### As Passed by the Senate

## 125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 388

# Representatives Latta, Kearns, Willamowski, Hughes, Calvert, D. Evans, Flowers, Grendell Senator Harris

#### ABILL

То	enact section 2503.45 of the Revised Code to	1
	authorize the Supreme Court to create a board,	2
	commission, or other entity to operate and	3
	maintain the facilities and attendant exterior	4
	grounds of the state-owned real estate located in	5
	Franklin County that this act conveys, to exempt	6
	that real estate from taxation and assessments, to	7
	authorize the conveyance of that real estate to	8
	the Supreme Court, and to declare an emergency.	9

### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 2503.45 of the Revised Code be	10
enacted to read as follows:	11
Sec. 2503.45. (A) The supreme court may create a board,	12
commission, or other entity to be responsible for the operation	13
and maintenance of the facilities and attendant exterior grounds	14
included within the real estate described in division (A) of	15
Section 2 of Sub. House Bill No. 388 of the 125th general	16
assembly. The supreme court may authorize any board, commission,	17
or other entity so created to establish a trust for the purpose of	18

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receiving, restoring, maintaining, and displaying items of	19
historic, artistic, or educational value in the facilities or on	
the grounds.	21
(B) The facilities and attendant exterior grounds granted to	22
the supreme court pursuant to division (A) of Section 2 of Sub.	23
House Bill No. 388 of the 125th general assembly, and any income	24
from the possession or operation of those facilities and grounds,	25
are exempt from taxation and assessments.	26
Section 2. (A) The Governor is hereby authorized to execute a	27
deed in the name of the state conveying to the Supreme Court of	28
Ohio, and its successors and assigns, all of the state's right,	29
title, and interest in the following described real estate:	30
Situated in the State of Ohio, County of Franklin, Montgomery	31
Township, City of Columbus and being part of Lots 113, 114, 115,	32
116, 117, 118, 119, 120, 121, 122, 123, 124, 125, and 126 of the	33
Inlots to City of Columbus as platted and delineated in Plat Book	34
14, Page 27 and as recorded in Deed Book "F", Page 332 on file at	35
the Recorder's Office, Franklin County, Ohio and being more	36
particularly described as follows:	37
Commencing at a the northeasterly corner of Lot 26 of the	38
said Inlots City of Columbus, said point also being on the	39
southerly existing right of line of West Broad Street (120 feet in	40
width) and on the westerly existing right of way line of South	41
Front Street (82.50 feet in width);	42
Thence South 08 degrees 09 minutes 31 seconds East, with the	43
westerly existing right of way line of South Front Street, for a	44
distance of 162.03 feet to a point, said point being the True	45
Point of Beginning of the parcel herein described;	46
Thence South 08 degrees 09 minutes 31 seconds East continuing	47

with the said westerly existing right of way, for a distance of

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its best efforts to allow use of the building by the General	138
Assembly provided such use does not interfere with the normal	139
operation of the Supreme Court of Ohio. The deed shall state the	140
consideration and the conditions of the conveyance. The deed shall	141
be executed by the Governor in the name of the state,	142
countersigned by the Secretary of State, sealed with the Great	143
Seal of the State, presented in the Office of the Auditor of State	144
for recording, and delivered to the Supreme Court of Ohio. The	145
Supreme Court of Ohio shall present the deed for recording in the	146
Office of the Franklin County Recorder.	147
(D) The Supreme Court of Ohio shall pay the costs of the	148
conveyance of the real estate described in division (A) of this	
section.	150
(E) This section shall expire one year after its effective	151
date.	152
Section 3. This act is hereby declared to be an emergency	153
measure necessary for the immediate preservation of the public	
peace, health, and safety. The reason for the necessity is that	155
immediate action is required to enable the Supreme Court of Ohio	156
to relocate. Therefore, this act shall go into immediate effect.	157