South Carolina Legislature

May 04, 2024, 06:57:29 pm

Session 114 - (2001-2002)

H*4143 (Rat #0163, Act #0165 of 2002) Joint Resolution, By A. Young, Knotts, Whatley, Kennedy, Meacham-Richardson and Kirsh

Summary: DUI, Illegal Per Se, compulsory testimony postponed until General Assembly funds, appropriates; Transportation, SLED

A JOINT RESOLUTION TO POSTPONE THE IMPLEMENTATION BY STATE LAW ENFORCEMENT DIVISION OF THE COMPULSORY TESTIMONY REQUIREMENTS OF SECTION 56-5-2934 OF THE 1976 CODE, RELATING TO THE "ILLEGAL PER SE" LAW UNTIL THE EARLIER OF ADEQUATE FUNDING OF THE PROGRAM BY THE GENERAL ASSEMBLY OR DECEMBER 31, 2002, AND TO REQUIRE THE STATE LAW ENFORCEMENT DIVISION TO HAVE AT LEAST THREE EMPLOYEES TRAINED FOR THESE PURPOSES BY DECEMBER 31, 2002.-AMENDED TITLE

05/17/01 House Introduced, read first time, placed on calendar without reference HJ-5 Read second time HJ-18 05/22/01 House 05/23/01 House Read third time and sent to Senate HJ-30 05/23/01 Senate Introduced and read first time SJ-7 05/23/01 Senate **Referred to Committee on Judiciary SJ-7 Recalled from Committee on Judiciary SJ-5** 06/05/01 Senate 06/05/01 Senate Amended SJ-5 06/05/01 Senate Read second time SJ-5 06/05/01 Ordered to third reading with notice of amendments SJ-5 Senate Amended SJ-203 06/07/01 Senate 06/07/01 Senate Read third time and returned to House with amendments SJ-203 Concurred in Senate amendment and enrolled HJ-169 06/07/01 House 06/28/01 Ratified R 163 01/10/02 Became law without Governor's signature Effective date 01/10/02 01/18/02 01/18/02 Copies available 02/22/02 Act No. 165