By Senator Polsky

	30-00454-24 2024234
1	A bill to be entitled
2	An act relating to disclosure of grand jury testimony;
3	amending s. 905.27, F.S.; revising the list of persons
4	prohibited from disclosing the testimony of a witness
5	examined before, or the evidence received by, a grand
6	jury; creating an exception for a request by the media
7	or an interested person to the prohibited publishing,
8	broadcasting, disclosing, divulging, or communicating
9	of any testimony of a witness examined before the
10	grand jury, or the content, gist, or import thereof;
11	providing criminal penalties; providing construction;
12	making technical changes; reenacting s. 905.17(1) and
13	(2), F.S., relating to who may be present during a
14	session of a grand jury, to incorporate the amendment
15	made to s. 905.27, F.S., in references thereto;
16	providing an effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Section 905.27, Florida Statutes, is amended to
21	read:
22	905.27 Testimony not to be disclosed; exceptions
23	(1) Persons present or appearing during a grand jury
24	<u>proceeding, including</u> a grand juror, <u>a</u> state attorney, <u>an</u>
25	assistant state attorney, <u>a</u> reporter, <u>a</u> stenographer, <u>or an</u>
26	interpreter, as well as the custodian of a grand jury record,
27	<u>may not</u> or any other person appearing before the grand jury
28	shall not disclose the testimony of a witness examined before
29	the grand jury or other evidence received by it except when

Page 1 of 5

CODING: Words stricken are deletions; words underlined are additions.

30-00454-24 2024234 required by a court to disclose the testimony for the purpose 30 31 of: 32 (a) Ascertaining whether it is consistent with the testimony given by the witness before the court; 33 34 (b) Determining whether the witness is guilty of perjury; 35 or 36 (c) Furthering justice, which may encompass furthering a 37 public interest when the disclosure is requested pursuant to 38 paragraph (2)(c). 39 (2) It is unlawful for any person knowingly to publish, 40 broadcast, disclose, divulge, or communicate to any other 41 person, or knowingly to cause or permit to be published, 42 broadcast, disclosed, divulged, or communicated to any other person, in any manner whatsoever, any testimony of a witness 43 44 examined before the grand jury, or the content, gist, or import thereof, except when such testimony is or has been disclosed in 45 46 a court proceeding in any of the following circumstances:-47 (a) When a court orders the disclosure of such testimony pursuant to subsection (1) for use in a criminal case, it may be 48 49 disclosed to the prosecuting attorney of the court in which such 50 criminal case is pending, and by the prosecuting attorney to his 51 or her assistants, legal associates, and employees, and to the 52 defendant and the defendant's attorney, and by the latter to his 53 or her legal associates and employees. However, the grand jury 54 testimony afforded such persons by the court may only be used in 55 the defense or prosecution of the criminal case and for no other 56 purpose. 57 (b) When a court orders the such disclosure of such 58 testimony is ordered by a court pursuant to subsection (1) for

Page 2 of 5

CODING: Words stricken are deletions; words underlined are additions.

SB 234

	30-00454-24 2024234
59	use in a civil case, it may be disclosed to all parties to the
60	case and to their attorneys and by the latter to their legal
61	associates and employees. However, the grand jury testimony
62	afforded such persons by the court $\underline{may}\ \underline{can}$ only be used in the
63	defense or prosecution of the civil or criminal case and for no
64	other purpose whatsoever.
65	(c) When a court orders the disclosure of such testimony
66	pursuant to subsection (1) in response to a request by the media
67	or an interested person, regardless of whether that purpose is
68	use of the testimony in a criminal or civil case, it may be
69	disclosed if the subject of the grand jury inquiry is deceased,
70	the grand jury inquiry is related to criminal or sexual activity
71	between a subject of the grand jury investigation and a person
72	who at the time was a minor, the testimony was previously
73	disclosed by a court order, and the state attorney is provided
74	notice of the request. This paragraph does not restrict the
75	court's ability to limit the disclosure of testimony, including,
76	but not limited to, by redaction.
77	(3) Nothing in This section <u>does not</u> shall affect the

attorney-client relationship. A client <u>has</u> shall have the right to communicate to his or her attorney any testimony given by the client to the grand jury, any matters involving the client discussed in the client's presence before the grand jury, and any evidence involving the client received by or proffered to the grand jury in the client's presence.

84 (4) <u>A person who violates</u> Persons convicted of violating
85 this section <u>commits</u> shall be guilty of a misdemeanor of the
86 first degree, punishable as provided in s. 775.083, or by fine
87 not exceeding \$5,000, or both.

Page 3 of 5

CODING: Words stricken are deletions; words underlined are additions.

```
30-00454-24
                                                              2024234
88
          (5) A violation of this section constitutes shall
89
     constitute criminal contempt of court.
 90
          Section 2. For the purpose of incorporating the amendment
 91
     made by this act to section 905.27, Florida Statutes, in
 92
     references thereto, subsections (1) and (2) of section 905.17,
93
     Florida Statutes, are reenacted to read:
 94
          905.17 Who may be present during session of grand jury.-
95
          (1) No person shall be present at the sessions of the grand
     jury except the witness under examination, one attorney
96
97
     representing the witness for the sole purpose of advising and
98
     consulting with the witness, the state attorney and her or his
99
     assistant state attorneys, designated assistants as provided for
100
     in s. 27.18, the court reporter or stenographer, and the
101
     interpreter. The stenographic records, notes, and transcriptions
102
     made by the court reporter or stenographer shall be filed with
103
     the clerk who shall keep them in a sealed container not subject
104
     to public inspection. The notes, records, and transcriptions are
105
     confidential and exempt from the provisions of s. 119.07(1) and
106
     s. 24(a), Art. I of the State Constitution and shall be released
107
     by the clerk only on request by a grand jury for use by the
     grand jury or on order of the court pursuant to s. 905.27.
108
109
           (2) The witness may be represented before the grand jury by
110
     one attorney. This provision is permissive only and does not
111
     create a right to counsel for the grand jury witness. The
     attorney for the witness shall not be permitted to address the
112
113
     grand jurors, raise objections, make arguments, or otherwise
     disrupt proceedings before the grand jury. The attorney for the
114
115
     witness shall be permitted to advise and counsel the witness and
116
     shall be subject to the provisions of s. 905.27 in the same
```

Page 4 of 5

CODING: Words stricken are deletions; words underlined are additions.

	30-00454-24 2024234
117	manner as all who appear before the grand jury. An attorney or
118	law firm may not represent more than one person or entity in an
119	investigation before the same grand jury or successive grand
120	juries in the same investigation.
121	Section 3. This act shall take effect July 1, 2024.