118TH CONGRESS	$\mathbf{C}$	
2D Session		
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To encourage States to report to the Attorney General certain information regarding inmates who give birth in the custody of law enforcement agencies, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

Mr. Ossoff (for himself and Mr. Kennedy) introduced the following bill; which was read twice and referred to the Committee on

## A BILL

- To encourage States to report to the Attorney General certain information regarding inmates who give birth in the custody of law enforcement agencies, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - 3 SECTION 1. SHORT TITLE.
  - 4 This Act may be cited as the "Births in Custody Re-
  - 5 porting Act of 2024" or the "BCRA".

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	SEC.	2.	STATE	INFORMA	VIII ( ) N	REGARDING	PREGENANT	INI)I-

- 2 VIDUALS AND INDIVIDUALS WHO GIVE BIRTH
- 3 IN THE CUSTODY OF LAW ENFORCEMENT.
- 4 (a) Definitions.—In this section, the terms "boot
- 5 camp prison" and "State" have the meanings given those
- 6 terms, respectively, in section 901(a) of the Omnibus
- 7 Crime Control and Safe Streets Act of 1968 (34 U.S.C.
- 8 10251(a)).
- 9 (b) Report.—For each fiscal year after the expira-
- 10 tion of the period specified in subsection (e)(1) in which
- 11 a State receives funds for a program referred to in sub-
- 12 section (e)(2), the State shall report to the Attorney Gen-
- 13 eral, on a quarterly basis and pursuant to guidelines es-
- 14 tablished by the Attorney General, anonymized informa-
- 15 tion from each custodial facility within the State's jurisdic-
- 16 tion, regarding any inmate who is pregnant or who has
- 17 given birth while the individual is detained or incarcerated
- 18 at a municipal or county jail, State prison, State-run boot
- 19 camp prison, boot camp prison that is contracted out by
- 20 the State, any State or local contract facility, or other
- 21 local or State correctional facility (including any juvenile
- 22 facility).
- 23 (c) Information Required.—The report required
- 24 by subsection (b) shall contain information that, at a min-
- 25 imum, includes—

1	(1) the total number of pregnant inmates in
2	custody to date in that calendar year;
3	(2) the race and ethnicity of each pregnant in-
4	mate described in paragraph (1);
5	(3) the quarter of admission to custody for each
6	pregnant inmate described under paragraph (1);
7	(4) whether each female inmate was adminis-
8	tered a pregnancy test not later than 1 week after
9	admission to custody;
10	(5) whether each pregnant inmate received a
11	prenatal visit with a qualified medical professional
12	not later than 7 days after facility personnel deter-
13	mined that the inmate was pregnant;
14	(6) the outcome of each inmate's pregnancy if
15	the pregnancy occurred while the inmate was in cus-
16	tody, including live birth, stillbirth, miscarriage, ec-
17	topic pregnancy, maternal death, neonatal death,
18	and preterm birth;
19	(7) the quarter when the pregnant inmate was
20	released from custody or of the pregnancy outcome
21	described in paragraph (6), whichever occurs first;
22	(8) whether each outcome under paragraph (6)
23	took place at the custodial facility or at an off-site
24	location, and if at an off-site location, which off-site
25	location;

1	(9) the number of times that restraints were
2	used on each pregnant inmate, the type of restraint
3	used, and the justification for use of restraints, and
4	including the following information—
5	(A) whether restraints were used during
6	pregnancy, during labor, or during delivery;
7	(B) whether restraints were used while the
8	pregnant inmate was in transit between the
9	custodial facility and medical appointments, a
10	hospital, or court proceedings; and
11	(C) whether restraints were used on the
12	pregnant inmate's ankles, wrists, or abdomen;
13	(10) the number of pregnant inmates who were
14	still in custody postpartum, defined as at least 12
15	weeks after delivery, and information about each of
16	those inmates, including—
17	(A) whether each inmate, as described in
18	this paragraph, received a screening for
19	postpartum depression with a qualified medical
20	provider; and
21	(B) whether each inmate, as described in
22	this paragraph, received a postpartum medical
23	appointment with a qualified medical provider
24	within two weeks of delivery; and

1	(11) the total number of inmates described in
2	paragraphs (1) and (10) who were placed in restric-
3	tive housing while pregnant or postpartum, the rea-
4	son for such placement, and the amount of time
5	spent in restrictive housing.
6	(d) Personally Identifiable Information.—
7	Data collected under subsection (c) may not contain any
8	personally identifiable information of any incarcerated
9	pregnant or postpartum inmate.
10	(e) Compliance and Ineligibility.—
11	(1) COMPLIANCE DATE.—Each State shall have
12	not more than 120 days from the date of enactment
13	of this Act to comply with subsection (b), except
14	that the Attorney General may grant an additional
15	120 days to a State that is making good faith ef-
16	forts to comply with such subsection; and
17	(2) Ineligibility for funds.—For any fisca
18	year after the expiration of the period specified in
19	paragraph (1), a State that fails to comply with sub-
20	section (b), shall, at the discretion of the Attorney
21	General, be subject to not more than a 10-percent
22	reduction of the funds that would otherwise be allo-
23	cated for that fiscal year to the State under subpart
24	1 of part E of title I of the Omnibus Crime Contro

1	and Safe Streets Act of 1968 (34 U.S.C. 10151 et
2	seq.).
3	(f) Reallocation.—Amounts not allocated under
4	the program referred to in subsection (e)(2) to a State
5	for failure to fully comply with subsection (b) shall be re-
6	allocated under that program to States that have not
7	failed to comply with such subsection.
8	(g) Publication of Reports by Attorney Gen-
9	ERAL.—The Attorney General shall make available to the
10	public each report submitted under subsection (b).
11	(h) Study Required.—The Attorney General shall
12	carry out a study on the information reported under sub-
13	section (c) to—
14	(1) determine means by which such information
15	can be used to improve the treatment of inmates
16	who are pregnant or who have given birth at the
17	jails, prisons, and other specified facilities covered in
18	the reports; and
19	(2) examine—
20	(A) the relationship, if any, between still-
21	births, miscarriages, maternal deaths, neonata
22	deaths, and preterm births that occur while in-
23	mates are in custody; and
24	(B) the actions of management of such
25	jails, prisons, and other specified facilities.

1 (i) Report to Congress.—Not later than 2 years

- 2 after the date of enactment of this Act, the Attorney Gen-
- 3 eral shall prepare and submit to Congress a report that
- 4 contains the findings of the study required by subsection
- 5 (h).