## **HOUSE BILL 364**

D1 4lr1310 By: Delegate Dumais Introduced and read first time: January 23, 2014 Assigned to: Judiciary Committee Report: Favorable House action: Adopted Read second time: February 18, 2014 CHAPTER AN ACT concerning State Prosecutor and Deputy State Prosecutor – Witness Immunity – **Compulsory Testimony** FOR the purpose of altering the definition of "prosecutor" to include the State Prosecutor or Deputy State Prosecutor under provisions of law related to compulsory witness testimony and witness immunity under certain circumstances; making a stylistic change; and generally relating to immunity for witnesses in proceedings before a court or grand jury. BY repealing and reenacting, with amendments, Article - Courts and Judicial Proceedings Section 9-123 Annotated Code of Maryland (2013 Replacement Volume and 2013 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: **Article - Courts and Judicial Proceedings** 9-123.(a) In this section the following words have the meanings indicated.

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



$\begin{array}{c} 1 \\ 2 \end{array}$	(2) recording, or other		er information" includes any book, paper, document, record
3	(3)	"Pros	ecutor" means:
4		(i)	The State's Attorney for a county;
5		(ii)	A Deputy State's Attorney;
6		(iii)	The Attorney General of the State; [or]
7 8	Attorney General;	(iv) OR	A Deputy Attorney General or designated Assistant
9 10	PROSECUTOR.	(v)	THE STATE PROSECUTOR OR DEPUTY STATE
11 12 13 14 15 16 17 18 19	a proceeding before provide other information directly may be used again	to test a grader a grader a grader the the control of the control	witness refuses, on the basis of the privilege against stify or provide other information in a criminal prosecution of and jury of the State, and the court issues an order to testify on under subsection (c) of this section, the witness may not corder on the basis of the privilege against self—incrimination stimony or other information compelled under the order, and or indirectly derived from the testimony or other information e witness in any criminal case, except in a prosecution for stice, or otherwise failing to comply with the order.
20 21 22 23 24 25 26	State, the court in the prosecutor m requiring the indi	in a cr which ade in vidual	individual has been, or may be, called to testify or provided riminal prosecution or a proceeding before a grand jury of the the proceeding is or may be held shall issue, on the request of accordance with subsection (d) of this section, an order to give testimony or provide other information which the to give or provide on the basis of the individual's privilege on.
27 28	this section.	The o	order shall have the effect provided under subsection (b) of
29 30 31	information, the p	rosecu	tor seeks to compel an individual to testify or provide other ator shall request, by written motion, the court to issue and e) of this section when the prosecutor determines that:

 $\,$  (1) The testimony or other information from the individual may be necessary to the public interest; and

	President of the Senate		
	Speaker of the House of Delegates.		
	Governor.		
Approve	:		
S October	CTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effe, 2014.		
the refusal as a direct contempt, notwithstanding any law to the contrary, and proceed in accordance with Title 15, Chapter 200 of the Maryland Rules.			
transcri	on, on written motion of the prosecutor and on admission into evidence of to of the refusal, if the refusal was before a grand jury, the court shall tre		
(e	If a witness refuses to comply with an order issued under subsection (c)		
other in	(2) The individual has refused or is likely to refuse to testify or provi rmation on the basis of the individual's privilege against self—incrimination		