May 05, 2024, 01:13:46 am

Session 106 - (1985-1986)

S*1256 (Rat #0505, Act #0455 of 1986) General Bill, By Senate Judiciary

A Bill to adopt revised Code Volumes 1, 4, and 14 and new Volumes 1A, 4A, and 14A of the Code of Laws of South Carolina, 1976, to the extent of their contents, as the only general permanent statutory law of the State; to not adopt Sections 2-65-20 through 2-65-100 as contained in revised Volume 1; to adopt and designate certain provisions of Act 651 of 1978, as amended, by Section 10 of Part II of Act 151 of 1983, as part of the Code of Laws of South Carolina, 1976; to adopt certain annotations to Sections which indicated these Sections were impliedly repealed are adopted as part of the 1976 Code of Laws of South Carolina and must be included in Volumes 1 and 14 in the 1986 cumulative supplement; and to amend Section 2-13-90, as amended, relating to the preparation and adoption of revised code volumes, so as to require that all replacement volumes shall include an annotation to any general permanent statutory law which were impliedly repealed; and to adopt the 1985 cumulative supplements to the Code of Laws as part of the Code and provide that these supplements, volumes as supplemented by them, and the replacement volumes constitute the only General Permanent Statutory Laws of the State as of January 1, 1986.-amended title

04/22/86	Senate	Introduced, read first time, placed on calendar without reference SJ-2192
04/23/86	Senate	Read second time SJ-2243
05/06/86	Senate	Read third time and sent to House SJ-2440
05/07/86	House	Introduced, read first time, placed on calendar without reference HJ-2858
05/08/86	House	Debate adjourned HJ-2975
05/20/86	House	Amended HJ-3147
05/20/86	House	Read second time HJ-3147
05/21/86	House	Read third time HJ-3170
05/21/86	House	Returned HJ-3170
05/22/86	Senate	Concurred in House amendment and enrolled SJ-2823
05/28/86		Ratified R 505
06/02/86		Signed By Governor
06/02/86		Effective date 06/02/86
06/02/86		Act No. 455
06/09/86		Copies available