1998 SESSION

981599216 **HOUSE BILL NO. 1247** 1 234567 AMENDMENT IN THE NATURE OF A SUBSTITUTE (Proposed by the House Committee on General Laws on February 15, 1998) (Patron Prior to Substitute-Delegate Drake) A BILL to amend and reenact § 55-248.38:1 of the Code of Virginia, relating to the Virginia Residential Landlord and Tenant Act; landlord remedies. 8 Be it enacted by the General Assembly of Virginia: 9 1. That § 55-248.38:1 of the Code of Virginia is amended and reenacted as follows: 10 § 55-248.38:1. Disposal of property abandoned by tenants; liability for local fines. 11 If any items of personal property are left in the premises, or in any storage area provided by the landlord, after the rental agreement has terminated and delivery of possession has occurred, the landlord 12 may consider such property to be abandoned. The landlord shall prepare an itemized listing of such 13 property, and may immediately remove such property from the premises or storage area to a place of 14 safekeeping where it shall be held for a period of one month from the termination of the tenancy and 15 delivery of possession. The tenant shall have the right to claim such property within said one-month 16 period, provided the tenant pays the reasonable costs incurred by the landlord in placing said property in 17 18 storage or safekeeping. Upon expiration of thirty days from the termination of the tenancy and delivery of possession, the The landlord may dispose of the property so abandoned as the landlord sees fit or 19 20 appropriate, provided he has given ten days' written notice to the tenant at the last known address of the 21 tenant, address correction requested, as otherwise provided in this chapter, and provided he maintains the itemized listing of such property so disposed of by the landlord for a period of two years thereafter. If the landlord received any funds from any sale of abandoned property as provided in this section, the 22 23 24 landlord shall pay such funds to the account of the tenant and apply same to any amounts due the landlord by the tenant, including the reasonable costs incurred by the landlord in selling, storing or 25 26 safekeeping such property. If any such funds are remaining after application, the remaining funds shall be treated as a security deposit under the provisions of § 55-248.11 of this chapter. The provisions of 27 28 this section shall not be applicable if the landlord has been granted a writ of possession for the premises

29 in accordance with Title 8.01 and execution of such writ has been completed pursuant to § 8.01-470. Т