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1	AN ACT relating to the housing of inmates.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 196 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) No inmate housed in a jail, penitentiary, or local or state correctional or
6	detention facility, residential center, or reentry center who is known to be
7	pregnant or in the immediate postpartum period shall be placed in restrictive
8	housing, in administrative segregation, or in solitary confinement for medical
9	observation. This prohibition shall not include placing an inmate in a cell or
10	hospital room by herself.
11	(2) As used in this section, "immediate postpartum period" means the six (6) week
12	period following childbirth by the inmate. However, the six (6) week period may
13	be extended by a physician should the inmate experience birth-related
14	<u>complications</u> .
15	→SECTION 2. A NEW SECTION OF KRS CHAPTER 196 IS CREATED TO
16	READ AS FOLLOWS:
17	For any inmate housed in a jail, penitentiary, or local or state correctional or detention
18	facility, residential center, or reentry center who is known to be pregnant:
19	(1) The facility shall provide the inmate notice of, access to, and a written application
20	for community-based programs serving pregnant, birthing, or lactating inmates.
21	At a minimum, the notice shall contain how to qualify for the programs as well as
22	timelines for applying and the process for appealing a denial. If a community-
23	based program accepts the inmate but is denied access to the facility, the facility
24	shall provide to the inmate, in writing within fifteen (15) days of the request, the
25	safety or security concerns for the inmate, infant, public, or staff that led to the
26	<u>denial.</u>
27	(2) The facility shall refer the inmate to a social worker who shall:

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1		<u>(a)</u>	Discuss with the inmate the options available for feeding, placement, and
2			care of the infant, including the benefits of lactation;
3		<u>(b)</u>	Provide the inmate access to a phone to contact family regarding placement
4			of the infant; and
5		<u>(c)</u>	Oversee the placement of the infant.
6	<u>(3)</u>	For	up to seventy-two (72) hours after the birth, the facility shall ensure that:
7		<u>(a)</u>	The infant is allowed to remain with the inmate, unless a medical
8			professional determines that doing so would pose a health or safety risk to
9			the inmate or infant; and
10		<u>(b)</u>	The inmate has access to nutritional or hygiene-related products necessary
11			to care for the infant, including but not limited to diapers. Such products
12			shall be provided free of charge to indigent inmates.
13		→ S	ection 3. KRS 439.3110 is amended to read as follows:
14		(1)	As used in this section:
15		(a)	"Eligible person" means a person who is:
16			1. A pregnant woman;
17			2. Reasonably believed by a court or the department to have a substance
18			use disorder;
19			3. Not charged or convicted of an offense that would qualify the person as
20			a violent offender under KRS 439.3401; and
21			4. Not charged or convicted of an offense under KRS Chapter 510, KRS
22			529.100 involving commercial sexual activity, KRS 530.020,
23			530.064(1)(a), 531.310, or 531.320; and
24		(b)	"Pregnancy release conditions" means conditions of release set by a court or
25			the department for eligible persons which shall include:
26			1. Completing inpatient residential treatment for substance use disorders;
27			2. Not being charged with a new local, state, or federal misdemeanor or

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1	felony offense;
2	3. If not yet sentenced, appearing for all required court appearances;
3	4. If not yet sentenced, avoiding all contact with any alleged victim and any
4	potential witness who may testify concerning the charge, unless or unti
5	the court removes this condition; and
6	5. If not yet sentenced, maintaining a current address with the court.
7	(2) Except as provided in subsection (3) of this section and notwithstanding any other
8	statute to the contrary, when an eligible person is charged or convicted of any
9	violation of KRS Chapter 218A, the person shall be released from custody upon he
10	own recognizance so long as the person successfully meets the pregnancy release
11	conditions. If the pregnancy release conditions are violated, the eligible person shall
12	be returned to custody to await sentencing or to serve the sentence for the original
13	conviction under KRS Chapter 218A as well as the sentence for any subsequen
14	charges or convictions, if any.
15	[(3) If an eligible person is housed in a jail that provides treatment for substance use
16	disorders or in a jail that transports prisoners for treatment, this section shall no
17	apply.]
18	→ SECTION 4. A NEW SECTION OF KRS CHAPTER 196 IS CREATED TO
19	READ AS FOLLOWS:
20	(1) The department shall provide an annual restricted housing report to the
21	Legislative Research Commission and the Judiciary Committee by January 31
22	The report shall include for the preceding year:
23	(a) The age, gender, and ethnicity of every inmate placed in restricted housing;
24	(b) The reason each inmate was placed in restricted housing; and
25	(c) The dates each inmate was placed in and released from restricted housing.
26	(2) The annual restricted housing report shall be published on the Legislative
27	Research Commission's Web site.

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