SUBSTITUTE FOR SENATE BILL NO. 474

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending sections 6 and 19b of chapter VII (MCL 767.6 and 767.19b).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 CHAPTER VII
- 2 Sec. 6. (1) No UPON INQUIRY, A witness shall upon such
- 3 inquiry NOT be required to answer any questions -, or -shall-
- 4 be convicted for contempt upon refusal to do so -, when IF the
- 5 answers might tend to incriminate him OR HER. A written order
- 6 granting to such witness immunity from such incrimination may be
- 7 entered by said judge pursuant to a
- **8** (2) UPON written motion by the prosecuting attorney or
- 9 other A duly authorized representative of the state in such A
- 10 proceeding , which DESCRIBED IN SECTION 3 OF THIS CHAPTER, THE

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- 1 JUDGE MAY ENTER A WRITTEN ORDER GRANTING IMMUNITY TO THE
- 2 WITNESS. THE order shall set forth verbatim the questions which
- 3 such THE witness refused to answer. A true copy of such THE
- 4 motion and order shall be delivered to -such THE witness before
- 5 he -shall answer such OR SHE ANSWERS THE questions IN THE
- **6** INQUIRY. The order granting immunity so made shall
- 7 thereafter extend to all related questions which may
- 8 thereafter be put to such BE ASKED OF THE witness AFTER ENTRY
- 9 OF THE ORDER until -such THE judge advises the witness that
- 10 said THE immunity no longer applies.
- 11 (3) TESTIMONY COMPELLED UNDER THE ORDER GRANTING IMMUNITY
- 12 AND ANY INFORMATION DERIVED DIRECTLY OR INDIRECTLY FROM THAT TES-
- 13 TIMONY SHALL NOT BE USED AGAINST THE WITNESS IN A CRIMINAL CASE,
- 14 EXCEPT FOR IMPEACHMENT PURPOSES OR IN A PROSECUTION FOR PERJURY
- 15 OR OTHERWISE FAILING TO COMPLY WITH THE ORDER.
- 16 (4) All such questions and the WITNESS'S answers thereto
- 17 shall be reduced to writing TRANSCRIBED under the JUDGE'S
- 18 direction. of such judge and a A true copy of such THE tran-
- 19 script, duly certified by such THE judge, shall be delivered to
- 20 such THE witness as soon as practicable. thereafter.
- 21 (5) The provisions for secrecy provided for in section 3
- 22 hereof shall OF THIS CHAPTER apply to all copies of such THE
- 23 motion, order, and transcript —so delivered to —such THE
- 24 witness. except that HOWEVER, the witness may be privileged
- 25 to disclose the same THAT INFORMATION to his OR HER attorney
- 26 if such witness should thereafter be prosecuted for any offense
- 27 directly or indirectly growing out of any testimony given by him

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- 1 in such inquiry. No person required to answer such questions
- 2 shall thereafter be prosecuted for any offense concerning which
- 3 such answers may have tended to incriminate him. No such HIS OR
- 4 HER TESTIMONY OR ANY INFORMATION DERIVED DIRECTLY OR INDIRECTLY
- 5 FROM THAT TESTIMONY IS USED AGAINST THE WITNESS IN VIOLATION OF
- **6** SUBSECTION (3).
- 7 (6) AN order granting immunity shall DOES NOT extend
- 8 beyond the scope of such AN inquiry , nor shall it extend
- 9 DESCRIBED IN THIS SECTION OR beyond the particular questions set
- 10 forth in any such THE motion, order, or transcript.
- 11 Sec. 19b. (1) A true copy of the order granting immunity
- 12 shall be delivered to the witness before he OR SHE answers -such-
- 13 ANY questions before the grand jury. The order granting immu-
- 14 nity shall extend to all related questions which may thereafter
- 15 be put to the witness and he shall not be prosecuted for any
- 16 offense which is discovered as a result of any answers to a ques-
- 17 tion put to him irrespective of the degree of knowledge provided
- 18 to the questioning authority.
- 19 (2) TESTIMONY OR OTHER INFORMATION COMPELLED UNDER THE ORDER
- 20 GRANTING IMMUNITY AND ANY INFORMATION DERIVED DIRECTLY OR INDI-
- 21 RECTLY FROM THAT TESTIMONY OR OTHER INFORMATION SHALL NOT BE USED
- 22 AGAINST THE WITNESS IN A CRIMINAL CASE, EXCEPT FOR IMPEACHMENT
- 23 PURPOSES OR IN A PROSECUTION FOR PERJURY OR OTHERWISE FAILING TO
- 24 COMPLY WITH THE ORDER.
- 25 (3) All such questions ASKED OF THE WITNESS and HIS OR HER
- 26 answers thereto shall be reduced to writing. No person
- 27 required to answer such questions shall thereafter be prosecuted

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- 1 for any offense concerning which such answers may have tended to
- 2 incriminate him TRANSCRIBED. If a witness who has been granted
- 3 immunity is thereafter SUBSEQUENTLY ALLEGES THAT HE OR SHE IS
- 4 BEING prosecuted for an offense which he alleges was subject to
- 5 IN VIOLATION OF the grant of immunity, then a true copy OF THE
- 6 TRANSCRIPT, duly certified by an officer authorized to administer
- 7 oaths, of the transcript of the questions put to, and the
- 8 answers of, such witness shall be delivered to the witness as
- 9 soon as practicable.
- 10 (4) $\overline{(2)}$ The order granting immunity shall continue in
- 11 effect until such time as the judge who summoned the jury or
- 12 his OR HER successor, in his OR HER discretion and upon the
- 13 PROSECUTING ATTORNEY'S application, of the prosecuting
- 14 attorney, enters an order terminating the order granting immu-
- 15 nity as to questions which may thereafter be put to the witness
- 16 and advises INFORMS the witness of such THE order of
- 17 termination.
- 18 Enacting section 1. This amendatory act does not take
- 19 effect unless all of the following bills of the 89th Legislature
- 20 are enacted into law:
- (a) Senate Bill No. 473. 21
- (b) Senate Bill No. 475. 22
- 23 (c) Senate Bill No. 476.