before the judicial officer, who shall determine whether or not there is good cause to believe that respondent may be able to give evidence relating to such crime; and if the judicial officer does not find that good cause exists, he shall forthwith discharge respondent; provided further, however, that no statement or evidence given by respondent prior to his appearance before the judicial officer may be used against him in any criminal proceeding.

- (b) The judicial officer shall inform respondent of the purpose of the subpoena, that he is not required to make any statement or give any evidence that may incriminate him, and that any statement or evidence given by him may be used against him in any criminal proceeding. Thereafter the judicial officer may require respondent to give evidence to the investigating officer or officers at a specified time for a period not exceeding six hours, and at a specified place or places other than a police station, cell block, or other area normally used for detention of arrested or convicted persons. If the respondent willfully refuses to give evidence he may be prosecuted as provided in Title 23 of the Code of Law for the District of Columbia and, upon conviction, may be fined not more than \$500 or imprisoned for not more than 60 days. Provided, That nothing in this Act shall be construed as being in derogation or limitation of respondent's privilege not to be a witness against himself in a criminal case or of any privilege respecting his testimony to which he is otherwise entitled by law. At the conclusion of the detention, as herein provided, the respondent shall immediately be brought again before a judicial officer who shall both inform respondent of his right to make a statement with respect to anything that occurred during the detention and afford him adequate opportunity to make one.
- (c) A detention, as herein provided, of any person shall not constitute an arrest within the meaning of that term as used in any law, rule or regulation.
- (d) In every case of a respondent who is required to give evidence pursuant to this section, all proceedings before the judicial officer shall be transcribed verbatim or recorded elec-