HOUSE BILL NO. 4592

A bill to amend 1941 PA 207, entitled "Fire prevention code,"

by amending section 7 (MCL 29.7).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 7. (1) If the state fire marshal has reason to believe that a crime or other offense has been committed in connection with a fire, the state fire marshal may conduct an inquiry with relation to the fire. The inquiry shall be held at the time and place as the state fire marshal determines DIRECTS and the inquiry may be continued from time to time and to the place or places as the state fire marshal directs.

8 (2) The state fire marshal may issue subpoenas to compel the
9 attendance of witnesses to testify at the inquiry and for the
10 production of books, records, papers, documents, and OR other
11 writings or things considered material to the inquiry, may

02409'99 c

JOJ

administer oaths or affirmations to witnesses, and may cause
 testimony to be taken stenographically and transcribed and
 preserved. Wilful WILLFUL false swearing by a witness shall
 be considered IS perjury.

5 (3) If a subpoena is disobeyed, the state fire marshal may
6 invoke the aid of the circuit court of this state in requiring
7 the attendance and testimony of witnesses and the production of
8 books, records, papers, and documents, OR OTHER WRITINGS OR
9 THINGS CONSIDERED MATERIAL TO THE INQUIRY. A judge of the cir10 cuit court of this state having jurisdiction in the county in
11 which the inquiry is carried on, in case of contumacy or refusal
12 to obey a subpoena, CONDUCTED may issue an order requiring the
13 person to appear before the state fire marshal and to produce
14 books, records, PAPERS, documents, and papers if so ordered OR
15 OTHER WRITINGS OR THINGS CONSIDERED MATERIAL TO THE INQUIRY and
16 give evidence to obey the COURT'S order of the court may
18 be punished by the court as a contempt of the court.

(4) A person shall not be excused from testifying or from producing books, <u>papers</u>, records, <u>or memoranda</u> PAPERS, DOCU-I MENTS, OR OTHER WRITINGS OR THINGS CONSIDERED MATERIAL TO THE INQUIRY in an investigation <u>,</u> or <u>upon</u> AT a hearing <u>,</u> when ordered to do so by the state fire marshal <u>, upon</u> ON the ground that the testimony or evidence <u>, documentary or otherwise</u>, may tend to incriminate the person or subject the person to a criminal penalty. <u>; but a person shall not be prosecuted or subjected</u> to a criminal penalty for, or on account of, a transaction made

02409'99 c

2

HB 4592, As Passed Senate, December 8, 1999

House Bill No. 4592 as amended November 10 & 30, 1999 3

- 1 or thing concerning which the person may testify or produce
- 2 evidence, documentary or otherwise, before the state fire
- 3 marshal. A person so testifying shall not be exempt from prose-
- **4** cution and punishment for perjury committed in testifying. [TRUTHFUL]
- 5 TESTIMONY, EVIDENCE, OR OTHER [TRUTHFUL] INFORMATION COMPELLED UNDER THIS
- 6 SECTION AND ANY INFORMATION DERIVED DIRECTLY OR INDIRECTLY FROM
- 7 THAT [TRUTHFUL] TESTIMONY, EVIDENCE, OR OTHER [TRUTHFUL] INFORMATION SHALL NOT BE USED
- ${\bf 8}$ against the witness in a Criminal Case, except for impeachment
- 9 PURPOSES OR IN A PROSECUTION FOR PERJURY, MAKING A FALSE STATE-
- ${\bf 10}$ Ment, or otherwise failing to testify or produce evidence as
- 11 REQUIRED.

[

- 12
- 13
- 14
- 15]

02409'99 c

Final page.

JOJ