As Engrossed: 2/8/93

2 79th General	Assembly A Bi	ACT 420 OF 1993
3 Regular Sess	on, 1993	SENATE BILL 231
4 By: Senator I	ardin	
5		
6		
7 For An Act To Be Entitled		
8 "AN	ACT TO PROHIBIT THE SENTENCING	OF A MENTALLY RETARDED
9 DEFE	IDANT TO DEATH; AND FOR OTHER P	URPOSES."
10		
11	Subtitle	
12 "AN	ACT TO PROHIBIT THE SENTENCING	OF A MENTALLY RETARDED
13 DEFE	IDANT TO DEATH."	
14		
15 BE IT ENACT	D BY THE GENERAL ASSEMBLY OF T	HE STATE OF ARKANSAS:
16		
17 SECTI	N 1. (a) As used in this sec	tion, "mental retardation" means:
18		general intellectual functioning
_		airments in adaptive functioning
20 manifest in	the developmental period, but :	-
21	(2) Deficits in adaptive beha	
22	-	sumption of mental retardation when
	has an intelligence quotient (
		ation at the time of committing
-	er shall be sentenced to death	
		proving mental retardation at the
	itting the offense by a prepon	
		l murder shall raise the special
		by motion prior to trial. Prior to
	ourt shall determine if the de	
	termines that the defendant is	
	y raise the question of mental	
	_	g phase of the trial. At the time
		aggravating circumstances, the jury
		ental retardation. If the jury was mentally retarded at the time of

As Engrossed: 2/8/93

1 the commission of capital murder, then the defendant will automatically be 2 sentenced to life imprisonment without possibility of parole. ٦ (e) If the court determines that the defendant is mentally retarded, 4 then the jury shall not be "death qualified," but the jury shall sentence the 5 defendant to life imprisonment without possibility of parole upon conviction. 6 (f) However, this requirement shall not be deemed to require unanimity 7 for consideration of any mitigating circumstance, nor shall this provision be 8 deemed to supersede any suggested mitigating circumstance regarding mental 9 defect or disease currently found in Arkansas Code Annotated §5-4-605. SECTION 2. All provisions of this act of a general and permanent nature 10 11 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 12 Revision Commission shall incorporate the same in the Code. 13 14 SECTION 3. If any provision of this act or the application thereof to 15 any person or circumstance is held invalid, such invalidity shall not affect 16 other provisions or applications of the act which can be given effect without 17 the invalid provision or application, and to this end the provisions of this 18 act are declared to be severable. 19 20 SECTION 4. All laws and parts of laws in conflict with this act are 21 hereby repealed. 22 /s/ Senator Hardin 23 APPROVED: 03/10/93 24 25 26 27 28 29 30 31 32 33 34 35