Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1479

BY: Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- 6 **SECTION 1.** Section 99-19-51, Mississippi Code of 1972, is
- 7 amended as follows:
- 8 99-19-51. (1) At the discretion of the Commissioner, the
- 9 Deputy Commissioner for Finance and Administration and the Deputy
- 10 Commissioner for Institutions of the Mississippi Department of
- 11 Corrections, the manner of inflicting the punishment of death
- 12 shall be by * * * one of the following: (a) intravenous * * *
- 13 injection of a substance or substances in a lethal quantity into
- 14 the body; (b) nitrogen hypoxia; (c) electrocution or (d) firing
- 15 squad, until death is pronounced by the county coroner where the



- 16 execution takes place or by a licensed physician according to
- 17 accepted standards of medical practice. * * * Upon receipt of the
- 18 warrant of execution from the Mississippi Supreme Court, the
- 19 Commissioner of Corrections shall, within seven (7) days, provide
- 20 written notice to the condemned person of the manner of execution.
- 21 It is the policy of the State of Mississippi that intravenous
- 22 injection of a substance or substances in a lethal quantity into
- 23 the body shall be the preferred method of execution.
- 24 * * *
- 25 (* * *2) The Commissioner of Corrections has the authority
- 26 and discretion to select and obtain the substances and the means
- 27 necessary to carry out an execution, and may adopt and promulgate
- 28 rules and regulations as the Commissioner deems necessary to
- 29 administer and implement the provisions of this section.
- 30 (* * *3) (a) The Commissioner of Corrections shall select
- 31 an execution team to assist the State Executioner and his
- 32 deputies. * * * The execution team shall consist of those
- 33 persons, * * * including all medical personnel, who provide direct
- 34 support for the administration of lethal chemicals \star \star , those
- 35 individuals involved in assisting in the execution in any
- 36 capacity * * * and those personnel assigned to specific duties
- 37 related to an execution.
- 38 (b) For the purposes of this section, "supplier of
- 39 lethal injection chemicals" means a supplier or suppliers of

- 40 lethal injection chemicals located within the State of
- 41 Mississippi.
- 42 (c) The identities of the State Executioner and his
- 43 deputies, all members of the execution team, a supplier of lethal
- 44 injection chemicals, and * * * those witnesses listed in Section
- 45 99-19-55(2) who attend as members of the victim's family or
- 46 designated by the condemned * * * person shall at all times remain
- 47 confidential, and the information is exempt from disclosure under
- 48 the provisions of the Mississippi Public Records Act of 1983.
- 49 (* * *4) Notwithstanding any provision of law to the
- 50 contrary, any portion of any record of any kind that could
- 51 identify a person as being a current or former State Executioner,
- 52 his or her deputies, a member of an execution team * * *, a
- 53 current or former supplier of lethal injection chemicals, or those
- 54 witnesses listed in Section 99-19-55(2) who attend as members of
- 55 the victim's family or designated by the condemned * * * person,
- 56 shall at all times be confidential, exempt, and protected from
- 57 disclosure, but the remainder of the record shall not be protected
- 58 unless otherwise provided by law. A court shall preserve the
- 59 secrecy of all confidential and exempt information described in
- 60 this section by reasonable means, which may include granting
- 61 protective orders, holding in-camera hearings, sealing the records
- 62 of the action, and ordering any person involved in the litigation
- 63 not to disclose such information without prior court approval.

- 64 (* * *5) Notwithstanding any provision of law to the 65 contrary, if the State Executioner, his or her deputies, a member of the execution team or supplier of lethal injection chemicals is 66 licensed by a board or department, the licensing board or 67 68 department shall not censure, reprimand, suspend, revoke, or take 69 any other disciplinary action against the person's license because 70 the person participated in a lawful execution. Any person or 71 institution assisting with or participating in carrying out an 72 execution in accordance with this statute shall be presumed to be 73 acting in good faith. Any person or institution acting in good 74 faith in connection with carrying out an execution shall be immune 75 from any liability, civil or criminal, that might otherwise be 76 incurred or imposed. The State Executioner and his deputies, and 77 all members of the execution team perform their respective 78 functions as official duties on behalf of the state or any agency 79 of the state.
- SECTION 2. Section 99-19-53, Mississippi Code of 1972, is amended as follows:
- 99-19-53. (1) The Governor shall appoint the State

 Executioner who shall serve at the pleasure of the Governor and

 until his successor shall have been duly appointed to replace him.
- 85 (2) The State Executioner, or his duly authorized
 86 representative, shall supervise and inflict the punishment of
 87 death as the same is hereby provided. All duties and necessary
 88 acts pertaining to the execution of a convict shall be performed

- 89 by the Commissioner of Corrections except where such duties and 90 actions are vested in the State Executioner. The State 91 Executioner shall receive for his services in connection therewith 92 compensation in the sum of Five Hundred Dollars (\$500.00) plus all 93 actual and necessary expenses for each such execution, to be paid 94 by the county where the crime was committed. The county of 95 conviction shall likewise pay the fees of the attending physician 96 or physicians in attendance. The State Executioner may appoint 97 not more than two (2) deputies who shall be paid One Hundred Fifty 98 Dollars (\$150.00) per execution and mileage as authorized by law, 99 to be paid by the county where the crime was committed, to assist 100 in the infliction of the punishment of death. The Executioner may 101 appoint such other assistants as may be required; however, such 102 assistants shall not be entitled to compensation or travel expenses. The State Executioner and his deputies may waive 103 104 compensation, per diem or travel expenses.
- administration of the required lethal substance or substances in the manner required by law shall not be construed to be the practice of medicine or nursing. Any pharmacist is authorized to dispense drugs to the State Executioner or the Commissioner of the Mississippi Department of Corrections without a prescription for the purpose of this chapter.
- 112 <u>(4)</u> The State Executioner shall be custodian of all
 113 equipment and supplies involved in the infliction of the death

- 114 penalty. All expenses for the maintenance and protection of the
- 115 property, together with operating expenses, which as a practical
- 116 matter cannot be allocated to the county of conviction, shall be
- 117 paid out of funds designated by law for that purpose or out of the
- 118 general support fund of the Mississippi Department of Corrections.
- 119 (5) The State Executioner shall receive the per diem
- 120 compensation authorized in Section 25-3-69 in addition to actual
- 121 and necessary expenses, including mileage as authorized by law,
- 122 for each day, not to exceed three (3) days each month, spent in
- 123 maintaining the equipment and supplies involved in the infliction
- 124 of the death penalty or preparing for an execution which does not
- 125 occur. Such payments shall be paid out of funds designated by law
- 126 for that purpose or out of the general support fund of the
- 127 Mississippi Department of Corrections.
- 128 * * *
- 129 **SECTION 3.** Section 99-19-55, Mississippi Code of 1972, is
- 130 amended as follows:
- 131 99-19-55. (1) Whenever any person shall be condemned to
- 132 suffer death for any crime for which such person shall have been
- 133 convicted in any court of any county of this state, such
- 134 punishment shall be inflicted at 6:00 p.m. or as soon as possible
- 135 thereafter within the next twenty-four (24) hours at an
- 136 appropriate place designated by the Commissioner of the
- 137 Mississippi Department of Corrections. * * * All male persons
- 138 convicted of a capital offense wherein the death sentence has been

Corrections and transported to the maximum security cell
block * * *. All female persons convicted of a capital offense
wherein the death sentence has been imposed shall be immediately
committed to the Department of Corrections and housed in an
appropriate facility designated by the Commissioner of the
Mississippi Department of Corrections. Upon final affirmance of
the conviction, the punishment shall be imposed in the manner

provided by law. The State Executioner or his duly authorized

deputy shall supervise and perform such execution.

imposed shall be immediately committed to the Department of

(2) When a person is sentenced to suffer death in the manner provided by law, it shall be the duty of the clerk of the court to deliver forthwith to the Commissioner of Corrections a warrant for the execution of the condemned person. It shall be the duty of the commissioner forthwith to notify the State Executioner of the date of the execution and it shall be the duty of the said State Executioner, or any person deputized by him in writing, in the event of his physical disability, as hereinafter provided, to be present at such execution, to perform the same, and have general supervision over said execution. In addition to the above designated persons, the Commissioner of Corrections shall secure the presence at such execution of the sheriff, or his deputy, of the county of conviction, at least one (1) but not more than two (2) physicians or the county coroner where the execution takes place, and bona fide members of the press, not to exceed eight (8)

- 164 in number, and at the request of the condemned, such ministers of 165 the gospel, not exceeding two (2), as said condemned person shall 166 The Commissioner of Corrections shall also name to be 167 present at the execution such * * * members of the execution team 168 deemed by him or her to be necessary to insure proper security. 169 No other persons shall be permitted to witness the execution, 170 except the commissioner may permit the condemned person to 171 designate two (2) * * * witnesses, if they so request and two (2) 172 members of the victim's * * * family as witnesses, if they so 173 request. Provided further, that the Governor may * * * designate 174 two (2) additional persons of good and reputable character to 175 witness an execution. No person shall be allowed to take 176 photographs or other recordings of any type during the execution. 177 The absence of the sheriff, or deputy, after due notice to attend, 178 shall not delay the execution.
- 179 (3) * * * The Commissioner of Corrections, or his duly 180 authorized representative, and the physician or physicians or county coroner who witnessed such execution shall prepare and sign 181 182 officially a certificate setting forth the time and place thereof 183 and that such * * * condemned person was then and there executed 184 in conformity to the sentence of the court and the provisions of Sections 99-19-51 through 99-19-55, \star * which certificate shall 185 186 be filed with the clerk of the court where the conviction of the 187 criminal was had, and the clerk shall subjoin the certificate to the record of the conviction and sentence. 188

189	(4) The body of the person so executed shall be released
190	immediately by the State Executioner, or his duly authorized
191	representative, to the relatives of the dead person, or to such
192	friends as may claim the body. The Commissioner of $\underline{\text{the}}$
193	Mississippi Department of Corrections shall have sole charge of
194	burial in the event the body is not claimed as aforesaid, and his
195	discretion in the premises shall be final. The Commissioner may
196	donate the unclaimed body of an executed person to the University
197	of Mississippi Medical Center for scientific purposes. The county
198	of conviction shall bear the reasonable expense of burial in the
199	event the body is not claimed by relatives or friends or donated
200	to the University of Mississippi Medical Center.

SECTION 4. This act shall take effect and be in force from and after July 1, 2022, and shall stand repealed on June 30, 2022.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTIONS 99-19-51, 99-19-53 AND 99-19-55, MISSISSIPPI CODE OF 1972, TO REVISE THE AUTHORITY OF THE COMMISSIONER OF THE MISSISSIPPI DEPARTMENT OF CORRECTIONS TO INFLICT THE DEATH PENALTY; AND FOR RELATED PURPOSES.

