2004 SESSION

044350384 **HOUSE JOINT RESOLUTION NO. 247** 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 34 56 7 (Proposed by the Joint Conference Committee on March 12, 2004) (Patrons Prior to Substitute—Delegate Louderback and Senator Obenshain, SJR 79) Memorializing the Congress of the United States to enact the State Waste Empowerment and Enforcement Provision Act of 2003 (HR 1123). 8 WHEREAS, recent reports issued by the Department of Environmental Quality reveal that Virginia is currently the second largest importer of municipal solid waste from other states, second only to 9 10 Pennsylvania, and is currently importing approximately 5.5 million tons annually of municipal solid 11 waste from other states; and 12 WHEREAS, the amount of municipal solid waste being imported into Virginia is expected to increase in the coming years due to the closure of the Fresh Kills Landfill in New York and increased 13 14 volumes from other states; and 15 WHEREAS, the importation of significant amounts of municipal solid waste from other states is prematurely exhausting Virginia's limited landfill capacity; and 16 WHEREAS, the negative impact of truck, rail, and barge traffic and litter, odors, and noise 17 associated with waste imports occurs at the location of final disposal and along waste transportation 18 routes, and current landfill technology has the potential to fail, leading to long-term cleanup and other 19 20 associated costs; and 21 WHEREAS, under current federal law, Virginia cannot regulate the amount of solid waste brought 22 into the Commonwealth each year; and 23 WHEREAS, the importation of significant amounts of municipal solid waste from other states is 24 inconsistent with Virginia's efforts to promote the Commonwealth as a national and international 25 destination for tourism and high-tech economic development; and WHEREAS, the Commerce Clause of the United States Constitution and its interpretation and 26 27 application by the United States Supreme Court and other federal courts regarding interstate solid waste 28 transportation has left Virginia and other states with limited alternatives to regulate, limit, or prohibit the 29 importation of municipal solid waste; and 30 WHEREAS, the General Assembly of Virginia believes that state and local governments should be 31 given more authority to control the importation of municipal solid waste into their jurisdictions; and 32 WHEREAS, although state laws governing the importation of municipal solid waste have been ruled to violate the Commerce Clause of the United States Constitution, the enactment of the State Waste 33 Empowerment and Enforcement Provision Act of 2003 would protect states from constitutional 34 35 challenges to common sense regulation of trash haulers, and empower states to require inspectors at 36 landfills, incinerators, and transfer stations that accept out-of-state municipal solid waste; and 37 WHEREAS, it is the consensus of the General Assembly of Virginia that state and local governments 38 should be given more authority to limit, reduce, and control the importation of solid waste into their 39 jurisdictions through several provisions, including percentage caps, calendar year freezes, the regulation 40 and restriction of certain modes of transportation, the requirement of state inspectors at facilities handling out-of-state waste, and the assessment of fees for the receipt or disposal of out-of-state 41 42 municipal solid waste that are different than fees assessed for the receipt or disposal of municipal solid 43 waste generated within the Commonwealth; now, therefore, be it 44 RESOLVED by the House of Delegates, the Senate concurring, That the Congress of the United States be urged to enact the State Waste Empowerment and Enforcement Provision Act of 2003 (HR 45 1123). The Congress is urged to authorize local and state governments to regulate the importation of 46 47 municipal solid waste into their respective jurisdictions; and, be it **48** RESOLVED FURTHER, That the Clerk of the House of Delegates transmit copies of this resolution to the Speaker of the United States House of Representatives, the President of the United States Senate, 49 and the members of the Virginia Congressional Delegation so that they may be apprised of the sense of 50 51 the General Assembly of Virginia in this matter.

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