

Department of Public Safety and Correctional Services

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BILL: HOUSE BILL 1120

POSITION: LETTER OF INFORMATION

EXPLANATION: This bill will require an incarcerated pregnant individual be screened for substance use disorder, be referred to behavioral and reproductive health care providers, receive the same medication for substance use disorder they were receiving prior to incarceration, and ensure health insurance and medical records are provided upon release.

- The Department of Public Safety and Correctional Services (DPSCS) Division
 of Correction is responsible for operating 13 correctional facilities that house
 offenders sentenced to a period of incarceration for 18 month or longer. The
 Department also runs the Baltimore City Pretrial Complex, which houses
 pretrial detainees and inmates sentenced to incarceration for 18 months and
 less.
- The Maryland Correctional Institution for Women (MCIW) houses the female sentenced population and the Baltimore Central Booking and Intake Center (BCBIC) houses female detainees.

DPSCS has several concerns with the implementation and effect of the following provisions of HB 1120, specifically:

- The bill as drafted applies to more than just State and local correctional facilities. The bill as drafted (see section (B), line 7 on page 2) is applicable to correctional units as defined by § 8-201 of the Correctional Services Article. This definition includes those facilities as set forth in § 9–226 of the Human Services Article and other facilities to include those overseen by the Secretary of Juvenile Services. As such, the implications of this legislation will reach across these agencies as well.
- Section (C)(2) on page 2 of the bill is overly broad. Section (C)(2), page
 two, line 13 will require an incarcerated pregnant individual who has both a
 positive pregnancy test at intake and a positive score on a substance use
 disorder screening must be referred to a behavioral health care provider;
 however, behavioral health provider is not clearly defined in the legislation.
- Furthermore, the population at BCBIC is transient, so female individuals are often released shortly after intake.

- HB 1120 removes a physician's ability to make a clinical determination regarding appropriate medication. Under section (C)(3), page two, beginning line 22 the bill seeks to ensure an pregnant incarcerated individual continues on the same medication for opioid use disorder they were taking prior to incarceration. This decision should be left up to the health care clinician to determine on a case-by-case basis what medication is appropriate for that individual, as complications can arise. This provision arbitrarily binds the clinician into making a decision to use a medication that may not be in the best interest of the patient and the pregnancy.
- DPSCS must be licensed to dispense and administer certain narcotics or opioids. As stated above, to administer a comparable medication should be at the discretion of the health care clinician.
- The bill requires medication initiation, but fails to clearly identify the appropriate entity recommending medication initiation. Section (C)(4) on page two, line 27, requires an pregnant incarcerated individual to be started on appropriate medication for opioid use disorder if the treatment is recommended, and if the individual consents to the treatment. Again, the legislation is not clear as to who should be recommending the treatment.
- Allowing an pregnant incarcerated individual to decline or terminate medication treatment as indicated in this Section, has unintended consequences. The health of the pregnancy is of the utmost importance, and complications may arise when treatment is declined.
- HB 1120 mandates health insurance enrollment, but in actuality enrollment is voluntary and individuals may elect not to participate. Section (D)(1) on page three of the bill states that DPSCS shall work with appropriate government agencies to arrange for health care coverage for the individual within 24 hours of release. As discussed in the next section, DPSCS does enroll inmates in Medicaid prior to release, but can only do so if the inmate elects to participate.
- While DPSCS could provide pregnant incarcerated individuals with a medical record summarizing care during pregnancy, the medical record release process as mandated by the bill would be excessive. Section (E) on page 3 requires the correctional unit to provide a copy of the individual's entire medical record to the pregnant incarcerated individual upon release. Oftentimes, this consists of volumes of paperwork that can be overly cumbersome to produce.

DPSCS provides robust care for pregnant incarcerated individuals, including:

- Upon intake, all inmates and detainees receive an initial medical and mental health and substance abuse screening, conducted by a Registered Nurse or higher level health care staff, within 4 hours of entrance into the facility from the community. DPSCS has a 95% compliancy rating for conducting screenings within 4 hours of intake. For female offenders, the screening includes a pregnancy test.
 - Upon determination of pregnancy, a female offender is immediately enrolled in a prenatal program.
 - A pregnant female offender is immediately referred to medical for a focused pregnancy evaluation. The evaluation shall determine a history of substance abuse during the pregnancy, and most recent drug use.
 - All pregnant females with a history of opiate abuse will be assessed by a physician and the appropriate treatment plan initiated.
- Individuals eligible for methadone detoxification or methadone maintenance are referred to substance abuse specialists and enrolled in appropriate programs in accordance with established procedures. Enrollment occurs within twentyfour (24) hours of initial intake screening.
 - Methadone maintenance for pregnant women is an accepted best practice that has been used safely for years and has been widely researched.¹
- The practices employed by the infirmary at MCIW for the care of pregnant inmates meet the evidence-based guidelines established by the American College of Obstetrics and Gynecology for care of safe performance of gynecology and obstetrics procedures, as prescribed under this bill.
- DPSCS strives to enroll all inmates in Medicaid prior to their release to ensure continuity of clinical care post-release. It should be noted that Medicaid enrollment is voluntary, so meeting the 24-hour deadline outlined in the bill is improbable. In addition, inmates are connected to linkage of care programming within the community for assistance with housing, medical care, mental health care, community case management, and substance abuse treatment.
- Additionally, when a pregnant incarcerated individual is released, she is provided a Continuity of Care form that includes a copy of the current medication list, which should be sufficient for the individual to continue with appropriate community care. A community provider can request additional information by completing a Release of Information form, as is standard within the medical community.

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¹ Jail-Based Medication-Assisted Treatment Promising Practices, Guidelines, and Resources for the Field, October 2018

• In closing, DPSCS follows the Community of Care practices for the treatment of all inmates. Clinical practices and standards of care should be developed by certified clinicians and physicians within the medical field.

CONCLUSION: The Department of Public Safety and Correctional Services respectfully requests the Committee consider this information as it deliberates on House Bill 1120.