

Session 108 - (1989-1990)

S 1450 Joint Resolution, By Passailaigue and M.T. Rose

A Joint Resolution to provide that a timely letter sent by a taxpayer to the South Carolina Tax Commission with respect to amounts that may be due the taxpayer for the 1986 taxable year arising under the case of Davis V. Michigan constitutes a claim for refund for purposes of the State Income Tax.

03/28/90 Senate Introduced, read first time, placed on calendar without reference SJ-197

03/29/90 Senate Read second time SJ-28

03/29/90 Senate Ordered to third reading with notice of amendments SJ-28

04/03/90 Senate Committed to Committee on Finance SJ-28