House		Amendment NO
	Offered By	y
		mittee Substitute for Senate Bill No. 662, hall" on said line and inserting in lieu thereof
Further amend said sectio thereof the following:	n, Page 2, Lines 11 to 17, by o	deleting all of said lines and inserting in lieu
	s shall not refuse to comply w	individual has immunity under paragraph 3 ith the order on the basis of his or her
3. No testimony of directly or indirectly derivatives in any criminal property.	or other information compelled yed from such testimony or of roceeding except for perjury, of aswering or failing to answer,	d under such order, or any information her information, shall be used against the or giving a false or misleading statement, or or in producing or failing to produce
	tute, Page 2, Section 21.405, Inserting in lieu thereof the follows:	Line 15, by deleting the phrase " <u>Upon</u> llowing:
concurrent jurisdiction, fa		general, or other attorney having original iminal action no later than sixty days after see shown"; and
	tute, Page 22, Section 575.330 e and inserting in lieu thereof	0, Line 4, by deleting the phrase "and he or the following:
"and if written notice und provided, and he or she pu		403 was served, then such notice has been
Further amend said page a thereof the following:	and section, Lines 6 and 7, by	deleting said lines and inserting in lieu
	and section, Line 8, by deletin	ny question necessary to the inquiry; or"; and g the phrase "required documents." on said
Action Takon		Data

"required documents necessary to the inquiry."; and

1 2 3 4 5 Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.