#### Senate Bill 468

# A bill to amend 1968 PA 289, entitled

"An act to authorize circuit court judges to grant immunity to witnesses upon application of the prosecuting attorneys; to prescribe the procedures therefor; and to prescribe penalties for refusal to testify and for giving false testimony,"

by amending the title and sections 1, 2, and 3 (MCL 780.701, 780.702, and 780.703) and by adding section 2a.

# THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 TITLE

- 2 An act to authorize circuit court CERTAIN judges to grant
- 3 immunity to witnesses upon application of the prosecuting
- 4 attorneys; TO PERMIT GRANTS OF IMMUNITY TO WITNESSES ISSUED SUB-
- 5 POENAS OR COMPELLED TO TESTIFY OR PRODUCE EVIDENCE IN CERTAIN
- 6 INVESTIGATIONS AND PROCEEDINGS BY PUBLIC OFFICIALS OR AGENCIES;
- 7 to prescribe the procedures therefor; and to prescribe penalties
- 8 for refusal to testify and for giving false testimony.

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- S.B. 468 as amended November 10, 1999
- 1 Sec. 1. (1) In any case of a felony or a circuit court
- 2 misdemeanor the THE prosecuting attorney may apply at the pre-

- 3 liminary examination to the circuit court for the county in which
- 4 the offense was committed or at the trial to the trial judge TO
- 5 THE FOLLOWING, AS APPLICABLE, for an order granting immunity to
- 6 any person within the state, designated by name and address in
- 7 the application —, who might give testimony concerning the vio-
- 8 lation charged in the complaint and warrant -- OR ALLEGED IN THE
- 9 PETITION:
- 10 (A) THE EXAMINING MAGISTRATE AT A PRELIMINARY EXAMINATION.
- 11 (B) THE TRIAL JUDGE AT A TRIAL FOR A FELONY OR MISDEMEANOR.
- 12 (C) THE JUDGE AT AN ADJUDICATION FOR A JUVENILE ALLEGED TO
- 13 BE WITHIN THE COURT'S JURISDICTION UNDER SECTION 2(A)(i) OF CHAP-
- 14 TER XIIA OF THE PROBATE CODE OF 1939, 1939 PA 288, MCL 712A.2, OR
- 15 A PROBABLE CAUSE HEARING OR TRIAL IN A CASE DESIGNATED AS A CASE
- 16 IN WHICH THE JUVENILE IS TO BE TRIED IN THE SAME MANNER AS AN
- 17 ADULT UNDER SECTION 2D OF CHAPTER XIIA OF THE PROBATE CODE OF
- 18 1939, 1939 PA 288, MCL 712A.2D.
- 19 (2) The application shall be accompanied by  $\frac{}{}$  THE PROSE-
- 20 CUTING ATTORNEY'S verified petition of the prosecuting attorney
- 21 STATEMENT setting forth the facts upon which the application is
- 22 based.
- 23 (3) If the judge to whom the application is presented is
- 24 satisfied DETERMINES that it is in the interest of justice that
- 25 -such immunity be granted, -he THE JUDGE shall enter an order
- 26 granting immunity to the witness if the witness appears before
- **27** <del>any</del> THE court in <del>a criminal</del> THE proceeding and testifies [TRUTHFULLY]

- S.B. 468 as amended November 10 & 30, 1999
  - 1 under oath concerning any matter or thing of which the witness
  - 2 has knowledge KNOWS concerning matters charged in the complaint

- 3 and warrant OR ALLEGED IN THE PETITION, as set forth in the
- 4 petition of the prosecuting attorney PROSECUTING ATTORNEY'S
- 5 APPLICATION.
- **6** Sec. 2. (1) A true copy of the order granting immunity
- 7 shall be delivered to the witness before he OR SHE answers -such-
- 8 ANY questions as are thereafter put to him SUBSEQUENTLY ASKED
- 9 at the preliminary examination or trial PROCEEDING. The order
- 10 granting immunity shall extend to all related questions which
- 11 may thereafter be put to the witness APPLIES until the judge
- 12 -advises INFORMS the witness that the immunity no longer
- 13 applies.
- 14 (2) All such questions OF THE WITNESS and HIS OR HER
- 15 answers thereto shall be reduced to writing under TRANSCRIBED
- 16 AT the JUDGE'S direction. of the judge. A true AND CERTIFIED
- 17 copy of the transcript -, duly certified by an officer authorized
- 18 to administer oaths, shall be delivered to the witness as soon
- 19 as practicable thereafter AFTER TRANSCRIPTION. No person
- 20 required to answer such questions shall thereafter be prosecuted
- 21 for any offense concerning which such answers may have tended to
- 22 incriminate him.
- 23 (3) [TRUTHFUL] TESTIMONY OR OTHER [TRUTHFUL] INFORMATION COMPELLED UNDER THE ORDER
- 24 GRANTING IMMUNITY AND ANY INFORMATION DERIVED DIRECTLY OR INDI-
- 25 RECTLY FROM THAT [TRUTHFUL] TESTIMONY OR OTHER [TRUTHFUL] INFORMATION SHALL NOT BE USED
- 26 AGAINST THE WITNESS IN A CRIMINAL CASE, EXCEPT FOR IMPEACHMENT

- S.B. 468 as amended November 10, 1999
  - 1 PURPOSES OR IN A PROSECUTION FOR PERJURY OR OTHERWISE FAILING TO

- 2 COMPLY WITH THE ORDER.
- 3 SEC. 2A. (1) A PUBLIC OFFICIAL OR AGENCY AUTHORIZED BY A
- 4 STATUTE OF THIS STATE TO ISSUE A SUBPOENA OR OTHERWISE COMPEL THE
- 5 TESTIMONY OF A WITNESS OR THE PRODUCTION OF EVIDENCE IN AN INVES-
- 6 TIGATION OR PROCEEDING AUTHORIZED BY THAT STATUTE, OR AUTHORIZED
- 7 TO SEEK A SUBPOENA OR COMPELLED TESTIMONY OR PRODUCTION OF EVI-
- 8 DENCE FROM A COURT, MAY APPLY TO THE COURT REQUIRED TO ISSUE THE
- 9 SUBPOENA OR COMPEL THE TESTIMONY OR PRODUCTION OF EVIDENCE OR
- 10 OTHERWISE TO THE CIRCUIT COURT OF THE COUNTY IN WHICH THE INVES-
- 11 TIGATION OR PROCEEDING IS CONDUCTED FOR AN ORDER GRANTING IMMU-
- 12 NITY TO A PERSON WHO MIGHT GIVE TESTIMONY OR PRODUCE EVIDENCE
- 13 CONCERNING THE INVESTIGATION OR SUBJECT OF THE PROCEEDING.
- 14 (2) THE APPLICATION SHALL DESIGNATE THE PERSON BY NAME AND
- 15 ADDRESS. THE PUBLIC OFFICIAL OR AGENCY SHALL INCLUDE A VERIFIED
- 16 STATEMENT SETTING FORTH THE FACTS UPON WHICH THE APPLICATION IS
- 17 BASED.
- 18 (3) IF THE COURT DETERMINES THAT IT IS IN THE INTERESTS OF
- 19 JUSTICE TO GRANT IMMUNITY, THE COURT SHALL ENTER AN ORDER GRANT-
- 20 ING IMMUNITY TO THE WITNESS IF THE WITNESS TESTIFIES [TRUTHFULLY] OR PRODUCES
- 21 EVIDENCE IN THE INVESTIGATION OR PROCEEDING CONCERNING THE INVES-
- 22 TIGATION OR SUBJECT OF THE PROCEEDING.
- 23 (4) A TRUE COPY OF THE ORDER GRANTING IMMUNITY SHALL BE
- 24 DELIVERED TO THE WITNESS BEFORE HE OR SHE ANSWERS ANY QUESTIONS
- 25 SUBSEQUENTLY ASKED AT THE INVESTIGATION OR PROCEEDING OR IS
- 26 REQUIRED TO PRODUCE ANY EVIDENCE. THE ORDER GRANTING IMMUNITY

- S.B. 468 as amended November 10 & 30 1999
  - 1 APPLIES UNTIL THE COURT INFORMS THE WITNESS THAT THE IMMUNITY NO
  - 2 LONGER APPLIES.
  - 3 (5) ALL QUESTIONS OF THE WITNESS AND HIS OR HER ANSWERS
  - 4 SHALL BE TRANSCRIBED. A TRUE AND CERTIFIED COPY OF THE TRAN-
- 5 SCRIPT SHALL BE DELIVERED TO THE WITNESS AS SOON AS PRACTICABLE
- 6 AFTER TRANSCRIPTION.
- 7 (6) [TRUTHFUL] TESTIMONY, EVIDENCE, OR OTHER [TRUTHFUL] INFORMATION COMPELLED
- 8 UNDER THE ORDER GRANTING IMMUNITY AND ANY INFORMATION DERIVED
- 9 DIRECTLY OR INDIRECTLY FROM THAT [TRUTHFUL] TESTIMONY, EVIDENCE, OR OTHER [TRUTHFUL]
- 10 INFORMATION SHALL NOT BE USED AGAINST THE WITNESS IN A CRIMINAL
- 11 CASE, EXCEPT FOR IMPEACHMENT PURPOSES OR IN A PROSECUTION FOR
- 12 PERJURY OR OTHERWISE FAILING TO COMPLY WITH THE ORDER.
- 13 (7) IF A STATUTE DESCRIBED IN SUBSECTION (1) GRANTS OR PER-
- 14 MITS IMMUNITY TO A WITNESS COMPELLED TO TESTIFY OR PRODUCE EVI-
- 15 DENCE THAT IS DIFFERENT IN NATURE FROM THE IMMUNITY AUTHORIZED
- 16 UNDER THIS SECTION, THE PUBLIC OFFICIAL OR AGENCY MAY APPLY FOR
- 17 AN ORDER GRANTING IMMUNITY UNDER THIS SECTION AS AN ALTERNATIVE
- 18 TO THE IMMUNITY GRANTED OR PERMITTED UNDER THAT STATUTE.
- 19 Sec. 3. A witness who fails or refuses to testify at a
- 20 preliminary examination or trial PROCEEDING DESCRIBED IN THIS
- 21 ACT after service of a true copy of the order granting THE
- 22 WITNESS immunity upon him is guilty of contempt.