## 2004 SESSION

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1	SENATE JOINT RESOLUTION NO. 79
2 3 4	Offered January 14, 2004
3	Prefiled January 14, 2004
4 5 6	Memorializing the Congress of the United States to enact legislation that would allow states to regulate and impose a fee upon municipal solid waste imported from other states.
	Patrons—Obenshain, Bell, Blevins, Bolling, Cuccinelli, Deeds, Hanger, Mims, Newman, O'Brien, Rerras, Ruff and Wagner
7 8	Referred to Committee on Rules
9 10	WHEREAS, Virginia ranks second in the nation in the amount of municipal solid waste imported
11	from other states, and the tonnage of waste imported in the State continues to grow, from 4.7 million
12 13	tons in 1998 to 5.4 million tons in 2002; and WHEREAS, the amount of municipal solid waste imported into Virginia is expected to continue to
14	increase as other states close landfills; and
15 16	WHEREAS, the importation of significant amounts of municipal solid waste from other states is prematurely exhausting Virginia's limited landfill capacity; and
17	WHEREAS, the negative impacts of truck, rail, and barge traffic and litter, odors, and noise
18 19	associated with waste imports occur not just at the location of final disposal but also along waste transportation routes; and current landfill technology has the potential to fail, leading to long-term
20	cleanup and other associated costs; and
21 22	WHEREAS, under current federal law, Virginians are not permitted to regulate the amount of solid waste brought into Virginia each year; and
$\frac{22}{23}$	WHEREAS, the importation of municipal solid waste runs counter to the repeatedly expressed strong
24	desire of Virginia's citizens for clean air, land, and water, and for the preservation of Virginia's unique
25 26	historic and cultural character; and it is essential to promote and preserve these attributes; and WHEREAS, the Commerce Clause of the United States Constitution and the interpretation and
27	application of the Commerce Clause by the United States Supreme Court and other federal courts with
28	respect to interstate solid waste transportation has left Virginia and other states with limited alternatives
29 30	in regulating, limiting, or prohibiting the importation of municipal solid waste; and WHEREAS, immunity from the Commerce Clause of the United States Constitution is required in
31	order to give Virginia the authority to regulate the flow of out of municipal state solid waste; and
32	WHEREAS, it is the belief of the General Assembly of Virginia that state governments should be
33 34	given more authority to manage the importation of municipal solid waste into their jurisdictions; and WHEREAS, the State Waste Empowerment and Enforcement Provision Act of 2003 (HR 1123),
35	introduced in the United States House of Representatives on March 6, 2003, by Representative Jo Ann
36 37	Davis and co-sponsored by Congressmen Eric Cantor, Tom Davis, Virgil H. Goode, Jr., James P. Moran, Edward L. Schrock, and Frank R. Wolf would bestow upon states the authority to regulate the
37 38	receipt and disposal of out of state municipal solid waste without violating the Commerce Clause of the
39 40	United States Constitution; and WHEREAS, the State Waste Empowerment and Enforcement Provision Act of 2003 is the only
41	meaningful manner in which Virginia can regulate the flow of out of state municipal solid waste into
42 43	Virginia, now, therefore, be it RESOLVED by the Senate, the House of Delegates concurring, That the Congress of the United
<b>4</b> 4	States be urged to promptly enact the State Waste Empowerment and Enforcement Provision Act of
45	2003 (HR 1123) providing states with protection from constitutional challenges to common sense
46 47	regulation of trash haulers, which have previously been ruled to violate the Commerce Clause of the Constitution, and the power to require inspectors at landfills, incinerators, and transfer stations that
<b>48</b>	accept out of state municipal solid waste; and, be it
49 50	RESOLVED FURTHER, That the Clerk of the Senate transmit copies of this resolution to the
50 51	President of the United States Senate, the Speaker of the United States House of Representatives, and the members of the Virginia Congressional Delegation so that they may be apprised of the sense of the
52	General Assembly of Virginia in this matter.

SJ79