By: Representative Ketchings

To: Constitution

HOUSE CONCURRENT RESOLUTION NO. 2

1	A CONCURRENT	' RESOLUTION	PROPOSING P	AN AMENDMEI	OT TO	SECTION	31
2	MISSISSIPPI CONST	ITUTION OF 1	1890, TO ALI	OW A 10-2	JURY	VERDICT	IN
3	NONCAPITAL CASES;	AND FOR REI	LATED PURPOS	SES.			

- 4 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF
- 5 MISSISSIPPI, That the following amendment to the Mississippi
- 6 Constitution of 1890 be submitted to the qualified electors of the
- 7 state:
- 8 Amend Section 31, Mississippi Constitution of 1890, to read
- 9 as follows:
- 10 "Section 31. (1) The right of trial by jury shall remain
- 11 inviolate, but the Legislature may, by enactment, provide:
- 12 (a) That in all civil suits tried in the circuit and
- 13 chancery court, nine (9) or more jurors may agree on the verdict
- 14 and return it as the verdict of the jury; and
- 15 (b) That in the trial of criminal offenses in the
- 16 circuit and county courts, except capital offenses, ten (10) or
- 17 more jurors may agree on the verdict and return it as the verdict
- 18 of the jury.
- 19 (2) For the purposes of subsection (1)(b) only, the
- 20 following terms shall have the following meanings:
- 21 <u>(a) "Criminal offense" means:</u>

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- 22 (i) Any offense specifically classified as a
- 23 felony in the statute creating the offense or its punishment; or
- 24 (ii) Any offense for which the maximum punishment
- 25 <u>authorized by the Legislature is: 1. imprisonment in the State</u>
- 26 Penitentiary or in the custody of the Department of Corrections
- 27 for a period of one (1) year or more or for life, or 2. death, if

28	the death penalty is not being sought by the state in the					
29	prosecution of the offense; or					
3 0	(iii) Any misdemeanor offense that is tried in					
31	circuit or county court on indictment for the offense or as a					
32	lesser offense of an offense defined in subparagraph (i) or (ii)					
33	of this paragraph (a).					
34	(b) "Capital offense" means any criminal offense for					
35	which the maximum punishment authorized by the Legislature is					
36	death, and the death penalty is actually being sought by the state					
37	in the prosecution of the offense."					
38	BE IT FURTHER RESOLVED, That this amendment shall be					
39	submitted to the qualified electors at an election to be held on					
40	the first Tuesday after the first Monday of November 2002 in the					
41	manner provided by the Constitution and by law.					
12	BE IT FURTHER RESOLVED, That the explanatory statement of the					
43	substance of this proposed constitutional amendment for the ballot					
14	shall read as follows: "This proposed constitutional amendment					

allows a 10-2 jury verdict in criminal cases in which the state

does not seek to impose the death penalty."

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