

Bill Fact Sheet - December 5, 2025 https://legilist.com Bill page: https://legilist.com/bill/108/sres/450

SRES 450

A resolution to authorize testimony and representation in United States v. Daniel Bayly, et. al.

Congress: 108 (2003–2005, Ended)

Chamber: Senate Policy Area: Congress Introduced: Oct 6, 2004

Current Status: Submitted in the Senate, considered, and agreed to without amendment and with a preamble by

Unanimou

Latest Action: Submitted in the Senate, considered, and agreed to without amendment and with a preamble by

Unanimous Consent. (consideration: CR 10/7/2004 S10610-10611; text as passed Senate: CR 10/7/2004 S10611; text of

measure as introduced: CR 10/7/2004 S10586) (Oct 6, 2004)

Official Text: https://www.congress.gov/bill/108th-congress/senate-resolution/450

Sponsor

Name: Sen. Frist, William H. [R-TN]

Party: Republican • State: TN • Chamber: Senate

Cosponsors (1 total)

Cosponsor	Party / State	Role	Date Joined
Sen. Daschle, Thomas A. [D-SD]	D · SD		Oct 6, 2004

Committee Activity

No committee referrals or activity are recorded for this bill.

Subjects & Policy Tags

Policy Area:

Congress

Related Bills

No related bills are listed.

Summary (as of Oct 6, 2004)

Authorizes: (1) Claire Barnard, a former employee of, and Edna Falk Curtin, a former detailee to, the Permanent Subcommittee on Investigation to testify in the case of United States v. Daniel Bayly, et al., except concerning matters for which a privilege should be asserted; and (2) the Senate Legal Counsel to represent them in connection with such testimony.

Actions Timeline

- Oct 6, 2004: Introduced in Senate
- Oct 6, 2004: Passed/agreed to in Senate: Submitted in the Senate, considered, and agreed to without amendment and with a preamble by Unanimous Consent.(consideration: CR 10/7/2004 S10610-10611; text as passed Senate: CR 10/7/2004 S10611; text of measure as introduced: CR 10/7/2004 S10586)
- Oct 6, 2004: Submitted in the Senate, considered, and agreed to without amendment and with a preamble by Unanimous Consent. (consideration: CR 10/7/2004 S10610-10611; text as passed Senate: CR 10/7/2004 S10611; text of measure as introduced: CR 10/7/2004 S10586)