By: Representative Fleming

HOUSE BILL NO. 12

AN ACT TO AMEND SECTIONS 99-19-51 AND 99-19-55, MISSISSIPPI 1 2 CODE OF 1972, TO REMOVE THE REQUIREMENT THAT LICENSED PHYSICIANS 3 PARTICIPATE IN ADMINISTERING AN EXECUTION; AND FOR RELATED 4 PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5 SECTION 1. Section 99-19-51, Mississippi Code of 1972, is 6 7 amended as follows: 99-19-51. The manner of inflicting the punishment of death 8 9 shall be by continuous intravenous administration of a lethal 10 quantity of an ultra short-acting barbiturate or other similar drug in combination with a chemical paralytic agent until death is 11 pronounced by the county coroner where the execution takes 12 place * * *. 13 SECTION 2. Section 99-19-55, Mississippi Code of 1972, is 14 15 amended as follows: 16 99-19-55. (1) Whenever any person shall be condemned to 17 suffer death for any crime for which such person shall have been convicted in any court of any county of this state, such 18 19 punishment shall be inflicted at 6:00 p.m. or as soon as possible thereafter within the next twenty-four (24) hours at an 20 21 appropriate place designated by the Commissioner of Corrections on the premises of the Mississippi State Penitentiary at Parchman, 22 23 Mississippi. All male persons convicted of a capital offense 24 wherein the death sentence has been imposed shall be immediately committed to the Department of Corrections and transported to the 25 26 maximum security cell block at the Mississippi State Penitentiary 27 at Parchman, Mississippi. When the maximum inmate capacity at such maximum security cell block has been reached, the 28 *HR03/R23* H. B. No. 12 G1/2 06/HR03/R23

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Commissioner of Corrections shall place such male convicts in an 29 30 appropriate facility on the grounds of the Mississippi State 31 Penitentiary at Parchman, Mississippi. All female persons convicted of a capital offense wherein the death sentence has been 32 33 imposed shall be immediately committed to the Department of 34 Corrections and housed in an appropriate facility designated by the Commissioner of Corrections. Upon final affirmance of the 35 conviction, the punishment shall be imposed in the manner provided 36 The State Executioner or his duly authorized deputy shall 37 by law. 38 supervise and perform such execution.

39 When a person is sentenced to suffer death in the manner (2)provided by law, it shall be the duty of the clerk of the court to 40 deliver forthwith to the Commissioner of Corrections a warrant for 41 the execution of the condemned person. It shall be the duty of 42 the commissioner forthwith to notify the State Executioner of the 43 date of the execution and it shall be the duty of the said State 44 45 Executioner, or any person deputized by him in writing, in the event of his physical disability, as hereinafter provided, to be 46 present at such execution, to perform the same, and have general 47 48 supervision over said execution. In addition to the above designated persons, the Commissioner of Corrections shall secure 49 50 the presence at such execution of the sheriff, or his deputy, of the county of conviction, * * * the county coroner where the 51 execution takes place, and bona fide members of the press, not to 52 53 exceed eight (8) in number, and at the request of the condemned, 54 such ministers of the gospel, not exceeding two (2), as said 55 condemned person shall name. The Commissioner of Corrections 56 shall also name to be present at the execution such officers or 57 guards as may be deemed by him to be necessary to insure proper security. No other persons shall be permitted to witness the 58 59 execution, except the commissioner may permit two (2) members of 60 the condemned person's immediate family as witnesses, if they so request and two (2) members of the victim's immediate family as 61 *HR03/R23* 12 H. B. No. 06/HR03/R23

06/HR03/R23 PAGE 2 (DJ\LH) 62 witnesses, if they so request. Provided further, that the 63 Governor may, for good cause shown, permit two (2) additional 64 persons of good and reputable character to witness an execution. 65 No person shall be allowed to take photographs or other recordings 66 of any type during the execution. The absence of the sheriff, or 67 deputy, after due notice to attend, shall not delay the execution.

(3) 68 The State Executioner, or his duly authorized representative, the Commissioner of Corrections, or his duly 69 authorized representative, and the * * * county coroner who 70 71 witnessed such execution shall prepare and sign officially a 72 certificate setting forth the time and place thereof and that such criminal was then and there executed in conformity to the sentence 73 74 of the court and the provisions of Sections 99-19-51 through 75 99-19-55, and shall procure the signatures of the other public 76 officers and persons who witnessed such execution, which 77 certificate shall be filed with the clerk of the court where the conviction of the criminal was had, and the clerk shall subjoin 78 79 the certificate to the record of the conviction and sentence.

The body of the person so executed shall be released 80 (4) 81 immediately by the State Executioner, or his duly authorized representative, to the relatives of the dead person, or to such 82 83 friends as may claim the body. The Commissioner of Corrections shall have sole charge of burial in the event the body is not 84 claimed as aforesaid, and his discretion in the premises shall be 85 86 The Commissioner may donate the unclaimed body of an final. executed person to the University of Mississippi Medical Center 87 88 for scientific purposes. The county of conviction shall bear the 89 reasonable expense of burial in the event the body is not claimed by relatives or friends or donated to the University of 90 Mississippi Medical Center. 91

92 **SECTION 3.** This act shall take effect and be in force from 93 and after July 1, 2006.

H. B. No. 12 *HRO3/R23* 06/HR03/R23 ST: Lethal injection; remove requirement that a PAGE 3 (DJ\LH) licensed physician administer execution.