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1	INTERI	M STUDY PROPOSAL 2021-11	1
2	State of Arkansas	A D'11	
3	93rd General Assembly	A Bill	BPG/BPG
4	Third Extraordinary Session, 2021		HOUSE BILL
5			
6	By: Representative V. Flowers		
7		Filed with	h: House Committee on Judiciary
8			pursuant to A.C.A. §10-3-217.
9	For	An Act To Be Entitled	
10	AN ACT CONCERNING	THE IMPOSITION OF THE DE	EATH PENALTY
11	ON A DEFENDANT WIT	TH A SERIOUS MENTAL ILLNE	ESS; AND FOR
12	OTHER PURPOSES.		
13			
14			
15		Subtitle	
16	CONCERNING T	HE IMPOSITION OF THE DEA	TH
17	PENALTY ON A	DEFENDANT WITH A SERIOU	S
18	MENTAL ILLNE	SS.	
19			
20			
21	BE IT ENACTED BY THE GENERAL A	ASSEMBLY OF THE STATE OF	ARKANSAS:
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23	SECTION 1. DO NOT CODIE	Y. Legislative intent.	
24	It is the intent of the	General Assembly that the	nis act not be applied
25	retroactively.		
26			
27	SECTION 2. Arkansas Cod	le § 5-4-101, concerning	definitions used
28	regarding the disposition of c	criminal offenders, is an	nended to add additional
29	subsections to read as follows	5:	
30	<u>(8)</u> "Active sympt	coms" means symptoms of a	a serious mental
31	illness, including without lim	nitation:	
32	(A) A delus	sion;	
33	<u>(B) A hallu</u>	ucination;	
34	(C) Extreme	ely disorganized thinking	
35	<u>(D) Mania;</u>	or	

1	(E) Very significant disruptions of consciousness, memory,		
2	and perception of the environment;		
3	(9) "Delusion" means a fixed and clearly false belief;		
4	(10) "Hallucination" means a clearly erroneous perception of		
5	reality;		
6	(11)(A) "Person has a serious mental illness" means a person		
7	who, at the time of an offense, had active symptoms of a serious mental		
8	illness that substantially impaired his or her capacity to:		
9	(i) Appreciate the nature, consequences, or		
10	wrongfulness of his or her conduct;		
11	(ii) Exercise rational judgment in relation to his		
12	or her conduct; or		
13	(iii) Conform his or her conduct to the requirements		
14	of the law.		
15	<u>(B) "Person has a serious mental illness" includes a</u>		
16	person diagnosed with a serious mental illness before and after commission of		
17	an offense; and		
18	(12)(A) "Serious mental illness" means one (1) or more of the		
19	following disorders as classified in the American Psychiatric Association's		
20	Diagnostic and Statistical Manual of Mental Disorders as it existed on		
21	January 1, 2022:		
22	(i) Schizophrenia spectrum and other psychotic		
23	<u>disorders;</u>		
24	<u>(ii) Bipolar disorder;</u>		
25	(iii) Major depressive disorder;		
26	(iv) Delusional disorder;		
27	(v) Post-traumatic stress disorder; or		
28	<u>(vi) A disorder resulting from traumatic brain</u>		
29	<u>injury.</u>		
30	<u>(B) "Serious mental illness" does not include a disorder</u>		
31	manifested primarily by repeated criminal conduct or attributable solely to		
32	the acute effects of the voluntary use of alcohol or other drugs.		
33			
34	SECTION 3. Arkansas Code Title 5, Chapter 4, Subchapter 6, is amended		
35	to add an additional section to read as follows:		
36	5-4-609. Serious mental illness.		

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I.S.P. 2021-111

1	(a) A person may file a petition with the trial court alleging that
2	the person has a serious mental illness if the person is charged with an
3	offense for which the state seeks a sentence of death.
4	(b)(l) If a person files a petition under this section, the trial
5	court shall order an evaluation of the person to provide evidence of whether
6	the person has a serious mental illness.
7	(2) The trial court shall appoint two (2) examiners, each of
8	whom shall be a psychiatrist or psychologist licensed by the Arkansas State
9	Medical Board as a health service provider in psychiatry or psychology and
10	experienced in the diagnosis and treatment of individuals with a serious
11	mental illness.
12	(3) The examiners shall provide a written report to the trial
13	court offering an opinion as to whether the person has a serious mental
14	<u>illness.</u>
15	(c)(l) A statement that a person makes as part of an evaluation or at
16	a hearing under this section may be used against the person on the issue of
17	guilt in a criminal proceeding.
18	(2) However, the person or the state may call an examiner as a
19	witness in the criminal proceeding.
20	(d) This section does not preclude the person or the state from
21	presenting other evidence on the issue of whether the person has a serious
22	mental illness.
23	(e)(1) The trial court shall conduct a hearing on a petition filed
24	under this section.
25	(2) The trial court may determine that the person has a serious
26	mental illness only if the person proves by a preponderance of the evidence
27	at the hearing that the person has a serious mental illness.
28	(3)(A) Not later than thirty (30) days after the hearing, the
29	trial court shall determine whether the person has a serious mental illness
30	based on the evidence presented at the hearing.
31	(B) The trial court shall issue written findings
32	supporting its determination under subdivision (e)(3)(A) of this section.
33	(f) If the trial court determines that the person has a serious mental
34	illness, the state may not seek a sentence of death but may seek a sentence
35	of life imprisonment without parole.
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2	Referred by Representative V. Flowers
3	Prepared by: BPG/BPG
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