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	
2	87th General Assembly A Bill	
3	Regular Session, 2009HOUSE BILL	752
4		
5	By: Representative Pierce	
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7		
8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE LAW REGARDING REPRIEVES AND	
10	NEW TRIALS FOR CONDEMNED FELONS; AND FOR OTHER	
11	PURPOSES.	
12		
13	Subtitle	
14	TO AMEND THE LAW REGARDING REPRIEVES AND	
15	NEW TRIALS FOR CONDEMNED FELONS.	
16		
17		
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
19		
20	SECTION 1. Arkansas Code § 16-90-506 is amended to read as follows:	
21	16-90-506. Reprieve, new trial, etc.	
22	(a)(1) Should the condemned felon, while in the custody of the	
23	Director of the Department of Correction, be granted a reprieve by the	
24	Governor or obtain a writ of error from the Supreme Court or should the	
25	execution of the sentence be stayed by any competent judicial proceeding,	
26	notice of the reprieve or writ of error or stay of execution shall be serve	ed
27	upon the Director of the Department of Correction, as well as upon the	
28	condemned felon, and he or she shall yield obedience to it.	
29	(2) In any subsequent proceeding, the mandate of the court	
30	having regard to the condemned felon shall be served upon the Director of	the
31	Department of Correction as well as upon the felon.	
32	(3) If the felon is resentenced by the court, the proceedings	
33	shall be as provided under the original sentence.	
34	(b) If a new trial is granted to the condemned felon after he or she	9
35	has been conveyed to the Department of Correction, he or she shall be	
36	conveyed back to the place of trial as the Director of the Department of	



1	Correction may direct.
2	(c) The only officers who shall have the power of suspending the
3	execution of a judgment of death are:
4	(1) The Governor;
5	(2) In cases of insanity or pregnancy of the individual, the
6	Director of the Department of Correction as provided in subsection (d) of
7	this section; and
8	(3) In cases of appeals, the Clerk of the Supreme Court, as
9	prescribed by law.
10	(d)(1)(A) When the Director of the Department of Correction is
11	satisfied that there are reasonable grounds for believing that an individual
12	under sentence of death is not competent, due to mental illness, to
13	understand the nature and reasons for that punishment, the Director of the
14	Department of Correction shall notify the Deputy Director of the Division of
15	Behavioral Health of the Department of Health and Human Services. The
16	Director of the Department of Correction shall also notify the Covernor of
17	this action. The Division of Behavioral Health of the Department of Health
18	and Human Services shall cause an inquiry to be made into the mental
19	condition of the individual within thirty (30) days of receipt of
20	notification. The attorney of record of the individual shall also be notified
21	of this action, and reasonable allowance will be made for an independent
22	mental health evaluation to be made. A copy of the report of the evaluation
23	by the Division of Behavioral Health of the Department of Health and Human
24	Services shall be furnished to the Department of Correction Mental Health
25	Services, along with any recommendations for treatment of the individual. All
26	responsibility for implementation of treatment remains with the Department of
27	Correction Mental Health Services.
28	(B)(i) If the individual is found competent to understand
29	the nature of and reason for the punishment, the Governor shall be so
30	notified and shall order the execution to be carried out according to law.
31	(ii) If the individual is found incompetent due to
32	mental illness, the Covernor shall order that appropriate mental health
33	treatment be provided. The Director of the Department of Correction may order
34	a reevaluation of the competency of the individual as circumstances may
35	Warrant.
36	(2)(d) When the Director of the Department of Correction is satisfied

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1	that there are reasonable grounds for believing that a female convict under
2	sentence of death is pregnant, he or she shall suspend the execution until it
3	appears that she is not pregnant or until she has delivered the child.
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