House	Amendment NO
	Offered By
	nittee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill on 455.513, Line 25, by inserting after said section and line the following:
" <u>490.750. 1. 7</u>	This section shall be known and may be cited as the "Restoring Artistic Protection Act
of 2025".	
2. As used in t	his section, the term "creative or artistic expression" means the expression or
application of creativity	y or imagination in the production or arrangement of forms, sounds, words,
movements, or symbols	s, including music, dance, performance art, visual art, poetry, literature, film, and other
such objects or media.	
3. Except as pr	rovided under subsection 4 of this section, evidence of a defendant's creative or artistic
expression, whether ori	ginal or derivative, is not admissible against such defendant in a criminal case.
4. A court may	y admit evidence described in subsection 3 of this section in a hearing conducted in
camera if the state prov	res by clear and convincing evidence:
(1) (a) If the e	expression is original, that the defendant intended a literal meaning rather than a
figurative or fictional n	neaning; or
(b) If the expre	ession is derivative, that the defendant intended to adopt the literal meaning of the
expression as the defen	dant's own thought or statement;
(2) That the cr	eative expression refers to the specific facts of the crime alleged;
(3) That the ex	expression is relevant to an issue of fact that is disputed; and
(4) That the ex	epression has distinct probative value not provided by other admissible evidence.
5. In any heari	ng under subsection 4 of this section, the court shall make its ruling on the record and
shall include its finding	gs of fact essential to its ruling.
6. If the court	admits any evidence described under subsection 3 of this section under the exception
under subsection 4 of the	his section, the court shall:
(1) Ensure that	t the expression is redacted in a manner to limit the evidence presented to the jury to
	ly excepted under subsection 4 of this section; and
(2) Provide ap	propriate limiting instructions to the jury."; and
Further amend said bill	by amending the title, enacting clause, and intersectional references accordingly.
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Action Taken	Date