1	A bill to be entitled
2	An act relating to the execution of the death
3	sentence; amending ss. 922.10, 922.105, F.S.;
4	providing for the death sentence to be executed
5	by lethal injection; providing for a person who
6	is sentenced to death to elect a death sentence
7	executed by electrocution; providing a
8	procedure for making such election; providing
9	for a person whose warrant of execution is
10	pending on a specified date to elect a sentence
11	of death by electrocution; providing a
12	procedure for making such election; providing
13	an effective date.
14	
15	Be It Enacted by the Legislature of the State of Florida:
16	
17	Section 1. Section 922.10, Florida Statutes, is
18	amended to read:
19	922.10 Execution of death sentence; executionerA
20	death sentence shall be executed by electrocution <u>or lethal</u>
21	injection in accordance with s. 922.105. The warden of the
22	state prison shall designate the executioner. Information
23	which, if released, would identify the executioner is
24	confidential and exempt from the provisions of s. 119.07(1)
25	and s. 24(a), Art. I of the State Constitution. The warrant
26	authorizing the execution shall be read to the convicted
27	person immediately before execution.
28	Section 2. Section 922.105, Florida Statutes, is
29	amended to read:
30	922.105 Execution of death sentence by lethal
31	injection if death by electrocution is declared
	1
CODING: Words stricken are deletions; words <u>underlined</u> are additions.	

SB 10-A

unconstitutional; prohibition against reduction of death 1 sentence as a result of determination that a method of 2 execution is unconstitutional.--3 4 (1) A death sentence shall be executed by lethal 5 injection, unless the person sentenced to death affirmatively 6 elects to be executed by electrocution. The sentence shall be 7 executed under the direction of the Secretary of Corrections or the secretary's designee pursuant to s. 922.10. 8 9 (2) A person convicted and sentenced to death for a 10 capital crime at any time shall have one opportunity to elect that his or her death sentence be executed by electrocution. 11 12 The election for death by electrocution is waived unless it is 13 personally made by the person in writing and delivered to the 14 warden of the correctional facility within 30 days after the 15 issuance of mandate pursuant to a decision by the Florida 16 Supreme Court affirming the sentence of death or, if mandate 17 issued before the effective date of this act, the election must be made and delivered to the warden within 30 days after 18 19 the effective date of this act. If a warrant of execution is 20 pending on the effective date of this act, or if a warrant is 21 issued within 30 days after the effective date of this act, the person sentenced to death who is the subject of the 22 23 warrant shall have waived election of electrocution as the method of execution unless a written election signed by the 24 person is submitted to the warden of the correctional facility 25 26 no later than 48 hours after a new date for execution of the death sentence is set by the Governor under s. 922.06. 27 28 (3) If electrocution or lethal injection is held to be 29 unconstitutional by the Florida Supreme Court under the State Constitution, or held to be unconstitutional by the United 30 States Supreme Court under the United States Constitution, or 31 2

CODING:Words stricken are deletions; words <u>underlined</u> are additions.

SB 10-A

if the United States Supreme Court declines to review any 1 2 judgment holding a method of execution electrocution to be 3 unconstitutional under the United States Constitution made by 4 the Florida Supreme Court or the United States Court of 5 Appeals that has jurisdiction over Florida, all persons 6 sentenced to death for a capital crime shall be executed by 7 any constitutional method of execution lethal injection. 8 (4) (2) The provisions of the opinion and all points of 9 law decided by the United States Supreme Court in Malloy v. South Carolina, 237 U.S. 180 (1915), finding that the Ex Post 10 Facto Clause of the United States Constitution is not violated 11 12 by a legislatively enacted change in the method of execution for a sentence of death validly imposed for previously 13 14 committed capital murders, are adopted by the Legislature as the law of this state. 15 16 (5) (3) A change in the method of execution does not 17 increase the punishment or modify the penalty of death for capital murder. Any legislative change to the method of 18 19 execution for the crime of capital murder does not violate s. 10, Art. I or s. 9, Art. X of the State Constitution. 20 21 (6) (4) Notwithstanding any law to the contrary, a 22 person authorized by state law to prescribe medication and 23 designated by the Department of Corrections may prescribe the 24 drug or drugs necessary to compound a lethal injection. Notwithstanding any law to the contrary, a person authorized 25 26 by state law to prepare, compound, or dispense medication and 27 designated by the Department of Corrections may prepare, compound, or dispense a lethal injection. Notwithstanding 28 29 chapter 401, chapter 458, chapter 459, chapter 464, chapter 465, or any other law to the contrary, for purposes of this 30 section, prescription, preparation, compounding, dispensing, 31

3

CODING: Words stricken are deletions; words underlined are additions.

SB 10-A

and administration of a lethal injection does not constitute 1 2 the practice of medicine, nursing, or pharmacy. 3 (7) (7) (5) The policies and procedures of the Department 4 of Corrections for execution of persons sentenced to death 5 shall be exempt from chapter 120. 6 (8)(6) Notwithstanding s. 775.082(2), s. 775.15(1)(a), 7 or s. 790.161(4), or any other provision to the contrary, no sentence of death shall be reduced as a result of a 8 determination that a method of execution is declared 9 unconstitutional under the State Constitution or the 10 Constitution of the United States. In any case in which an 11 12 execution method is declared unconstitutional, the death sentence shall remain in force until the sentence can be 13 14 lawfully executed by any valid method of execution. 15 (9) (7) Nothing contained in this chapter is intended to require any physician, nurse, pharmacist, or employee of 16 17 the Department of Corrections or any other person to assist in any aspect of an execution which is contrary to the person's 18 19 moral or ethical beliefs. 20 Section 3. This act shall take effect upon becoming a 21 law. 22 23 24 25 26 27 28 29 30 31 4 CODING: Words stricken are deletions; words underlined are additions.