1 A bill to be entitled 2 An act relating to the death penalty; creating 3 s. 921.137, F.S.; defining the term "mental 4 retardation"; prohibiting the imposition of a 5 sentence of death on a defendant who suffers 6 from mental retardation if the mental 7 retardation is directly related to the defendant's conduct at the time of the crime; 8 providing requirements for raising mental 9 retardation as a bar to the death sentence; 10 providing for a separate proceeding to 11 determine whether the defendant suffers from 12 mental retardation; providing for an 13 14 determination of mental retardation to be appealed; providing for application of 15 provisions prohibiting imposition of a sentence 16 17 of death; amending ss. 921.141, 921.142, F.S.; providing for a defendant's mental retardation 18 19 to be considered as a mitigating circumstance by the jury for purposes of the advisory 20 21 sentence recommended by the jury in a capital 22 felony or a capital drug-trafficking felony; 23 providing an effective date. 24 25 Be It Enacted by the Legislature of the State of Florida: 26 Section 1. Section 921.137, Florida Statutes, is 27 28 created to read: 29 921.137 Imposition of the death sentence upon a 30 mentally retarded defendant prohibited .--31

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- (1) As used in this section, the term "mental retardation" means significantly subaverage general intellectual functioning existing concurrently with deficits in adaptive behavior and manifested during the period from conception to age 18. The term "significantly subaverage general intellectual functioning, " for the purpose of this section, means performance that is two or more standard deviations from the mean score on a standardized intelligence test specified in the rules of the Department of Children and Family Services. The term "adaptive behavior," for the purpose of this definition, means the effectiveness or degree with which an individual meets the standards of personal independence and social responsibility expected of his or her age, cultural group, and community. The Department of Children and Family Services shall adopt rules to specify the standardized intelligence tests as provided in this subsection.
- (2) A sentence of death may not be imposed upon a defendant convicted of a capital felony who suffers from mental retardation if the defendant's conduct at the time of the commission of the crime is directly related to the mental retardation.
- (3) A defendant charged with a capital felony who intends to raise mental retardation as a bar to the death sentence under this section shall give notice of such intention in accordance with the rules of court governing notice of intent to rely on an insanity defense.
- (4) When a defendant who has given proper notice of intent to raise mental retardation as a bar to the death sentence is convicted or adjudicated guilty of a capital felony, the court must conduct a separate proceeding, without

the jury, to determine the applicability of subsection (2) before conducting sentencing proceedings under s. 921.141 or s. 921.142. If the court determines that the defendant has demonstrated by clear and convincing evidence that a sentence of death may not be imposed pursuant to subsection (2), the court shall enter a written order that sets forth with specificity its findings in support of its determination.

- (5) The state may appeal, pursuant to s. 924.07, a determination of mental retardation made under subsection (4).

Section 2. Subsection (6) of section 921.141, Florida Statutes, is amended to read:

- 921.141 Sentence of death or life imprisonment for capital felonies; further proceedings to determine sentence.--
- (6) MITIGATING CIRCUMSTANCES.--Mitigating circumstances shall be the following:
- (a) The defendant has no significant history of prior criminal activity.
- (b) The capital felony was committed while the defendant was under the influence of extreme mental or emotional disturbance.
- (c) The victim was a participant in the defendant's conduct or consented to the act.
- (d) The defendant was an accomplice in the capital felony committed by another person and his or her participation was relatively minor.
- (e) The defendant acted under extreme duress or under the substantial domination of another person.

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- (f) The capacity of the defendant to appreciate the criminality of his or her conduct or to conform his or her conduct to the requirements of law was substantially impaired.
 - (g) The age of the defendant at the time of the crime.
- (h) The defendant suffers from mental retardation, which shall be determined in accordance with the definition of the term "mental retardation" in s. 921.137.
- (i) (h) The existence of any other factors in the defendant's background that would mitigate against imposition of the death penalty.
- Section 3. Subsection (7) of section 921.142, Florida Statutes, is amended to read:
- 921.142 Sentence of death or life imprisonment for capital drug trafficking felonies; further proceedings to determine sentence. --
- (7) MITIGATING CIRCUMSTANCES. -- Mitigating circumstances shall include the following:
- (a) The defendant has no significant history of prior criminal activity.
- (b) The capital felony was committed while the defendant was under the influence of extreme mental or emotional disturbance.
- (c) The defendant was an accomplice in the capital felony committed by another person, and the defendant's participation was relatively minor.
- (d) The defendant was under extreme duress or under the substantial domination of another person.
- (e) The capacity of the defendant to appreciate the criminality of her or his conduct or to conform her or his conduct to the requirements of law was substantially impaired.

The age of the defendant at the time of the offense. The defendant could not have reasonably foreseen that her or his conduct in the course of the commission of the offense would cause or would create a grave risk of death to one or more persons. (h) The defendant suffers from mental retardation, which shall be determined in accordance with the definition of the term "mental retardation" in s. 921.137 (i)(h) The existence of any other factors in the defendant's background that would mitigate against imposition of the death penalty. Section 4. This act shall take effect upon becoming a law.

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