# Pending COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1440

# **BY: Committee**

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

7	SECTION 1. Section 97-3-21, Mississippi Code of 1972, is
8	amended as follows:
9	97-3-21. (1) Except as otherwise provided for a juvenile
10	offender in subsection (2) of this section, every person who * * *
11	<u>is:</u>
12	(a) Convicted of first-degree murder shall be sentenced
13	by the court to imprisonment for life in the custody of the
14	Department of Corrections.
15	( <b>* * *</b> <u>b</u> ) <b>* * *</b> Convicted of second-degree murder shall
16	be imprisoned for life in the custody of the Department of

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17 Corrections if the punishment is so fixed by the jury in its 18 verdict after a separate sentencing proceeding. If the jury fails to agree on fixing the penalty at imprisonment for life, the court 19 shall fix the penalty at not less than twenty (20) nor more than 20 21 forty (40) years in the custody of the Department of Corrections. 22 ( \* \* \*c) \* \* \* Convicted of capital murder shall be 23 sentenced ( \* \* \*i) to death; ( \* \* \*ii) to imprisonment for life 24 in the State Penitentiary without parole; or ( \* \* \*iii) to 25 imprisonment for life in the State Penitentiary with eligibility for parole as provided in Section 47-7-3(1)( \* \* \*c)(iii). 26 27 (2) (a) For the purposes of this section, "juvenile 28 offender" means a person who had not reached the age of eighteen 29 (18) years at the time of the commission of the offense. 30 (b) A juvenile offender who is convicted of 31 first-degree or second-degree murder or capital murder may be 32 sentenced to life imprisonment or life imprisonment without 33 eligibility for parole in the custody of the Department of Corrections if the punishment is so fixed by the judge after a 34 35 separate sentencing proceeding held without a jury as provided in 36 Section 99-19-101. 37 (c) If the court, sitting without a jury, finds the 38 imposition of a sentence to life imprisonment or life imprisonment 39 without eligibility for parole to be unjustified, the court shall 40 fix the penalty as follows:

41 (i) For first-degree murder, at not less than 42 twenty (20) nor more than forty (40) years in the custody of the 43 Department of Corrections. 44 (ii) For second-degree murder, at not less than 45 fifteen (15) nor more than thirty (30) years in the custody of the Department of Corrections. 46 47 (iii) For capital murder, at not less than 48 twenty-five (25) nor more than fifty (50) years in the custody of 49 the Department of Corrections. 50 (d) The provisions of this subsection (2) apply 51 retroactively irrespective of the dates of the commission of the 52 offense, an arrest was made, or a judgment of conviction was 53 entered. 54 SECTION 2. Section 99-19-101, Mississippi Code of 1972, is 55 amended as follows: 56 99-19-101. (1) Upon conviction or adjudication of guilt of 57 a defendant of capital murder or other capital offense, the court shall conduct a separate sentencing proceeding to determine 58 59 whether the defendant should be sentenced to death, life 60 imprisonment without eligibility for parole, or life imprisonment; 61 a sentence of death cannot be imposed if the defendant was not at 62 least eighteen (18) years of age at the time of the commission of 63 the offense. If the defendant was under eighteen (18) years of 64 age at the time of the commission of the offense, subsection (9) 65 of this section applies; otherwise the proceeding shall be

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66 conducted by the trial judge before the trial jury as soon as 67 practicable. If, through impossibility or inability, the trial jury is unable to reconvene for a hearing on the issue of penalty, 68 having determined the guilt of the accused, the trial judge may 69 70 summon a jury to determine the issue of the imposition of the 71 penalty. If the trial jury has been waived, or if the defendant 72 pleaded quilty, the sentencing proceeding shall be conducted 73 before a jury impaneled for that purpose or may be conducted 74 before the trial judge sitting without a jury if both the State of 75 Mississippi and the defendant agree thereto in writing. In the 76 proceeding, evidence may be presented as to any matter that the 77 court deems relevant to sentence, and shall include matters 78 relating to any of the aggravating or mitigating circumstances. 79 However, this subsection shall not be construed to authorize the introduction of any evidence secured in violation of the 80 81 Constitution of the United States or of the State of Mississippi. 82 The state and the defendant and the defendant's counsel shall be permitted to present arguments for or against the sentence of 83 84 death.

85 (2) After hearing all the evidence, the jury, or the judge
86 <u>sitting without a jury</u>, shall deliberate on the following matters:
87 (a) Whether sufficient factors exist as enumerated in
88 subsection (7) of this section;

89 (b) Whether sufficient aggravating circumstances exist90 as enumerated in subsection (5) of this section;

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91 (C) Whether sufficient mitigating circumstances exist as enumerated in subsection (6) of this section, which outweigh 92 the aggravating circumstances found to exist; and 93 Based on these considerations, whether the 94 (d) 95 defendant should be sentenced to life imprisonment, life 96 imprisonment without eligibility for parole, or death. 97 For the jury to impose a sentence of death, it must (3) 98 unanimously find in writing the following: 99 That sufficient factors exist as enumerated in (a) subsection (7) of this section; 100 101 (b) That sufficient aggravating circumstances exist as enumerated in subsection (5) of this section; \* \* \* 102 103 That there are insufficient mitigating (C) 104 circumstances, as enumerated in subsection (6), to outweigh the aggravating circumstances \* \* \*; and 105 106 (d) That the defendant was eighteen (18) years of age 107 or older at the time of the commission of the offense. 108 In each case in which the jury imposes the death sentence, 109 the determination of the jury shall be supported by specific 110 written findings of fact based upon the circumstances in 111 subsections (5) and (6) of this section and upon the records of 112 the trial and the sentencing proceedings. If, after the trial of the penalty phase, the jury does not make the findings requiring 113 114 the death sentence or life imprisonment without eligibility for

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115 parole, or is unable to reach a decision, the court shall impose a 116 sentence of life imprisonment.

117 The judgment of conviction and sentence of death shall (4) 118 be subject to automatic review by the Supreme Court of Mississippi 119 within sixty (60) days after certification by the sentencing court 120 of the entire record, unless the time is extended for an 121 additional period by the Supreme Court for good cause shown. The 122 review by the Supreme Court shall have priority over all other 123 cases and shall be heard in accordance with rules promulgated by 124 the Supreme Court.

125 (5) Aggravating circumstances shall be limited to the 126 following:

127 (a) The capital offense was committed by a person under128 sentence of imprisonment.

(b) The defendant was previously convicted of another
capital offense or of a felony involving the use or threat of
violence to the person.

132 (c) The defendant knowingly created a great risk of133 death to many persons.

(d) The capital offense was committed while the
defendant was engaged, or was an accomplice, in the commission of,
or an attempt to commit, or flight after committing or attempting
to commit, any robbery, rape, arson, burglary, kidnapping,
aircraft piracy, sexual battery, unnatural intercourse with any
child under the age of twelve (12), or nonconsensual unnatural

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140 intercourse with mankind, or felonious abuse or battery of a child 141 in violation of subsection (2) of Section 97-5-39, or the unlawful 142 use or detonation of a bomb or explosive device.

(e) The capital offense was committed for the purpose
of avoiding or preventing a lawful arrest or effecting an escape
from custody.

146 (f) The capital offense was committed for pecuniary 147 gain.

(g) The capital offense was committed to disrupt or hinder the lawful exercise of any governmental function or the enforcement of laws.

151 (h) The capital offense was committed to influence the 152 policy of a governmental entity by intimidation or coercion, or to 153 affect the conduct of a governmental entity by mass destruction or 154 assassination.

155 (i) The capital offense was especially heinous,156 atrocious or cruel.

157 (j) The capital offense was committed to intimidate or158 coerce a civilian population.

159 (6) Mitigating circumstances shall be the following:

160 (a) The defendant has no significant history of prior161 criminal activity.

162 (b) The offense was committed while the defendant was163 under the influence of extreme mental or emotional disturbance.

164 (c) The victim was a participant in the defendant's 165 conduct or consented to the act.

(d) The defendant was an accomplice in the capital offense committed by another person and his participation was relatively minor.

169 (e) The defendant acted under extreme duress or under170 the substantial domination of another person.

(f) The capacity of the defendant to appreciate the criminality of his conduct or to conform his conduct to the requirements of law was substantially impaired.

(g) The age of the defendant at the time of the crime.
(7) In order to return and impose a sentence of death the
jury must make a written finding of one or more of the following:
(a) The defendant actually killed;

178 (b) The defendant attempted to kill;

179 (c) The defendant intended that a killing take place;
180 (d) The defendant contemplated that lethal force would

181 be employed.

182 (8) For the purposes of this section, to "intimidate" or
183 "coerce" do not include peaceful picketing, boycotts or other
184 nonviolent action.

185 (9) If the defendant was under the age of eighteen (18) at
186 the time of the commission of the offense, the court sitting
187 without a jury must conduct a separate sentencing proceeding to

188 determine whether the defendant should be sentenced to life

# 189 imprisonment, life imprisonment without eligibility for parole, or

# 190 imprisonment for a term of years.

# 191 **SECTION 3.** This act shall take effect and be in force from

192 and after July 1, 2024, and shall stand repealed on June 30, 2024.

## Further, amend by striking the title in its entirety and

### inserting in lieu thereof the following:

1 AN ACT TO AMEND SECTIONS 97-3-21 AND 99-19-101, MISSISSIPPI 2 CODE OF 1972, TO PROVIDE ALTERNATIVE SENTENCING OPTIONS FOR 3 JUVENILE OFFENDERS IN COMPLIANCE WITH UNITED STATES SUPREME COURT 4 HOLDINGS IN THE CASES OF *MILLER V. ALABAMA* AND *ROPER V. SIMMONS*; 5 AND FOR RELATED PURPOSES.