<u>s</u>.B. NO. <u>836</u>

JAN 2 6 2009

## A BILL FOR AN ACT

PROPOSING AN AMENDMENT TO ARTICLE XVI OF THE CONSTITUTION OF THE STATE OF HAWAII.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that it is critically 2 important to the successful prosecution of criminal cases in Hawaii that the State has the means to compel the testimony of 3 witnesses in possession of vital information. Currently, if a 4 witness asserts a privilege to refuse to testify or provide 5 6 evidence on the ground of self-incrimination, the State can compel that witness's testimony only by providing that witness 7 complete and permanent "transactional immunity" from any 8 9 criminal prosecution ever for or on account of any act, transaction, or matter concerning which the witness is required 10 11 to testify. This severely burdens Hawaii's prosecutors. By comparison, in prosecutions by the United States and most of 12 13 Hawaii's sister states, a witness's testimony can be compelled, so long as the testimony, and any evidence and information 14 derived from that testimony, cannot be used against that witness 15 in any criminal case, except one for perjury, false statement, 16 failing to comply with the order to testify, or similar 17

5 .B. NO. 836

offenses. Such a system, called "use immunity," has been upheld
 as complying with the Constitution of the United States by the
 United States Supreme Court.

Hawaii's legislature enacted a "use immunity" statute, but
the Hawaii Supreme Court struck it down as violating Hawaii's
Constitution. Thus, amending Hawaii's Constitution is the only
option if "use immunity" is to be allowed in Hawaii.

The purpose of this amendment is to establish "use 8 immunity" to compel testimony before the criminal courts and 9 10 grand juries of the State of Hawaii. The legislature finds that "use immunity" appropriately balances the needs of society to 11 prosecute serious criminal cases, with the rights of 12 individuals. The legislature finds that the current system, 13 which conditions compelling testimony on a grant of 14 "transactional immunity," makes society pay too high a price for 15 such testimony and severely impedes the ability of prosecutors 16 to obtain convictions in appropriate cases. 17

18 This amendment is self-executing. If adopted, judges of 19 the circuit courts must issue "use immunity" orders compelling 20 testimony or other evidence, upon application of the attorney 21 general or the attorney general's designee, but such orders must 22 also provide that no testimony or other evidence compelled under

## <u>S</u>.B. NO. <u>836</u>

1 the order, nor any information directly or indirectly derived 2 from such testimony or other evidence, may be used against the 3 witness in any criminal case, except a prosecution for 4 committing perjury while giving the compelled testimony, for giving a false statement while giving the compelled testimony, 5 or for failing to comply with the order to testify. 6 7 SECTION 2. Article XVI of the Constitution of the State of Hawaii is amended by adding a new section to be appropriately 8 9 designated and to read as follows: 10 "USE IMMUNITY 11 Section Whenever a witness refuses, on the basis • of the witness's privilege against self-incrimination, to 12 testify or provide other evidence to a grand jury or to a court 13 14 in a criminal case, upon application of the attorney general or the attorney general's designee, a judge of the circuit court of 15 16 the circuit in which the grand jury or court is located, shall 17 issue an order to such witness to testify or provide such 18 evidence, and such order shall also provide that no testimony or other evidence compelled under the order, nor any information or 19 20 evidence directly or indirectly derived from such testimony or 21 evidence, may be used against the witness in any criminal case, 22 except a prosecution for committing perjury while giving the

Page 3

1	compelled testimony, for giving a false statement while giving
2	the compelled testimony, or for failing to comply with the order
3	to testify.
4	A witness issued such an order may not refuse to comply
5	with the order on the basis of the witness's privilege against
6	self-incrimination, but no testimony or other evidence compelled
7	under the order, nor any information or evidence directly or
8	indirectly derived from such testimony or evidence, may be used
9	against the witness in any criminal case, except a prosecution
10	for committing perjury while giving the compelled testimony, for
11	giving a false statement while giving the compelled testimony,
12	or for failing to comply with the order to testify."
13	SECTION 3. The question to be printed on the ballot shall
14	be as follows:
15	"Shall the Constitution of the State of Hawaii be amended
16	to provide that a witness who asserts a privilege against
17	self-incrimination may be compelled to testify or provide
18	evidence in a criminal case or before a grand jury, so long
19	as such testimony, evidence, and any information derived
20	therefrom cannot be used against that witness in any
21	criminal case except perjury, false statement, or failing
22	to comply with the order to testify?"

ATG-03(09)

6

7

# <u>s</u>.B. NO. **836**

SECTION 4. New constitutional material is underscored.
 SECTION 5. This amendment shall take effect upon
 compliance with article XVII, section 3, of the Constitution of
 the State of Hawaii.

INTRODUCED BY:

BY REQUEST

### <u>S</u>.B. NO. <u>836</u>

### Report Title:

Constitutional Amendment; Use Immunity

### Description:

Amends Hawaii's Constitution so a criminal case witness who asserts self-incrimination privilege may be compelled to testify or provide evidence as long as the testimony or evidence cannot later be used against the witness in a criminal case except for perjury, false statement, or failure to comply with the order to testify.

## 58 836

#### JUSTIFICATION SHEET

DEPARTMENT:

Attorney General

TITLE:

A BILL FOR AN ACT PROPOSING AN AMENDMENT TO ARTICLE XVI OF THE CONSTITUTION OF THE STATE OF HAWAII.

PURPOSE: Permit a witness claiming the Fifth Amendment to be compelled to testify, but prohibit use of that testimony in any criminal proceeding against a witness, except prosecution for perjury or false statement.

MEANS:

Add a new section to article XVI of the State Constitution.

JUSTIFICATION:

It is critically important to the successful prosecution of criminal cases in Hawaii that the State has the means to compel the testimony of witnesses in possession of vital information. Currently, if a witness asserts a privilege to refuse to testify or provide evidence on the ground of selfincrimination, the State can compel that witness's testimony only by providing that witness complete and permanent "transactional immunity" from any criminal prosecution ever for or on account of any act, transaction, or matter concerning which the witness is required to testify. This severely burdens Hawaii's prosecutors.

By comparison, in prosecutions by the United States and most of Hawaii's sister states, a witness's testimony can be compelled, so long as the testimony, and any evidence and information derived from that testimony, cannot be used against that witness in any criminal case, except one for perjury, false statement, failing to comply with the order to testify, or similar offenses. Such a system, called "use immunity," has been upheld as complying with the Constitution of the United States by the United States Supreme Court.

Hawaii's legislature enacted a "use immunity" statute, but the Hawaii Supreme Court struck it down as violating Hawaii's Constitution. Thus, amending Hawaii's Constitution is the only option if "use immunity" is to be allowed in Hawaii.

The purpose of this amendment is to establish "use immunity" to compel testimony before the criminal courts and grand juries of the State of Hawaii. "Use immunity" appropriately balances the needs of society to prosecute serious criminal cases with the rights of individuals. The current system, which conditions compelling testimony on a grant of "transactional immunity," makes society pay too high a price for such testimony and severely impedes the ability of prosecutors to obtain convictions in appropriate cases.

This amendment is self-executing. Ιf adopted, judges of the circuit courts must issue "use immunity" orders compelling testimony or other evidence, upon application of the attorney general or the attorney general's designee, but such orders must also provide that no testimony or other evidence compelled under the order, nor any information directly or indirectly derived from such testimony or other evidence, may be used against the witness in any criminal case, except a prosecution for committing perjury while giving the compelled testimony, for giving a false statement while giving the compelled testimony, or for failing to comply with the order to testify.

<u>Impact on the public</u>: Appropriately balances the needs of society to prosecute serious criminal cases with the rights of individuals. Impact on the department or other agencies: Allows the department and county prosecutors to compel witness testimony without the need to grant "transactional immunity".

GENERAL FUND:

None.

OTHER FUNDS: None.

PPBS PROGRAM DESIGNATION:

None.

OTHER AFFECTED AGENCIES:

Judiciary, Office of the Public Defender, and county prosecutors.

EFFECTIVE DATE:

Upon compliance with article XVII, section 3, of the Constitution of the State of Hawaii.