Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/9/09 A D : 11		
2	87th General Assembly	A Bill		
3	Regular Session, 2009		HOUSE BILL 1706	
4				
5	By: Representative Pierce			
6				
7				
8		For An Act To Be Entitled		
9		TO CLARIFY THE EXISTING PROCEDURE		
10		PUNISHMENT BY LETHAL INJECTION;	AND FOR	
11	OTHER P	URPOSES.		
12		C-1.4.41.		
13		Subtitle	_	
14		LARIFY THE EXISTING PROCEDURES FO		
15	CAPI	TAL PUNISHMENT BY LETHAL INJECTIO	N.	
16				
17	DE IT ENACTED DY THE	CENEDAL ACCEMBLY OF THE CHATE OF	A DIZANCA C.	
18 19	BE II ENACIED BY THE (GENERAL ASSEMBLY OF THE STATE OF A	AKKANSAS:	
20	SECTION 1. This	s act shall be known and may be c	ited as the "Mothods of	
21	Execution Act."	s act shall be known and may be c.	ited as the Hethods of	
22	Execution Act.			
23	SECTION 2. Arka	ansas Code § 5-4-617 is amended to	o read as follows:	
24	5-4-617. Method	of execution.		
25	(a)(1) The sent	tence of death is to be carried or	ut by intravenous	
26	lethal injection of or	ne (1) or more chemicals, as dete	rmined in kind and	
27	amount in the discreti	ion of the Director of the Departs	ment of Correction.	
28	(2) The c	chemical or chemicals injected may	y include one (1) or	
29	more of the following	substances:		
30	(A)	One (1) or more ultra-short-act:	ing barbiturates;	
31	<u>(B)</u>	One (1) or more chemical paraly	tic agents;	
32	<u>(C)</u>	Potassium chloride; or		
33	<u>(D)</u>	Any other chemical or chemicals	, including but not	
34	limited to saline solu	limited to saline solution.		
35	(3) The condemned convict's death will be pronounced according			
36	to accepted standards	of medical practice.		

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1	(4) The Director of the Department of Correction shall determine		
2	in his or her discretion any and all policies and procedures to be applied in		
3	connection with carrying out the sentence of death, including but not limited		
4	to:		
5	(A) Matters concerning logistics and personal		
6	correspondence concerning witnesses;		
7	(B) Security;		
8	(C) Injection preparations;		
9	(D) Injection implementation; or		
10	(E) Arrangements for disposition of the executed convict's		
11	body and personal property.		
12	(5) The policies and procedures for carrying out the sentence of		
13	death and any and all matters related to the policies and procedures for the		
14	sentence of death including but not limited to the director's determinations		
15	under this subsection are not subject to the Arkansas Administrative		
16	Procedure Act, § 25-15-201 et seq., and are not subject to the Freedom of		
17	Information Act of 1967, § 25-19-101 et seq.		
18	(b)(l) If this section is held unconstitutional by an appellate court		
19	of competent jurisdiction, the sentence of death shall be carried out by		
20	electrocution in a manner determined by the Director of the Department of		
21	Correction in his or her discretion.		
22	(2) However, if the holding of the appellate court described in		
23	subdivision (b)(1) of this section is subsequently vacated, overturned,		
24	overruled, or reversed, the sentence of death shall be carried out by lethal		
25	injection as described in this section.		
26	(a)(1) The punishment of death is to be administered by a continuous		
27	intravenous injection of a lethal quantity of an ultra-short-acting		
28	barbiturate in combination with a chemical paralytic agent until the		
29	defendant's death is pronounced according to accepted standards of medical		
30	practice.		
31	(2) The Director of the Department of Correction shall determine		
32	the substances to be uniformly administered and the procedures to be used in		
33	any execution.		
34	(b) If the execution of the sentence of death as provided in		
35	subsection (a) of this section is held unconstitutional by an appellate court		
36	of competent jurisdiction, then the sentence of death shall be carried out by		

1	electrocution in a manner determined by the director.		
2	(c) Nothing in this section shall be construed as a declaration by the		
3	General Assembly that death by electrocution constitutes cruel and unusual		
4	punishment in violation of the United States Constitution or the Arkansas		
5	Constitution.		
6			
7	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the		
8	General Assembly of the State of Arkansas that the prompt administration of		
9	the death penalty following conviction of a capital offense is necessary to		
10	deter the future commission of capital offenses; and that this act is		
11	immediately necessary to deter capital offenses and prevent the loss of lives		
12	that result upon the commission of capital offenses. Therefore, an emergency		
13	is declared to exist and this act being immediately necessary for the		
14	preservation of the public peace, health, and safety shall become effective		
15	on:		
16	(1) The date of its approval by the Governor;		
17	(2) If the bill is neither approved nor vetoed by the Governor,		
18	the expiration of the period of time during which the Governor may veto the		
19	bill; or		
20	(3) If the bill is vetoed by the Governor and the veto is		
21	overridden, the date the last house overrides the veto.		
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23	/s/ Pierce		
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