SUBSTITUTE FOR

SENATE BILL NO. 475

A bill to amend 1931 PA 328, entitled "The Michigan penal code," by amending sections 125, 157, 446, 453, and 461 (MCL 750.125,

750.157, 750.446, 750.453, and 750.461); and to repeal acts and parts of acts.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 125. (1) Bribery of agents, servants, etc., and
 deception of their principals, etc.--It shall be unlawful for
 any A person to SHALL NOT give, offer, or promise to an
 agent, employe or servant of another or any other person, any A
 commission, gift, or gratuity whatever, TO AN AGENT, EMPLOYEE,
 OR OTHER PERSON or DO OR OFFER to do an act beneficial to such
 AN agent, employe or servant or another EMPLOYEE, OR OTHER
 PERSON with intent to influence the action of such THE agent -,
 employe or servant OR EMPLOYEE in relation to his OR HER

00359'97 b * (S-1)

JOJ

Senate Bill No. 475 2 1 principal's -,- OR employer's -or master's business. -; or for 2 an-

3 (2) AN agent , employe or servant to OR EMPLOYEE SHALL NOT 4 request or accept for himself or another any A commission, 5 gift, or gratuity, or A promise to make any OF A commission, 6 gift, or gratuity, to himself FOR THE AGENT, EMPLOYEE, or 7 another PERSON or the doing of an act OR OFFER OF AN ACT benefi-8 cial to himself THE AGENT, EMPLOYEE, or another , PERSON 9 according to any AN agreement or understanding between him 10 THE AGENT OR EMPLOYEE and any other person to the effect that 11 he THE AGENT OR EMPLOYEE shall act in any A particular manner 12 in relation to his OR HER principal's , OR employer's or 13 master's business. It shall be unlawful for any

(3) A person to SHALL NOT use or to give to an agent,
employe or servant or another, or for any EMPLOYEE, OR OTHER
PERSON, AND AN agent , employe or servant, to OR EMPLOYEE SHALL
NOT use, approve, or certify, with intent to deceive the principal , OR employer, or master, any A receipt, account,
invoice, or other document in respect of CONCERNING which the
principal , OR employer or master is interested , which
THAT contains any A statement which THAT is MATERIALLY false,
erroneous, or defective in any material particular or which
omits to state fully the fact of any commission, money,
property, or other valuable thing having been given or agreed
to be given to such THE agent , employe or servant OR
EMPLOYEE.

Senate Bill No. 475

(4) Evidence shall IS not be admissible in any
 proceeding or prosecution under this section to show that a gift
 or acceptance of any A commission, money, property, or other
 valuable thing as is mentioned DESCRIBED in this section is
 customary in any A business, trade, or calling. , nor shall
 the THE customary nature of such A transaction be any IS NOT
 A defense in any such A proceeding or prosecution UNDER THIS
 SECTION.

3

9 (5) In any A proceeding or prosecution under this section, 10 - no A person shall NOT be excused from attending and testifying 11 or from producing documentary evidence in obedience PURSUANT to 12 the A subpoena of the court on the ground or for the reason 13 that the testimony or evidence -, documentary or otherwise, 14 required of him may tend to criminate INCRIMINATE him OR HER 15 or subject him OR HER to a penalty or forfeiture. TESTIMONY, 16 EVIDENCE, OR OTHER INFORMATION COMPELLED UNDER THIS SECTION AND 17 ANY INFORMATION DERIVED DIRECTLY OR INDIRECTLY FROM THAT TESTIMO-18 NY, EVIDENCE, OR OTHER INFORMATION SHALL NOT BE USED AGAINST THE 19 WITNESS IN A CRIMINAL CASE, EXCEPT FOR IMPEACHMENT PURPOSES OR IN 20 A PROSECUTION FOR PERJURY OR OTHERWISE FAILING TO TESTIFY OR 21 PRODUCE EVIDENCE AS REQUIRED. But no natural person shall be 22 prosecuted or subjected to any penalty or forfeiture for or on 23 account of any transaction, matter or thing concerning which he 24 may testify when compelled to do so over his objection, or 25 produce evidence, documentary or otherwise, in obedience to the 26 subpoena: Provided, That no natural person so testifying shall

Senate Bill No. 475

be exempt from prosecution and punishment for perjury committed
 in so testifying.

4

3 The first person committing an offense within the purview of 4 this section who shall report the facts, under oath, to the pros-5 ecuting attorney of the county where the offense is triable and 6 who shall give evidence tending to the conviction of any other 7 person charged with an offense under this section shall be 8 granted full immunity from prosecution under this section with 9 respect to the offense reported.

10 (6) Any A person who shall violate any of the provisions 11 of VIOLATES this section shall be IS guilty of a misdemeanor 12 -, punishable by imprisonment in the county jail for not more 13 than 1 year or by a fine of not more than 500 dollars 14 \$500.00, OR BOTH.

Sec. 157. Incriminating testimony and immunity of witness except for perjury--No A person shall NOT be excused from attending and testifying — or producing any books, papers, or sother documents before any A court or magistrate — upon any AN investigation, proceeding, or trial — for a violation of any of the provisions of this chapter — upon ON the ground or for the reason that the testimony or evidence — documentary or otherwise, required of him may tend to degrade or incriminate him; but no person shall be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction, matter or thing concerning which he may so testify or produce evidence, documentary or otherwise, and no testimony so given or produced shall be received against him upon any criminal investigation,

Senate Bill No. 475

1 proceeding or trial: Provided, That no person so testifying 2 shall be exempt from prosecution and punishment for perjury com-3 mitted in so testifying THE PERSON. TESTIMONY, EVIDENCE, OR 4 OTHER INFORMATION COMPELLED UNDER THIS SECTION AND ANY INFORMA-5 TION DERIVED DIRECTLY OR INDIRECTLY FROM THAT TESTIMONY, EVI-6 DENCE, OR OTHER INFORMATION SHALL NOT BE USED AGAINST THE WITNESS 7 IN A CRIMINAL CASE, EXCEPT FOR IMPEACHMENT PURPOSES OR IN A PROS-8 ECUTION FOR PERJURY OR OTHERWISE FAILING TO TESTIFY OR PRODUCE 9 EVIDENCE AS REQUIRED.

5

10 Sec. 446. Incriminating testimony and immunity of witness 11 except for perjury--No A person shall NOT be excused from 12 attending and testifying -, or producing any books, papers, or 13 other documents before any A court or magistrate -, upon any 14 AN investigation, proceeding, or trial -, for a violation -of 15 any of the provisions of this chapter -, upon ON the ground - or 16 for the reason that the testimony or evidence -, documentary or 17 otherwise, required of him may tend to degrade or incriminate 18 him; but no person shall be prosecuted or subjected to any pen-19 alty or forfeiture for or on account of any transaction, matter 20 or thing concerning which he may so testify or produce evidence, 21 documentary or otherwise, and no testimony so given or produced 22 shall be received against him upon any criminal investigation, 23 proceeding or trial: Provided, That no person so testifying 24 shall be exempt from prosecution and punishment for perjury com-25 mitted in so testifying THE PERSON. TESTIMONY, EVIDENCE, OR 26 OTHER INFORMATION COMPELLED UNDER THIS SECTION AND ANY 27 INFORMATION DERIVED DIRECTLY OR INDIRECTLY FROM THAT TESTIMONY,

Senate Bill No. 475 6 1 EVIDENCE, OR OTHER INFORMATION SHALL NOT BE USED AGAINST THE 2 WITNESS IN A CRIMINAL CASE, EXCEPT FOR IMPEACHMENT PURPOSES OR IN 3 A PROSECUTION FOR PERJURY OR OTHERWISE FAILING TO TESTIFY OR 4 PRODUCE EVIDENCE AS REQUIRED.

Sec. 453. Incriminating testimony and immunity of witness 5 6 except for perjury--No A person shall NOT be excused from 7 attending and testifying ---- or producing any books, papers, or 8 other documents before <u>any</u> A court or magistrate <u>,</u> upon <u>any</u> 10 any of the provisions of this chapter -, upon ON the ground or 11 for the reason that the testimony or evidence -, documentary or 12 otherwise, required of him may tend to degrade or incriminate 13 him; but no person shall be prosecuted or subjected to any pen-14 alty or forfeiture for or on account of any transaction, matter 15 or thing concerning which he may so testify or produce evidence, 16 documentary or otherwise, and no testimony so given or produced 17 shall be received against him upon any criminal investigation, 18 proceeding or trial: Provided, That no person so testifying 19 shall be exempt from prosecution and punishment for perjury com-20 mitted in so testifying THE PERSON. TESTIMONY, EVIDENCE, OR 21 OTHER INFORMATION COMPELLED UNDER THIS SECTION AND ANY INFORMA-22 TION DERIVED DIRECTLY OR INDIRECTLY FROM THAT TESTIMONY, EVI-23 DENCE, OR OTHER INFORMATION SHALL NOT BE USED AGAINST THE WITNESS 24 IN A CRIMINAL CASE, EXCEPT FOR IMPEACHMENT PURPOSES OR IN A PROS-25 ECUTION FOR PERJURY OR OTHERWISE FAILING TO TESTIFY OR PRODUCE 26 EVIDENCE AS REQUIRED.

Senate Bill No. 475

Sec. 461. Competency of female as witness though wife of 1 2 accused--Any such female person AN INDIVIDUAL referred to in 3 the 6 preceding sections shall 455 TO 459 MAY be a competent 4 witness in any A prosecution under this chapter to testify for 5 or against the accused as to any transaction or as to any conver- ${\bf 6}$ sation with the accused or by -him THE ACCUSED with another 7 person or persons in her THE INDIVIDUAL'S presence , not-8 withstanding her having REGARDLESS OF WHETHER THE INDIVIDUAL 9 married the accused before or after the violation -of any of the 10 provisions of this chapter, OR whether THE INDIVIDUAL IS called 11 as a witness during the existence of the marriage or after its 12 dissolution. No complaint shall be entertained or warrant 13 issued against any female giving testimony in any proceeding 14 under this chapter by reason of or arising from any testimony so 15 given by such female witness, nor shall any such testimony or any 16 part thereof be used in any way in connection with or as a basis 17 for a criminal prosecution against said witness. No such female 18 witness shall be permitted to refuse to answer any question 19 involving a violation of the provisions of this chapter on the 20 ground that such answer might tend to incriminate or degrade said 21 witness: Provided, That no person so testifying shall be exempt 22 from prosecution and punishment for perjury committed in so 23 testifying.

7

24 Enacting section 1. Section 334 of the Michigan penal code,25 1931 PA 328, MCL 750.334, is repealed.

Senate Bill No. 475 8

Enacting section 2. This amendatory act does not take 1 2 effect unless all of the following bills of the 89th Legislature 3 are enacted into law:

4 (a) Senate Bill No. 473.

- (b) Senate Bill No. 474. 5
- 6 (c) Senate Bill No. 476.

00359'97 b * (S-1) Final page.

JOJ