EIGHTEENTH CONGRESS OF THE )
REPUBLIC OF THE PHILIPPINES )
First Regular Session )



19 NOV 11 P5:26

SENATE S. B. No. <u>116</u>2



Introduced by Senator SONNY ANGARA

### AN ACT

STRENGTHENING THE WITNESS PROTECTION, SECURITY AND BENEFIT PROGRAM, AMENDING FOR THE PURPOSE REPUBLIC ACT NO. 6981, OTHERWISE KNOWN AS THE "WITNESS PROTECTION, SECURITY AND BENEFIT ACT"

### **EXPLANATORY NOTE**

Republic Act (R.A.) No. 6981, otherwise known as the "Witness Protection, Security and Benefit Act" was enacted to provide protection and security to witnesses including those who attend legislative investigations, in aid of legislation, conducted by the Congress of the Philippines.

In order to ensure that legislative investigations are not prejudiced due to non-participation of witnesses, the bill seeks to amend RA No. 6981, through the creation of a separate program for witnesses in legislative inquiries, to be administered by the Senate of the Philippines or the House of Representatives, as the case may be. For further protection of the witnesses, the bill likewise proposes to empower the Secretary of Justice, to order the change of name of covered witnesses without need for a separate judicial order.

On the other hand, to guarantee the truthfulness of the witness' testimony, the safeguards in the form of prerequisites for admission to the program were added, *viz*.

1) prohibition form communicating or entering into amicable settlement with any adverse party; and 2) compliance with such other conditions deemed proper for the successful investigation or prosecution of the case.

The bill further amends R.A. No. 6981 by entitling witnesses admitted into the program to the following benefits: 1) hospitalization benefits while in the safehouse, regardless of cause and; 2) free public education to minor or dependent children, even during the lifetime of the parent-witness.

Finally, the bill seeks to institutionalize the perpetuation of testimonies of witnesses admitted to the program, in accordance with Rule 134 of the Revised Rules of Court. This is to ensure that the testimony given by a witness/resource person, especially during legislative investigations, may be appropriately preserved.

In view of the foregoing, the approval of this bill is earnestly sought.

SŐNNY ANGARA

| EIGHTEENTH CONGRESS OF THE  |  |
|-----------------------------|--|
| REPUBLIC OF THE PHILIPPINES |  |
| First Regular Session       |  |



'19 NOV 11 P5:26

SENATE S. B. No.  $\underline{116}2$ 

| RECEVI DIBY |  |
|-------------|--|
|-------------|--|

# Introduced by Senator SONNY ANGARA

## AN ACT

STRENGTHENING THE WITNESS PROTECTION, SECURITY AND BENEFIT PROGRAM, AMENDING FOR THE PURPOSE REPUBLIC ACT NO. 6981, OTHERWISE KNOWN AS THE "WITNESS PROTECTION, SECURITY AND BENEFIT ACT"

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

| 1  | Section 1. Section 3 of Republic Act No. 6981, otherwise known as the "Witness |
|----|--|
| 2  | Protection, Security and Benefit Act", is hereby amended to read as follows:   |
| 3  | "Sec. 3. Admission into the Program. – Any person who has                      |
| 4  | witnessed or has knowledge or information on the commission of a               |
| 5  | crime and has testified or is testifying or about to testify before any        |
| 6  | judicial or quasi-judicial body, or before any investigating authority,        |
| 7  | may be admitted into the Program: Provided, That:                              |
| 8  | "a) The offense [in] FOR which [his] THE testimony will be used is             |
| 9  | a grave felony as defined under the Revised Penal Code, or its                 |
| 10 | equivalent under special laws;   |
| 11 | "b) [His] THE testimony can be substantially corroborated in its               |
| 12 | material points;   |
| 13 | "c) [He] THE WITNESS or any member of [his] THE WITNESS'                       |
| 14 | family within the second [civil] degree of consanguinity or affinity is        |
| 15 | subjected to threats to [his] life or bodily injury or there is a              |
| 16 | likelihood that [he] THE WITNESS will be killed, forced,                       |

intimidated, harassed or corrupted [to prevent him] SO AS TO BE PREVENTED from testifying, or to testify falsely or evasively, because or on account of [his] THE testimony GIVEN; and "d) [He] THE WITNESS is not a law enforcement officer, [even if he would be testifying] UNLESS THE TESTIMONY TO BE GIVEN WILL BE against other law enforcement officer(s). [In such a case, only the immediate members of his family may avail themselves of the protection provided for under this Act.]

"If the Department, after examination of said applicant and other relevant facts is convinced that the requirements of this Act and its

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

"If the Department, after examination of said applicant and other relevant facts, is convinced that the requirements of this Act and its implementing rules and regulations have been complied with, it shall admit said applicant to the Program, require said witness to execute a sworn statement detailing **THE WITNESS'** knowledge or information on the commission of the crime, and thereafter issue the proper certification. For purposes of this Act, any such person admitted to the Program shall be known as the Witness."

Sec. 2. Section 4 of Republic Act No. 6981, otherwise known as the "Witness Protection, Security and Benefit Act", is hereby amended to read as follows:

"Sec. 4. Witness in Legislative Investigations. – In case of legislative investigations in aid of legislation, [a witness,] THE SENATE OF THE PHILIPPINES OR THE HOUSE OF REPRESENTATIVES, AS THE CASE MAY BE, MAY PROVIDE FOR A SEPARATE 'WITNESS PROTECTION, SECURITY AND BENEFIT PROGRAM' FOR ITS RESOURCE PERSONS WITNESSES. THE WITNESS AND/OR RESOURCE PERSON, [with his express consent,] may be admitted into the Program upon THE WRITTEN APPLICATION AND the recommendation of the legislative committee where [his] THE testimony is needed when in its judgment there is a pressing necessity [therefore] FOR THE WITNESS' TESTIMONY OR THE PRODUCTION DOCUMENTS OR EVIDENCE IN POSSESSION OR CUSTODY OF THE WITNESS: Provided, That such recommendation is

approved by the President of the Senate or the Speaker of the House of Representatives, as the case may be.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

"THE SENATE OF THE PHILIPPINES OR THE HOUSE OF REPRESENTATIVES, AS THE CASE MAY BE, SHALL HAVE PRIMARY JURISDICTION IN THE ADMINISTRATION AND IMPLEMENTATION THE OF **LEGISLATIVE** WITNESS PROTECTION, SECURITY AND BENEFIT CONGRESS MAY REQUEST THE NECESSARY ASSISTANCE FROM ANY DEPARTMENT, BUREAU, OFFICE OR ANY OTHER EXECUTIVE AGENCY TO ASSIST IN THE IMPLEMENTATION OF THE PROGRAM: PROVIDED, HOWEVER, THAT IN THE EVENT THAT A CRIMINAL CASE HAS BEEN INSTITUTED, FOR PRELIMINARY INVESTIGATION OR TRIAL IN THE COURT, IN RELATION TO THE SUBJECT OF THE LEGISLATIVE INQUIRY, ANY WITNESS TO THE CRIMINAL CASE COVERED BY THE LEGISLATIVE WITNESS PROTECTION, SECURITY AND BENEFIT PROGRAM SHALL UPON THE RECOMMENDATION OF THE LEGISLATIVE COMMITTEE CONCERNED, BE TURNED OVER TO THE WITNESS PROTECTION, SECURITY AND BENEFIT **PROGRAM** ADMINISTERED BY THE DEPARTMENT OF JUSTICE: PROVIDED, FURTHER, THAT ANY WITNESS TO A CRIMINAL CASE WHO IS COVERED BY THE PROGRAM ADMINISTERED BY THE DEPARTMENT OF JUSTICE SHALL CONTINUE TO BE COVERED AND SHALL REMAIN UNDER SUCH PROGRAM NOTWITHSTANDING ANY LEGISLATIVE INQUIRY THAT MAY BE INITIATED THEREAFTER WHERE SUCH WITNESS MAY BE CALLED UPON TO TESTIFY AS A RESOURCE PERSON.

| 1  | RESPONSIBILITIES AND SHALL BE SUBJECT TO THE SAME                            |
|----|--|
| 2  | CONDITIONS AS PROVIDED FOR IN THIS ACT.                                      |
| 3  | "TO EFFECTIVELY CARRY OUT THIS PROVISION, CONGRESS                           |
| 4  | SHALL PROVIDE FUNDING FOR THE IMPLEMENTATION OF                              |
| 5  | ITS OWN WITNESS PROTECTION, SECURITY AND BENEFIT                             |
| 6  | PROGRAM AND PROMULGATE ITS OWN RULES AND                                     |
| 7  | REGULATIONS THEREFOR."   |
| 8  | Sec. 3. Section 5 of Republic Act No. 6981, otherwise known as the "Witness  |
| 9  | Protection, Security and Benefit Act", is hereby amended to read as follows: |
| 10 | "Sec. 5. Memorandum of Agreement (MOA) with the Person to be                 |
| 11 | Protected. – [Before a person is provided] AS A PREREQUISITE                 |
| 12 | TO THE AVAILMENT OF THE protection under this Act, [he shall                 |
| 13 | first execute] THE WITNESS SHALL ENTER INTO a memorandum                     |
| 14 | of agreement WITH THE DEPARTMENT, which shall set forth [his]                |
| 15 | CERTAIN responsibilities including:  |
| 16 | "a) To testify before and provide information to all appropriate law         |
| 17 | enforcement officials concerning all appropriate proceedings in              |
| 18 | connection with or arising from the activities involved in the offense       |
| 19 | charged;   |
| 20 | "b) To avoid the commission of a crime;                                      |
| 21 | "c) To take all necessary precautions to avoid detection by others of        |
| 22 | the facts concerning the protection provided [him] under this Act;           |
| 23 | "d) To comply with legal obligations and civil judgments against             |
| 24 | [him] ONE'S PERSON;  |
| 25 | "e) To cooperate with respect to all reasonable requests of officers         |
| 26 | and employees of the Government who are providing protection                 |
| 27 | under this Act; [and]  |
| 28 | "f) To regularly inform the appropriate program official of [his]            |
| 29 | current activities and address[-];   |
| 30 | "G) NOT TO COMMUNICATE WITH ANY ADVERSE PARTY OR                             |
| 21 | NECOTIATE FOR OR ENTED INTO AN AMICARIE                                      |

| 1  | SETTLEMENT ON THE CIVIL OR CRIMINAL ASPECT OF THE                                    |
|----|--|
| 2  | OFFENSE SUBJECT OF THE CASE OR INVESTIGATION; AND                                    |
| 3  | "H) TO COMPLY WITH SUCH OTHER CONDITIONS AS THE                                      |
| 4  | SECRETARY OF JUSTICE MAY DEEM PROPER TO IMPOSE                                       |
| 5  | FOR THE SUCCESSFUL INVESTIGATION OR PROSECUTION                                      |
| 6  | OF THE CASE OR TO PRESERVE THE INTEGRITY OF THE                                      |
| 7  | PROGRAM."  |
| 8  | Sec. 4. Section 6 of Republic Act No. 6981, otherwise known as the "Witness          |
| 9  | Protection, Security and Benefit Act", is hereby amended to read as follows:         |
| 0  | "Sec. 6. Breach of the Memorandum of Agreement. — [Substantial]                      |
| 1  | ANY breach of the memorandum of agreement shall be a ground for                      |
| 12 | the IMMEDIATE termination of the BENEFITS AND protection                             |
| 13 | provided under this Act[: Provided, however, That before                             |
| 14 | terminating such protection,]. The Secretary of Justice shall send                   |
| 15 | notice to the person involved of the termination of the <b>BENEFITS</b>              |
| 16 | AND protection provided under this Act, stating therein the reason                   |
| L7 | for such termination."   |
| 18 | Sec. 5. Section 7 of Republic Act No. 6981, otherwise known as the "Witness          |
| 19 | Protection, Security and Benefit Act", is hereby amended to read as follows:         |
| 20 | "Sec. 7. Confidentiality [of Proceedings] All [proceedings]                          |
| 21 | MATTERS involving [application for] admission AND COVERAGE                           |
| 22 | [into] UNDER the Program [and the action taken thereon] shall be                     |
| 23 | confidential in nature [ $\bar{\cdot}$ ] AND [ $\aleph$ ]No information or documents |
| 24 | [given or submitted in support thereof] RELATIVE THERETO shall                       |
| 25 | be released except upon written order of the Department or the                       |
| 26 | proper court.  |
| 27 | "Any person who violates the confidentiality of said proceedings shall               |
| 28 | upon conviction be punished with imprisonment of not less than [one                  |
| 29 | (1) year] FOUR (4) YEARS but not more than six (6) years and                         |
| 30 | deprivation of the right to hold a public office or employment for a                 |

period of five (5) years.

# "NO INJUNCTION OR TEMPORARY RESTRAINING ORDER SHALL BE ISSUED BY ANY COURT ENJOINING THE ADMISSION OF THE WITNESS IN THE PROGRAM BY THE DEPARTMENT."

Sec. 6. Section 8 of Republic Act No. 6981, otherwise known as the "Witness Protection, Security and Benefit Act", is hereby amended to read as follows:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

"Sec. 8. *Rights and Benefits.* – The Witness shall have the **RIGHT TO SECURITY AND PROTECTION AS WELL AS THE** following
[rights and] benefits:

"a) To have a secure housing facility until [he] THE WITNESS has testified or until the threat, intimidation or harassment disappears or is reduced to a manageable or tolerable level. When the circumstances warrant, the Witness shall be entitled to relocation and/or change of personal identity at the expense of the Program. right TO A SECURE HOUSING FACILITY AND **RELOCATION** may be extended to any member of the family of the Witness within the second [civil] degree of consanguinity or affinity. "A CHANGE OF PERSONAL IDENTITY MAY INCLUDE A CHANGE IN PHYSICAL APPEARANCE OR CHANGE OF NAME. THE SECRETARY OF JUSTICE, UPON APPLICATION OF THE WITNESS COVERED UNDER THE PROGRAM AND IN ACCORDANCE WITH THE RULES WHICH THE DEPARTMENT SHALL HEREAFTER PROMULGATE, MAY ORDER A CHANGE OF THE FIRST NAME, MIDDLE NAME AND/OR FAMILY NAME OF THE WITNESS COVERED, WITHOUT NEED OF A SEPARATE JUDICIAL ORDER OR **ADMINISTRATIVE** PROCEEDINGS. PURSUANT SUCH TO ORDER, SECRETARY OF JUSTICE MAY DIRECT ALL CONCERNED AGENCIES OF THE GOVERNMENT TO MAKE THE NECESSARY ENTRIES IN THEIR RESPECTIVE REGISTRIES IN SUCH A MANNER THAT ENSURE THE CONFIDENTIALITY OF THE

# PROCEEDINGS AND AVOID A DISCLOSURE OF THE IDENTITY OF THE WITNESS.

"b) The Department shall, whenever practicable, assist the Witness in obtaining a means of livelihood. The Witness relocated pursuant to this Act shall be entitled to a financial assistance from the Program [for his support and that of his family] in such amount and for such duration as the Department shall determine.

"c) In no case shall the Witness be removed from or demoted in work because or on account of [his] ONE'S absences due to [his] attendance before any judicial or quasi-judicial body or investigating authority, including legislative investigations in aid of legislation, in going thereto and in coming therefrom: *Provided*, That his employer is notified through a certification issued by the Department, within a period of thirty (30) days from the date when the Witness last reported for work: *Provided*, *further*, That in the case of prolonged transfer or permanent relocation, the employer shall have the option to remove the Witness from employment after securing clearance from the Department upon the recommendation of the Department of Labor and Employment.

"Any Witness who failed to report for work because of witness duty shall be paid [his] BY ONE'S EMPLOYER THE equivalent salaries or wages corresponding to the number of days of absence occasioned by the Program. For purposes of this Act, any fraction of a day shall constitute a full day salary or wage. This provision shall be applicable to both government and private employees.

"d) To be provided with reasonable travelling expenses and subsistence allowance by the Program in such amount as the Department may determine for his attendance in the court, body or authority where [his] **THE WITNESS'** testimony is required, as well as conferences and interviews with prosecutors or investigating officers.

"e) To be provided with **NECESSARY** free medical **ATTENTION**, treatment, hospitalization and medicines **PARTICULARLY** for any injury, [ef] illness, **OR ANYOTHER MEDICAL CONDITION** incurred or suffered by [him because of] **THE WITNESS OR BY THE SPOUSE AND MINOR OR DEPENDENT CHILDREN WHILE ON** witness duty **OR WHILE IN THE TEMPORARY SHELTER PROVIDED BY THE PROGRAM** in any [private of] public hospital, clinic, or at any such institution at the expense of the Program.

"WITNESS DUTY SHALL INCLUDE THE ATTENDANCE OF THE WITNESS IN THE COURT, BODY OR AUTHORITY WHERE THE TESTIMONY IS REQUIRED AS WELL AS CONFERENCES AND INTERVIEWS WITH PROSECUTORS OR INVESTIGATING OFFICERS. A WITNESS WHO IS RELOCATED TO AN ACCREDITED WITNESS PROTECTION, SECURITY AND BENEFIT PROGRAM TEMPORARY SHELTER SHALL BE CONSIDERED TO BE UNDER WITNESS DUTY FOR THE DURATION OF STAY IN SAID TEMPORARY SHELTER."

- "f) If a Witness is killed, because of [his] participation in the Program, [his] **THE WITNESS'** heirs shall be entitled to a burial benefit of not less them Ten thousand pesos (P10,000.00) from the Program exclusive of any other similar benefits [he] **THE WITNESS** may be entitled to under other existing laws.
- "g) [In-case of death or permanent incapacity, his] THE WITNESS' minor or dependent children shall be entitled to free education AND/OR EDUCATIONAL ASSISTANCE, from primary to college level in any state [, or private] school, college or university [as may be determined by the Department,] as long as they shall have qualified thereto. THE EDUCATIONAL BENEFITS HEREIN PROVIDED CAN BE AVAILED BY THE WITNESS' MINOR OR DEPENDENT CHILDREN FOR PRIMARY, SECONDARY AND TERTIARY EDUCATION, BUT IN THE LATTER CASE, NOT TO EXCEED FIVE (5) YEARS."

| 1  | Sec. 7. Section 10 of Republic Act No. 6981, otherwise known as the "Witness |
|----|--|
| 2  | Protection, Security and Benefit Act", is hereby amended to read as follows: |
| 3  | "Sec 10. [State Witness] ADMISSION OF OFFENDERS Any                          |
| 4  | person who has participated in the commission of a crime and desires         |
| 5  | to be a witness for the [State] GOVERNMENT can apply and, if                 |
| 6  | qualified as determined in this Act and by the Department, shall be          |
| 7  | admitted into the Program whenever the following circumstances are           |
| 8  | present:   |
| 9  | "a) The offense in which [his] THE testimony will be used is a grave         |
| 10 | felony as defined under the Revised Penal Code or its equivalent             |
| 11 | under special laws;  |
| 12 | "b) There is absolute necessity for [his] THE testimony;                     |
| 13 | "c) There is no other direct evidence available for the proper               |
| 14 | prosecution of the offense committed;  |
| 15 | "d) [His] THE testimony can be substantially corroborated on its             |
| 16 | material points;   |
| 17 | "e) [He] THE PERSON does not appear to be most guilty; and                   |
| 18 | "f) [He] THE PERSON has not at any time been convicted of any                |
| 19 | crime involving moral turpitude.   |
| 20 | "THE ADMISSION OF A PERSON TO THE PROGRAM IS                                 |
| 21 | DISTINCT AND SEPARATE FROM A DISCHARGE OF AN                                 |
| 22 | ACCUSED FROM AN INFORMATION OR CRIMINAL                                      |
| 23 | COMPLAINT BY THE COURT IN ORDER THAT SAID ACCUSED                            |
| 24 | MAY BE A STATE WITNESS PURSUANT TO SECTION 17 OF                             |
| 25 | RULE 119 OF THE REVISED RULES OF COURT.                                      |
| 26 | "An accused discharged from an information or criminal complaint by          |
| 27 | the court in order that [he] THE ACCUSED may be a State Witness              |
| 28 | pursuant to [Sections 9 and 10] SECTION 17 of Rule 119 of the                |
| 29 | Revised Rules of Court may, upon [his] petition, be admitted to the          |
| 30 | Program [if he complies] UPON COMPLIANCE with the other                      |
| 31 | requirements of this Act. Nothing in this Act shall prevent the              |
| 32 | discharge of an accused [so that can be used] WHO QUALIFIED                  |

| 1  | as [a] State witness under Section 17, Rule 119 of the Revised                |
|----|---|
| 2  | Rules of Court."  |
| 3  | Sec. 8. Section 12 of Republic Act No. 6981, otherwise known as the "Witness  |
| 4  | Protection, Security and Benefit Act", is hereby amended to read as follows:  |
| 5  | "Sec. 12. Effect of Admission of a [State] Witness into the Program.          |
| 6  | -The certification of admission into the Program by the Department            |
| 7  | shall be given full faith and credit by the provincial or city prosecutor     |
| 8  | who is required not to include the Witness in the criminal complaint          |
| 9  | or information and if included therein, to petition the court for [his]       |
| 10 | THE discharge PURSUANT TO THIS ACT in order that [he] ONE                     |
| 11 | can be utilized as a [State] Witness FOR THE PROSECUTION.                     |
| 12 | [The court shall order the discharge and exclusion of the said                |
| 13 | accused from the information.]  |
| 14 | "Admission into the Program shall AUTOMATICALLY entitle such                  |
| 15 | [State] COVERED Witness to immunity from criminal prosecution                 |
| 16 | for the offense or offenses in which [his] THE testimony will be given        |
| 17 | or used and [all the rights and benefits provided under Section 8             |
| 18 | hereof] THE COURT SHALL ORDER THE DISCHARGE AND                               |
| 19 | EXCLUSION OF THE SAID WITNESS FROM THE  |
| 20 | INFORMATION."   |
|    |   |
| 21 | Sec. 9. A new Section (Section 12-A) shall be inserted between Section 12 and |
| 22 | Section 13 of Republic Act No. 6981, which shall read as follows:             |
| 23 | "SEC. 12-A. PERPETUATION OF TESTIMONY. – A WITNESS                            |
| 24 | ONCE ADMITTED INTO THE PROGRAM SHALL PERPETUATE                               |
| 25 | THE TESTIMONY PURSUANT TO RULE 134 OF THE REVISED                             |
| 26 | RULES OF COURT."  |
| 27 | Sec. 10. Section 13 of Republic Act No. 6981, otherwise known as the "Witness |
| 28 | Protection, Security and Benefit Act", is hereby amended to read as follows:  |
| 29 | "Sec. 13. Failure or Refusal of the Witness to COOPERATE OR                   |
| 30 | Testify. – [Any Witness registered in the Program who fails or refuses        |
| 31 | to testify or to continue to testify without just cause when lawfully         |

obliged to do so, shall be prosecuted for contempt. If he testifies falsely or evasively, he shall be liable to prosecution for perjury. If a State Witness fails or refuses to testify, or testifies falsely or evasively, or violates any condition accompanying such immunity without just cause as determined in a hearing by the proper court, his immunity shall be removed and he shall be subject to contempt or criminal prosecution. Moreover, the enjoyment of all rights and benefits under this Act shall be deemed terminated.]

"[The Witness may, however, purge himself of the contumacious acts by testifying at any appropriate stage of the proceedings.]

"A WITNESS COVERED UNDER THE PROGRAM WHO UNJUSTLY FAILS OR REFUSES TO COOPERATE OR TESTIFY IN THE INVESTIGATION OR PROSECUTION OF A CASE OR WHO GIVES FALSE OR MISLEADING TESTIMONY SHALL BE CRIMINALLY PROSECUTED AND SHALL, UPON CONVICTION, SUFFER THE PENALTY OF IMPRISONMENT OF NOT LESS THAN FOUR (4) YEARS BUT NOT EXCEEDING SIX (6) YEARS. THE WITNESS SHALL ALSO BE REQUIRED TO RESTITUTE ALL THE PROGRAM'S EXPENSES RELATIVE TO HIS COVERAGE WITHOUT PREJUDICE TO PROSECUTION FOR CONTEMPT UNDER OTHER EXISTING LAWS."

Sec. 11. Section 14 of Republic Act No. 6981, otherwise known as the "Witness Protection, Security and Benefit Act", is hereby amended to read as follows:

"Sec. 14. Compelled Testimony. – Any Witness admitted into the Program pursuant to Sections 3 and 10 of this Act cannot refuse to testify or give evidence or produce books, documents, records or writings necessary for the prosecution of the offense or offenses for which [he] ONE has been admitted into the Program on the ground of the constitutional right against self-incrimination. [but he] THE WITNESS shall enjoy immunity from criminal prosecution and [cannot] SHALL NOT be subjected to any penalty or forfeiture for

any transaction, matter or thing concerning his compelled testimony or books, documents, records or writings produced.

"In case of refusal of [said] **THE** Witness to testify or give evidence or produce books, documents, records, or writings, on the ground of the right against self-incrimination, and the [state] **PUBLIC** prosecutor or investigator believes that such evidence is absolutely necessary for a successful prosecution of the offense or offenses charged or under investigation, he, with the prior approval of the Department, shall file a petition with the appropriate court for the issuance of an order requiring said Witness to testify, give evidence or produce the books, documents, records, and writings described, and the court shall issue the proper order.

"The court, upon motion of the [state] **PUBLIC** prosecutor or investigator, shall order the arrest and detention of the Witness in any jail contiguous to the place of trial or investigation until such time that the Witness is willing to give such testimony or produce such documentary evidence."

Sec. 12. Section 15 of Republic Act No. 6981, otherwise known as the "Witness Protection, Security and Benefit Act", is hereby amended to read as follows:

"Sec. 15. *[Perjury or] Contempt.* – No Witness shall be exempt from prosecution for [perjury or] contempt committed while giving testimony or producing evidence under compulsion pursuant to this Act. [The penalty next higher in degree shall be imposed in case of conviction for perjury.] The procedure prescribed under Rule 71 of the Rules of Court shall be followed in contempt proceedings but the penalty to be imposed shall not be less than one (1) month but not more than one (1) year imprisonment. PROVIDED, THAT WITNESSES IN INQUIRIES IN AID OF LEGISLATION MAY BE **IMPRISONED** UNTIL THE **TERMINATION** OF THE LEGISLATIVE INQUIRY."

Sec. 13. Section 17 of Republic Act No. 6981, otherwise known as the "Witness Protection, Security and Benefit Act", is hereby amended to read as follows:

| 1  | "Sec. 17. Penalty for Harassment of Witness. — Any person who                  |
|----|--|
| 2  | harasses a Witness [and thereby hinders, delays, prevents or                   |
| 3  | dissuades a Witness] BY REASON OF THE SWORN STATEMENT                          |
| 4  | OR TESTIMONY GIVEN BY THE LATTER, OR WHO ATTEMPTS                              |
| 5  | TO HINDER, DELAY, PREVENT OR DISSUADE THE WITNESS                              |
| 6  | from:  |
| 7  | "a) attending or testifying before any judicial or quasi-judicial body         |
| 8  | or investigating authority;  |
| 9  | "b) reporting to a law enforcement officer or judge the commission             |
| 10 | or possible commission of an offense, or a violation of conditions or          |
| 11 | probation, parole, or release pending judicial proceedings;                    |
| 12 | "c) seeking the arrest of another person in connection with the                |
| 13 | offense;   |
| 14 | "d) causing a criminal prosecution, or a proceeding for the revocation         |
| 15 | of a parole or probation; or   |
| 16 | "e) performing and enjoying the rights and benefits under this Act             |
| 17 | [or attempts to do so,] shall be fined not more than [Three thousand           |
| 18 | pesos (P3,000.00)] TWENTY THOUSAND PESOS (P20,000.00)                          |
| 19 | or suffer imprisonment of not less than [six (6) months] TWO (2)               |
| 20 | YEARS but not more than [one (1) year,] FOUR (4) YEARS, or                     |
| 21 | both[, and he shall also suffer the penalty of perpetual                       |
| 22 | disqualification from holding public office in case of a public officer].      |
| 23 | "IN ADDITION, THE PENALTY OF PERPETUAL   |
| 24 | DISQUALIFICATION FROM HOLDING PUBLIC OFFICE SHALL                              |
| 25 | BE IMPOSED UPON THE OFFENDER WHO IS A PUBLIC                                   |
| 26 | OFFICER."  |
| 27 | Sec. 14. A new Section (Section 17-A) shall be inserted between Section 17 and |
| 28 | Section 18 of Republic Act No. 6981, which shall read as follows:              |
| 29 | "SEC. 17-A. CONSTRUCTION OF PROVISIONS. – IN CASE OF                           |
| 30 | DOUBT, ANY PROVISION OF THIS ACT SHALL BE                                      |
| 31 | CONSTRUED IN FAVOR OF THE ADMISSION OF THE                                     |
| 32 | WITNESS."  |

Sec. 15. *Appropriations.* – The amount necessary to carry out the provisions of this Act shall be included in the annual General Appropriations Act.

3

4

5

- Sec. 16. *Implementing Rules and Regulations.* The Department of Justice shall promulgate the necessary Implementing Rules and Regulations within six (6) months from the effectivity of this Act.
- Sec. 17. Separability Clause. If any section or provision of this Act shall be declared unconstitutional or invalid, such shall not invalidate any other section of this Act.
- 9 Sec. 18. *Repealing Clause.* All laws, decrees, orders, rules, regulations, ordinances or parts thereof which are inconsistent with this Act are hereby repealed or modified accordingly.
- Sec. 19. Effectivity Clause. This Act shall take effect fifteen (15) days after its complete publication in at least two (2) general newspapers of national circulation.

  Approved,