May 03, 2024, 04:24:14 pm

## Session 111 - (1995-1996)

## H 4812 Joint Resolution, By J.T. McElveen, Harrison, J.H. Hodges and Wilkins

A Joint Resolution proposing an amendment to Section 21, Article III of the Constitution of South Carolina, 1895, relating to the requirement that neither House during the session of the General Assembly shall adjourn without the consent of the other for more than three days, so as to change this period to seven days and provide that this requirement is not applicable to a particular House if there are no pending messages from the Governor on the calendar of that House or if there are no Bills or Joint Resolutions from the other House on the contested or uncontested calendar of that House for second or third reading.

| 03/21/96 | House  | Introduced and read first time HJ-38       |
|----------|--------|--|
| 03/21/96 | House  | Referred to Committee on Judiciary HJ-38   |
| 04/17/96 | House  | Committee report: Favorable Judiciary HJ-3 |
| 04/23/96 | House  | Read second time HJ-47                     |
| 04/23/96 | House  | Roll call Yeas-102 Nays-0 HJ-47            |
| 04/24/96 | House  | Read third time and sent to Senate HJ-13   |
| 04/24/96 | Senate | Introduced and read first time SJ-44       |
| 04/24/96 | Senate | Referred to Committee on Judiciary SJ-45   |