPERVISED BY THE EXECUTIVE
7 DIRECTOR, SHALL USE THE LEAST RESTRICTIVE RESTRAINT NECESSARY TO
8 ENSURE SAFETY IF THE FACILITY STAFF HAVE ACTUAL KNOWLEDGE OR A
9 REASONABLE BELIEF THAT THE WOMAN IS PREGNANT.

10 (3) (a) (I) FACILITY STAFF OR MEDICAL STAFF SHALL NOT USE
11 RESTRAINTS OF ANY KIND ON A PREGNANT WOMAN DURING LABOR AND
12 DELIVERY OF THE CHILD, POSTPARTUM <u>RECOVERY WHILE IN A MEDICAL</u>
13 <u>FACILITY</u>, OR TRANSPORT TO OR FROM A MEDICAL FACILITY FOR
14 CHILDBIRTH; EXCEPT THAT STAFF MAY USE RESTRAINTS IF:

15 (A) THE MEDICAL STAFF DETERMINE THAT RESTRAINTS ARE
16 MEDICALLY NECESSARY FOR SAFE CHILDBIRTH;

17 (B) THE FACILITY STAFF OR MEDICAL STAFF DETERMINE THAT THE
18 WOMAN PRESENTS AN IMMEDIATE AND SERIOUS RISK OF HARM TO
19 <u>HERSELF, TO OTHER PATIENTS, OR TO MEDICAL STAFF; OR</u>

20 (C) THE FACILITY STAFF DETERMINE THAT THE WOMAN POSES A
21 SUBSTANTIAL RISK OF ESCAPE THAT CANNOT REASONABLY BE REDUCED BY
22 THE USE OF OTHER EXISTING MEANS.

(II) NOTWITHSTANDING ANY PROVISION OF SUBPARAGRAPH (I) OF
THIS PARAGRAPH (a) TO THE CONTRARY, UNDER NO CIRCUMSTANCES
SHALL STAFF USE LEG SHACKLES OR WAIST RESTRAINTS ON A PREGNANT
WOMAN DURING LABOR AND DELIVERY OF THE CHILD, POSTPARTUM
RECOVERY WHILE IN A MEDICAL FACILITY, OR TRANSPORT TO OR FROM A

1 MEDICAL FACILITY FOR CHILDBIRTH.

2 (b) THE FACILITY OR MEDICAL STAFF AUTHORIZING THE USE OF 3 RESTRAINTS ON A PREGNANT WOMAN DURING LABOR OR DELIVERY OF THE 4 CHILD, POSTPARTUM RECOVERY WHILE IN A MEDICAL FACILITY, OR 5 TRANSPORT TO OR FROM A MEDICAL FACILITY FOR CHILDBIRTH SHALL 6 MAKE A WRITTEN RECORD OF THE USE OF RESTRAINTS, WHICH RECORD 7 SHALL INCLUDE, AT A MINIMUM, THE TYPE OF RESTRAINT USED, THE 8 CIRCUMSTANCES THAT NECESSITATED THE USE OF THE RESTRAINT. AND 9 THE LENGTH OF TIME THE RESTRAINT WAS USED. THE STATE DEPARTMENT 10 SHALL RETAIN THE RECORD FOR A MINIMUM OF FIVE YEARS AND SHALL 11 MAKE THE RECORD AVAILABLE FOR PUBLIC INSPECTION WITH 12 INDIVIDUALLY IDENTIFYING INFORMATION REDACTED FROM THE RECORD 13 UNLESS THE WOMAN WHO IS THE SUBJECT OF THE RECORD GIVES PRIOR 14 WRITTEN CONSENT FOR THE PUBLIC RELEASE OF THE RECORD. THE 15 WRITTEN RECORD OF THE USE OF RESTRAINT SHALL NOT CONSTITUTE A 16 MEDICAL RECORD UNDER STATE OR FEDERAL LAW.

(4) AFTER CHILDBIRTH AND UPON RETURN TO A STATE
DEPARTMENT FACILITY OR A FACILITY SUPERVISED BY THE EXECUTIVE
DIRECTOR, THE WOMAN SHALL BE ENTITLED TO HAVE A MEMBER OF THE
STATE DEPARTMENT'S MEDICAL STAFF PRESENT DURING ANY STRIP SEARCH
TO ENSURE THAT THE STRIP SEARCH IS CONDUCTED IN A MANNER THAT
NEITHER INCREASES THE WOMAN'S RISK OF INFECTION NOR CAUSES THE
WOMAN ANY UNNECESSARY PAIN OR DISCOMFORT.

(5) THE FACILITY STAFF SHALL INFORM A PREGNANT WOMAN
COMMITTED TO OR PLACED IN A STATE DEPARTMENT FACILITY OR A
FACILITY SUPERVISED BY THE EXECUTIVE DIRECTOR OF THE PROVISIONS OF
THIS SECTION CONCERNING THE USE OF RESTRAINTS AND THE PRESENCE OF

MEDICAL STAFF DURING A STRIP SEARCH, IN WRITING AND IN THE WOMAN'S
 PRIMARY LANGUAGE, DURING THE INTAKE PROCESS OR UPON
 DETERMINATION OF THE PREGNANCY AND SHALL REMIND THE WOMAN OF
 THESE PROVISIONS, ORALLY, AT THE ONSET OF LABOR AND UPON RETURN
 TO THE STATE DEPARTMENT OR STATE-DEPARTMENT-SUPERVISED
 FACILITY.

7 (6) THE EXECUTIVE DIRECTOR SHALL ENSURE THAT FACILITY
8 STAFF RECEIVE ADEQUATE TRAINING CONCERNING THE PROVISIONS OF
9 THIS SECTION.

SECTION 5. Part 4 of article 15 of title 31, Colorado Revised
Statutes, is amended BY THE ADDITION OF A NEW SECTION to
read:

31-15-403. Prohibition against the use of restraints on
pregnant women in custody. A MUNICIPALITY THAT CHOOSES TO
ESTABLISH AND OPERATE A JAIL, AS AUTHORIZED IN SECTION 31-15-401
(1) (j), SHALL COMPLY WITH THE PROVISIONS OF SECTION 17-26-106.5,
C.R.S., CONCERNING THE USE OF RESTRAINTS ON PREGNANT WOMEN IN
CUSTODY.

<u>SECTION 6. No appropriation.</u> The general assembly has
 determined that this act can be implemented within existing
 appropriations, and therefore no separate appropriation of state moneys
 is necessary to carry out the purposes of this act.

SECTION <u>7.</u> Act subject to petition - specified effective date.
This act shall take effect January 1, 2011; except that, if a referendum
petition is filed pursuant to section 1 (3) of article V of the state
constitution against this act or an item, section, or part of this act within
the ninety-day period after final adjournment of the general assembly,

- 1 then the act, item, section, or part shall not take effect unless approved by
- 2 the people at the general election to be held in November 2010 and shall
- 3 take effect on January 1, 2011, or on the date of the official declaration
- 4 of the vote thereon by the governor, whichever is later.