By: Dutton H.B. No. 921

A BILL TO BE ENTITLED

1 AN ACT

2 relating to jury selection in capital cases.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

4 SECTION 1. Section 2(a)(1), Article 37.071, Code of

5 Criminal Procedure, is amended to read as follows:

6 (1) If a defendant is tried for a capital offense in 7 which the state seeks the death penalty, on a finding that the defendant is guilty of a capital offense, the court shall conduct a 8 9 separate sentencing proceeding to determine whether the defendant shall be sentenced to death or life imprisonment without parole. 10 11 The proceeding shall be conducted as soon as practicable in the 12 trial court and, except as provided by <u>Section 3 or</u> Article 44.29(c) [of this code], before the trial jury [as soon as practicable]. In 13 14 the proceeding, evidence may be presented by the state and the defendant or the defendant's counsel as to any matter that the court 15 deems relevant to sentence, including evidence of the defendant's 16 background or character or the circumstances of the offense that 17 mitigates against the imposition of the death penalty. 18 This subdivision shall not be construed to authorize the introduction of 19 any evidence secured in violation of the Constitution of the United 20 21 States or of the State of Texas. The state and the defendant or the 22 defendant's counsel shall be permitted to present argument for or 23 against sentence of death. The introduction of evidence of extraneous conduct is governed by the notice requirements of 2.4

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- 1 Section 3(g), Article 37.07. The court, the attorney representing
- 2 the state, the defendant, or the defendant's counsel may not inform
- 3 a juror or a prospective juror of the effect of a failure of a jury
- 4 to agree on issues submitted under Subsection (c) or (e).
- 5 SECTION 2. Section 2(d), Article 37.071, Code of Criminal
- 6 Procedure, is amended to read as follows:
- 7 (d) The court shall charge the jury that:
- 8 (1) in deliberating on the issues submitted under
- 9 Subsection (b) [of this article], the jury [it] shall consider all
- 10 evidence admitted at any stage of the trial for which the jury is
- 11 impaneled [the guilt or innocence stage and the punishment stage],
- 12 including evidence of the defendant's background or character or
- 13 the circumstances of the offense that militates for or mitigates
- 14 against the imposition of the death penalty;
- 15 (2) the jury [it] may not answer any issue submitted
- 16 under Subsection (b) [of this article] "yes" unless the jury [it]
- 17 agrees unanimously and the jury [it] may not answer any issue "no"
- 18 unless 10 or more jurors agree; and
- 19 (3) members of the jury need not agree on what
- 20 particular evidence supports a negative answer to any issue
- 21 submitted under Subsection (b) [of this article].
- 22 SECTION 3. Article 37.071, Code of Criminal Procedure, is
- 23 amended by adding Section 3 to read as follows:
- Sec. 3. (a) If a defendant is tried for a capital offense in
- 25 which the state seeks the death penalty, at any time before trial
- 26 commences the defendant may file a sworn motion requesting the
- 27 court to impanel a separate jury for the punishment stage of the

- 1 trial.
- 2 (b) On the jury's finding that the defendant is guilty of a
- 3 capital offense, if the defendant filed a motion under Subsection
- 4 (a), the court shall:
- 5 (1) discharge the jury that returned the finding of
- 6 guilt; and
- 7 (2) impanel a separate jury for the punishment stage
- 8 of the trial.
- 9 (c) The court shall impanel the jury for the punishment
- 10 stage of the trial in the same manner that the court impaneled the
- 11 jury for the guilt or innocence stage.
- 12 (d) The court shall exclude from the jury impaneled for the
- 13 punishment stage any person who served on the jury for the guilt or
- 14 innocence stage.
- 15 SECTION 4. Section 3(a)(1), Article 37.0711, Code of
- 16 Criminal Procedure, is amended to read as follows:
- 17 (1) If a defendant is tried for a capital offense in
- 18 which the state seeks the death penalty, on a finding that the
- 19 defendant is guilty of a capital offense, the court shall conduct a
- 20 separate sentencing proceeding to determine whether the defendant
- 21 shall be sentenced to death or life imprisonment. The proceeding
- 22 shall be conducted as soon as practicable in the trial court and,
- 23 except as provided by Section 4 or Article 44.29(c) [of this code],
- 24 before the trial jury [as soon as practicable]. In the proceeding,
- 25 evidence may be presented as to any matter that the court deems
- 26 relevant to sentence. This subdivision shall not be construed to
- 27 authorize the introduction of any evidence secured in violation of

- 1 the Constitution of the United States or of this state. The state
- 2 and the defendant or the defendant's counsel shall be permitted to
- 3 present argument for or against sentence of death.
- 4 SECTION 5. Article 37.0711, Code of Criminal Procedure, is
- 5 amended by adding Section 4 to read as follows:
- 6 Sec. 4. (a) If a defendant is tried for a capital offense in
- 7 which the state seeks the death penalty, at any time before trial
- 8 commences the defendant may file a sworn motion requesting the
- 9 court to impanel a separate jury for the punishment stage of the
- 10 <u>trial.</u>
- 11 (b) On the jury's finding that the defendant is guilty of a
- 12 capital offense, if the defendant filed a motion under Subsection
- 13 (a), the court shall:
- 14 (1) discharge the jury that returned the finding of
- 15 guilt; and
- 16 (2) impanel a separate jury for the punishment stage
- 17 of the trial.
- 18 (c) The court shall impanel the jury for the punishment
- 19 stage of the trial in the same manner that the court impaneled the
- 20 jury for the guilt or innocence stage.
- 21 (d) The court shall exclude from the jury impaneled for the
- 22 punishment stage any person who served on the jury for the guilt or
- 23 <u>innocence stage.</u>
- SECTION 6. The changes in law made by this Act apply only to
- 25 an offense committed on or after the effective date of this Act. An
- 26 offense committed before the effective date of this Act is covered
- 27 by the law in effect at the time the offense was committed, and the

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- 1 former law is continued in effect for that purpose. For purposes of
- 2 this section, an offense was committed before the effective date of
- 3 this Act if any element of the offense was committed before that
- 4 date.
- 5 SECTION 7. This Act takes effect September 1, 2009.