

Session 111 - (1995-1996)

H 3075 Joint Resolution, By Cato, J.M. Baxley, Cooper, L.L. Elliott, R.C. Fulmer, Harrell, Harrison, R.J. Herdklotz, Kelley, Meacham, Richardson, Riser, Robinson, Simrill, Stille, Stuart, Tripp, Vaughn and Walker

Similar (S 0106, H 3120, H 3340)

A Joint Resolution proposing an amendment to Section 2, Article III of the Constitution of South Carolina, 1895, relating to the House of Representatives, so as to provide that House members may only serve six consecutive two-year terms and to provide that House members serving in office when this provision is ratified into law may complete the term in which they are currently serving plus six consecutive new terms, and to provide that a person serving fifty percent or more of a term for which he was elected is deemed to have served the full term; proposing an amendment to Section 6, Article III of the Constitution, relating to the Senate, so as to provide that Senators may only serve three consecutive four-year terms, to provide that Senators serving in office when this provision is ratified into law may complete the term which they are currently serving plus three consecutive new terms, to revise certain obsolete references, and to provide that a person serving fifty percent or more of a term for which he was elected is deemed to have served the full term; and proposing an amendment to Section 7, Article VI of the Constitution, relating to the Constitutional Officers of this State, so as to provide that Constitutional Officers may only serve two consecutive four-year terms and to provide that Constitutional Officers serving in office when this provision is ratified into law may complete the term which they are currently serving plus two consecutive new terms, and to provide that a person serving fifty percent or more of a term for which he was elected is deemed to have served the full term.

12/14/94 House Prefiled

12/14/94 House Referred to Committee on Judiciary

01/10/95 House Introduced and read first time HJ-28

01/10/95 House Referred to Committee on Judiciary HJ-29