1 A bill to be entitled 2 An act relating to pregnant women in custody; 3 providing a short title; creating s. 907.033, F.S.; 4 requiring that every female who is arrested and not 5 released on bond within 72 hours after arrest be 6 administered a pregnancy test within a specified 7 timeframe, upon her request; requiring that each 8 municipal or county detention facility notify each 9 arrested female upon booking at the facility of her right to request a pregnancy test; providing for the 10 11 types of pregnancy tests that may be given; defining the term "female"; creating s. 925.13, F.S.; defining 12 13 the term "pregnant woman"; requiring that, if a pregnant woman is convicted of a crime and sentenced 14 to incarceration of any length, the sentencing judge 15 16 provide the pregnant woman the opportunity to defer the imposed sentence until a specified time after 17 18 delivery; authorizing a sentencing judge to order a 19 pregnant woman to comply with certain terms and conditions during the deferral; requiring that, within 20 21 10 days after the deferral period ends and the woman 22 is incarcerated, she be offered and receive, upon her 23 request, specified services; authorizing sanctions for 24 a new criminal conviction or violation of the terms 25 and conditions ordered by the judge; requiring

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26	municipal and county detention facilities to collect
27	and report to the Department of Corrections, and the
28	department to collect from its own institutions,
29	specified information; requiring the department to
30	quarterly compile and publish the information on its
31	public website; providing requirements for publishing
32	such information; providing an effective date.
33	
34	Be It Enacted by the Legislature of the State of Florida:
35	
36	Section 1. This act may be cited as "Ava's Law."
37	Section 2. Section 907.033, Florida Statutes, is created
38	to read:
39	907.033 Pregnancy testing of female arresteesEvery
39 40	907.033 Pregnancy testing of female arresteesEvery female who is arrested and not released on bond within 72 hours
40	female who is arrested and not released on bond within 72 hours
40 41	female who is arrested and not released on bond within 72 hours after arrest must, upon her request, be administered a pregnancy
40 41 42	female who is arrested and not released on bond within 72 hours after arrest must, upon her request, be administered a pregnancy test by the municipal or county detention facility as defined in
40 41 42 43	female who is arrested and not released on bond within 72 hours after arrest must, upon her request, be administered a pregnancy test by the municipal or county detention facility as defined in s. 951.23 where she is being held within 24 hours after the
40 41 42 43 44	female who is arrested and not released on bond within 72 hours after arrest must, upon her request, be administered a pregnancy test by the municipal or county detention facility as defined in s. 951.23 where she is being held within 24 hours after the request. Upon her booking into the facility, the facility must
40 41 42 43 44 45	female who is arrested and not released on bond within 72 hours after arrest must, upon her request, be administered a pregnancy test by the municipal or county detention facility as defined in s. 951.23 where she is being held within 24 hours after the request. Upon her booking into the facility, the facility must notify each such arrestee of her right to request a pregnancy
40 41 42 43 44 45 46	female who is arrested and not released on bond within 72 hours after arrest must, upon her request, be administered a pregnancy test by the municipal or county detention facility as defined in s. 951.23 where she is being held within 24 hours after the request. Upon her booking into the facility, the facility must notify each such arrestee of her right to request a pregnancy test 72 hours after arrest if she is still in custody. The
40 41 42 43 44 45 46 47	female who is arrested and not released on bond within 72 hours after arrest must, upon her request, be administered a pregnancy test by the municipal or county detention facility as defined in s. 951.23 where she is being held within 24 hours after the request. Upon her booking into the facility, the facility must notify each such arrestee of her right to request a pregnancy test 72 hours after arrest if she is still in custody. The pregnancy test may be conducted through urine or blood tests, by
40 41 42 43 44 45 46 47 48	female who is arrested and not released on bond within 72 hours after arrest must, upon her request, be administered a pregnancy test by the municipal or county detention facility as defined in s. 951.23 where she is being held within 24 hours after the request. Upon her booking into the facility, the facility must notify each such arrestee of her right to request a pregnancy test 72 hours after arrest if she is still in custody. The pregnancy test may be conducted through urine or blood tests, by ultrasound scan, or by any other standard pregnancy testing

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51 Section 3. Section 925.13, Florida Statutes, is created to 52 read: 53 925.13 Sentence deferral for pregnant women.-54 (1) As used in this section, the term "pregnant woman" 55 means a juvenile or adult woman whose pregnancy has been 56 verified by a pregnancy test or through a medical examination 57 conducted by a health care practitioner. (2) Notwithstanding any other law, the sentence of a 58 59 preqnant woman who is convicted of a crime and sentenced to incarceration of any length must comply with all of the 60 61 following requirements: 62 (a) The sentencing judge must provide a pregnant woman the 63 opportunity to defer the imposed sentence until 12 weeks after 64 delivery of the baby so that during the deferral period the 65 preqnant woman may receive necessary health care for herself and 66 the unborn child. If the pregnancy ends at any time before the 67 delivery of the baby, the deferral period will end 12 weeks from 68 the date the pregnancy ends. If the pregnant woman chooses not 69 to defer her sentence, she must be incarcerated as directed by 70 the judge. 71 (b) The sentencing judge may order a pregnant woman whose 72 sentence is deferred to comply with any of the terms and 73 conditions specified in s. 948.03 until such time as she is 74 incarcerated. 75 (c) Within 10 days after the deferral period ends and the Page 3 of 5

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76	woman is incarcerated to serve the sentence, she must be offered
77	an appropriate assessment by a licensed health care practitioner
78	or a telehealth provider as defined in s. 456.47, and, upon the
79	request of the incarcerated woman, the licensed health care
80	practitioner or telehealth provider shall provide a postpartum
81	assessment, including the need for any necessary medical tests,
82	procedures, lactation support, mental health support, or
83	treatments associated with her postpartum condition. The
84	Department of Corrections and municipal and county detention
85	facilities shall develop and offer such assessments and
86	treatments in consultation with community support organizations,
87	licensed health care practitioners, social services programs,
88	and local and state government agencies, including nonprofit
89	organizations.
90	(3) If, during the deferral period, the pregnant woman is
91	convicted of a new crime or violates any of the conditions
92	imposed by the sentencing judge, the judge may impose any
93	sanction that may be imposed under s. 948.06, including an order
94	requiring the incarceration of the pregnant woman to serve the
95	sentence for which the deferral was granted.
96	(4)(a) The Department of Corrections shall collect from
97	its own institutions, and each municipal and county detention
98	facility, as those terms are defined in s. 951.23, shall collect
99	and report to the department, all of the following information,
100	which the department shall compile and publish quarterly on its
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101	public website:
102	1. The total number of pregnant women who receive a
103	sentence deferral under paragraph (2)(a);
104	2. The total number of women who receive or who decline an
105	assessment under paragraph (2)(c);
106	3. The total number of births, including the number of
107	live births and stillbirths, to women whose sentences are
108	deferred, and the gestational age and birth weight of each
109	infant at the time of birth or stillbirth;
110	4. The total number of women who experience complications
111	during pregnancy and the type of complications experienced;
112	5. The total number of women who experience miscarriages;
113	and
114	6. The total number of women who refuse to provide
115	information regarding the outcome of their pregnancies as
116	indicated in subparagraphs 3., 4., and 5.
117	(b) The information published pursuant to paragraph (a)
118	must exclude personally identifying information and must comply
119	with state and federal confidentiality laws.
120	Section 4. This act shall take effect July 1, 2022.
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