Calendar No. H. 2177

Introduced by MR. GARRETT

Printer’s No. 206—H. Read the first time February 14, 1950.

A Joint Resolution

To Appropriate Necessary Funds to Purchase Two One-Way Tickets for Federal Judge J. Waites Waring and his Socialite Wife to any Point of their Choice Provided they never Return to the State of South Carolina; and Further to Deduct from the $800,000.00 Allocation for an Animal Science Building at Clemson College, the Necessary Funds to Erect a Suitable Plaque to Federal Judge and Mrs. Waring in the Mule Barn at said College.

Whereas, Federal Judge J. Waites Waring and his socialite wife, Mrs. J. 2 Waites Waring of Charleston, S. C. have conspired to make public statements 3 that they live in a state that is made up predominately of “southerners that 4 are morally weak and low, full of pride and complacency”, and 5 Whereas, the socialite Mrs. J. Waites Waring has labeled the government 6 of the great State of South Carolina as a “replica of Russia”, Now Therefore

Be it resolved by the General Assembly of the State of South Carolina:

Section 1. That the necessary funds be allocated to purchase a one-way 2 ticket to any point in the United States of America or preferably a foreign 3 country for Federal Judge J. Waites Waring and his socialite wife, Mrs. J. 4 Waites Waring. Such tickets are to be given to these individuals with the sole 5 provision they leave the State of South Carolina and never again set foot on 6 her soil. The tickets are to be given with a sincere hope that Federal Judge 7 Waring and his wife find a social environment that meets their approval.

Sec. 2. All necessary funds needed to purchase the two tickets shall be 2 deducted from the $800,000 allocation for an animal science building at Clem- 3 son College. To offset this slight deduction in the appropriation for the animal 4 science building it is suggested that a stall in the mule barn of Clemson College 5 be dedicated to Federal Judge and Mrs. Waring and that an appropriate plaque 6 be erected thereon.

Sec. 3. All acts or parts of acts inconsistent with this act are repealed.

Sec. 4. This act shall take effect upon its approval by the Governor.