son shall be in custody, the fact that a presentment has been made or an indictment found or ordered against him, and every grand juror who, except when lawfully required by a court or officer, shall wilfully disclose any evidence adduced before the grand jury, or anything which he himself or any other member of the grand jury said, or in what manner he or any other grand juror voted upon any matter before them, shall be guilty of a miseameanor. Provided, however, disclosure may be made by the county attorney, by notice to the defendant or his attorney of the indictment and the time of defendant's appearance in the district court, if in the discretion of the judge such notice is sufficient to insure defendant's appearance.

Approved April 25, 1969.

CHAPTER 198-H. F. No. 229

An act relating to the issuance of writs of habeas corpus ad prosequendum and ad testificandum; amending Minnesota Statutes 1967, Section 589.28.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1967, Section 589.28, is amended to read:

589.28 Habeas corpus; power of court. Nothing herein shall prevent any court from issuing a writ of habeas corpus necessary or proper to bring before it or any inferior court any prisoner for trial, preliminary hearing, arraignment, appearance, or to be examined as a witness in any action or proceeding, civil or criminal; pending in such court.

Approved April 25, 1969.

CHAPTER 199-H. F. No. 397

An act relating to workmen's compensation; providing for the division of money recovered in third party liability actions or settlement; amending Minnesota Statutes 1967, Section 176.061, Subdivisions 5 and 6.

Changes or additions indicated by *italics*, deletions by strikeout.

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