MISSISSIPPI LEGISLATURE

By: Representative Horne

To: Judiciary B

HOUSE BILL NO. 825

1 AN ACT TO AMEND SECTION 97-3-19, MISSISSIPPI CODE OF 1972, TO 2 INCLUDE THE KILLING OF A UTILITY WORKER IN THE DEFINITION OF 3 CAPITAL MURDER; AND FOR RELATED PURPOSES. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 97-3-19, Mississippi Code of 1972, is 5 amended as follows: 6 97-3-19. (1) The killing of a human being without the 7 authority of law by any means or in any manner shall be murder in 8 9 the following cases: 10 (a) When done with deliberate design to effect the death of the person killed, or of any human being, shall be 11 12 first-degree murder; 13 (b) When done in the commission of an act eminently 14 dangerous to others and evincing a depraved heart, regardless of 15 human life, although without any premeditated design to effect the death of any particular individual, shall be second-degree murder; 16 17 (c) When done without any design to effect death by any person engaged in the commission of any felony other than rape, 18

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kidnapping, burglary, arson, robbery, sexual battery, unnatural intercourse with any child under the age of twelve (12), or nonconsensual unnatural intercourse with mankind, or felonious abuse and/or battery of a child in violation of subsection (2) of Section 97-5-39, or in any attempt to commit such felonies, shall be first-degree murder;

(d) When done with deliberate design to effect thedeath of an unborn child, shall be first-degree murder.

(2) The killing of a human being without the authority of
law by any means or in any manner shall be capital murder in the
following cases:

30 Murder which is perpetrated by killing a peace (a) 31 officer or fireman while such officer or fireman is acting in his 32 official capacity or by reason of an act performed in his official 33 capacity, and with knowledge that the victim was a peace officer 34 or fireman. For purposes of this paragraph, the term "peace 35 officer" means any state or federal law enforcement officer, including, but not limited to, a federal park ranger, the sheriff 36 37 of or police officer of a city or town, a conservation officer, a 38 parole officer, a judge, senior status judge, special judge, 39 district attorney, legal assistant to a district attorney, county 40 prosecuting attorney or any other court official, an agent of the 41 Alcoholic Beverage Control Division of the Department of Revenue, 42 an agent of the Bureau of Narcotics, personnel of the Mississippi Highway Patrol, and the employees of the Department of Corrections 43

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48 (b) Murder which is perpetrated by a person who is49 under sentence of life imprisonment;

50 (c) Murder which is perpetrated by use or detonation of
51 a bomb or explosive device;

52 (d) Murder which is perpetrated by any person who has 53 been offered or has received anything of value for committing the 54 murder, and all parties to such a murder, are guilty as 55 principals;

(e) When done with or without any design to effect
death, by any person engaged in the commission of the crime of
rape, burglary, kidnapping, arson, robbery, sexual battery,
unnatural intercourse with any child under the age of twelve (12),
or nonconsensual unnatural intercourse with mankind, or in any
attempt to commit such felonies;

(f) When done with or without any design to effect death, by any person engaged in the commission of the crime of felonious abuse and/or battery of a child in violation of subsection (2) of Section 97-5-39, or in any attempt to commit such felony;

67 (g) Murder which is perpetrated on educational property
68 as defined in Section 97-37-17;

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69 (h) Murder which is perpetrated by the killing of any elected official of a county, municipal, state or federal 70 71 government with knowledge that the victim was such public 72 official:

73 (i) Murder of three (3) or more persons who are killed 74 incident to one (1) act, scheme, course of conduct or criminal 75 episode;

76 (j) Murder of more than three (3) persons within a 77 three-year period;

78 (k) Murder which is perpetrated by the killing of a 79 person who: (i) is or would be a witness for the state or federal 80 government in a criminal trial; (ii) is a confidential informant 81 for any agency of the state or federal government; or (iii) is any 82 other person who was cooperating or assisting the state or federal 83 government or was suspected of cooperation or assistance to the 84 state or federal government, if the motive for the killing was 85 either the person's status as a witness, potential witness or 86 informant, or was to prevent the cooperation or assistance to the 87 prosecution. It shall not be a defense to a killing under this 88 subsection that the defendant erroneously suspected or believed 89 the victim to have cooperated or assisted the state or federal 90 government * * *; and

91 (1) Murder which is perpetrated by the killing of a 92 utility worker while such utility worker is acting in his official capacity as a utility worker, and with knowledge that the victim 93

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94 was a utility worker. "Utility worker" shall mean any person 95 employed by, provides service on behalf of, or is otherwise 96 contracted by a public utility as the term "public utility" is 97 defined in Section 77-3-3, and such term shall also include any 98 municipal, county or state owned utility, and any public agency, 99 association, utility or utility district. 100 (3) An indictment for murder or capital murder shall serve 101 as notice to the defendant that the indictment may include any and 102 all lesser included offenses thereof, including, but not limited

103 to, manslaughter.

104 SECTION 2. This act shall take effect and be in force from 105 and after July 1, 2022.