As Introduced

124th General Assembly Regular Session 2001-2002

H. B. No. 362

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REPRESENTATIVES Trakas, Seaver, Husted, D. Miller, Jerse, Kearns, Damschroder, Perry, Barnes

A BILL

To amend sections 2949.22 and 2949.25 of the Revised Code to eliminate electrocution as an option for the execution of a death sentence, to require the use of lethal injection as the means of executing all death sentences, and to declare an emergency.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

	Sec	tion 1.	That	sectior	ns 2949.22	and	2949.25	of	the	Revised	
Code	be	amended	to re	ead as f	follows:						

Sec. 2949.22. (A) Except as provided in division (B)(1) of 8 this section, a <u>A</u> death sentence shall be executed by causing a 9 current of electricity, of sufficient intensity to cause death, to 10 pass through the body of the person upon whom the sentence was 11 imposed. The application of the current shall be continued until 12 the person upon whom the sentence was imposed is dead. The warden 13 of the correctional institution in which the sentence is to be 14 executed or another person selected by the director of 15 rehabilitation and correction shall ensure that the death sentence 16 is executed. 17

(B)(1) Any person sentenced to death may elect to be executed18by lethal injection instead of by electrocution as described in19

20 division (A) of this section. The election shall be made no later 21 than one week prior to the scheduled date of execution of the 22 person by filing a written notice of the election with the 23 department of rehabilitation and correction. If a person sentenced 24 to death timely files with the department a written notice of an 25 election to be executed by lethal injection, the person's death 26 sentence shall be executed by causing the application to the 27 person, upon whom the sentence was imposed, of a lethal injection 28 of a drug or combination of drugs of sufficient dosage to quickly 29 and painlessly cause death instead of by electrocution as 30 described in division (A) of this section. The application of the 31 drug or combination of drugs shall be continued until the person 32 is dead. The warden of the correctional institution in which the 33 sentence is to be executed or another person selected by the 34 director of rehabilitation and correction shall ensure that the 35 death sentence is executed.

If a person sentenced to death does not timely file with the36department a written notice of election to be executed by lethal37injection, his death sentence shall be executed by electrocution38in accordance with division (A) of this section.39

(2) Neither a person's timely filing of a written notice of 40 election under division (B)(1) of this section nor a person's 41 failure to file or timely file a written notice of election under 42 that division shall affect or waive any right of appeal or 43 postconviction relief that may be available under the laws of this 44 state or the United States relative to the conviction for which 45 the sentence of death was imposed upon the person or relative to 46 the imposition or execution of that sentence of death. 47

(C)(B) A death sentence shall be executed within the walls of 48
the state correctional institution designated by the director of 49
rehabilitation and correction as the location for executions, 50
within an enclosure to be prepared for that purpose, under the 51

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direction of the warden of the institution or, in his the warden's 52 absence, a deputy warden, and on the day designated by the judge 53 passing sentence or otherwise designated by a court in the course 54 of any appellate or postconviction proceedings. The enclosure 55 shall exclude public view. 56

(D) If a death sentence is required to be executed by lethal 57 injection because the person sentenced to death elected to be 58 executed by lethal injection pursuant to division (B)(1) of this 59 section and if the execution of a death sentence by lethal 60 injection is determined to be unconstitutional, the death sentence 61 shall be executed by causing a current of electricity, of 62 sufficient intensity to cause death, to pass through the body of 63 the person upon whom the sentence was imposed. The application of 64 the current shall be continued until the person is dead. The 65 warden of the state correctional institution in which the sentence 66 is to be executed or another person selected by the director of 67 rehabilitation and correction shall ensure that the death sentence 68 is executed. 69

(E) No change in the law made by the amendment to this
section that took effect on October 1, 1993, or by this amendment
constitutes a declaration by or belief of the general assembly
that execution of a death sentence by electrocution is a cruel and
unusual punishment proscribed by the Ohio Constitution or the
The securities of the sentence
The object of the sentence
The sentence</lin

sec. 2949.25. (A) At the execution of a death sentence, only 76
the following persons may be present: 77

(1) The warden of the state correctional institution in which
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the sentence is executed or a deputy warden, any other person
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selected by the director of rehabilitation and correction to
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ensure that the death sentence is executed, any persons necessary
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to execute the death sentence by electrocution or lethal
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thinks necessary;	84					
(2) The sheriff of the county in which the prisoner was tried	85					
and convicted;	86					
(3) The director of rehabilitation and correction, or his <u>the</u>	87					
<u>director's</u> agent;	88					
(4) Physicians of the state correctional institution in which	89					
the sentence is executed;	90					
(5) The clergyman <u>clergyperson</u> in attendance upon the	91					
prisoner, and not more than three other persons, to be designated	92					
by the prisoner, who are not confined in any state institution;	93					
(6) Not more than three persons to be designated by the	94					
immediate family of the victim;	95					
(7) Representatives of the news media as authorized by the	96					
director of rehabilitation and correction.	97					
(B) The director shall authorize at least one representative	98					
of a newspaper, at least one representative of a television	99					
station, and at least one representative of a radio station to be						
present at the execution of the sentence under division (A)(7) of	101					
this section.	102					
Section 2. That existing sections 2949.22 and 2949.25 of the	103					
Revised Code are hereby repealed.	104					
Revised code are nereby repeared.	TOT					
Section 3. This act is hereby declared to be an emergency	105					
measure necessary for the immediate preservation of the public	106					
peace, health, and safety. The reason for such necessity is that	107					
it is urgently in the public interest to eliminate electrocution	108					
as an option for the execution of a death sentence before any	109					
execution is carried out. Therefore, this act shall go into	110					
immediate effect.	111					

injection, and the number of correction officers that the warden

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