110TH CONGRESS 1ST SESSION

H. R. 492

To restore the Federal electoral rights of the residents of the District of Columbia, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

January 16, 2007

Mr. Rohrabacher introduced the following bill; which was referred to the Committee on House Administration, and in addition to the Committees on Oversight and Government Reform and Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To restore the Federal electoral rights of the residents of the District of Columbia, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "District of Columbia
- 5 Voting Rights Restoration Act of 2007".
- 6 SEC. 2. FINDINGS.
- 7 The Congress finds the following:

- 1 (1) There is no reason, either historically or by
 2 virtue of law, why the people of the District of Co3 lumbia, the capital of the United States of America,
 4 should not have full voting representation in the
 5 Congress of the United States.
 - (2) Article I, section 8, clause 17 of the Constitution of the United States, which authorized the creation of the District of Columbia, provides only that the Congress shall have "exclusive legislation in all cases whatsoever" over that District.
 - (3) The same clause of the Constitution provides that Congress "shall exercise like authority over" other Federal territories that have been purchased from the States for Federal purposes. Residents of other Federal enclaves, though also denied voting rights after becoming subject to exclusive Federal jurisdiction, have had restored their right to vote for and serve as elected Federal officials from their respective States which ceded the Federal enclaves to the United States.
 - (4) Congress has exercised its authority to regulate Federal elections under article I, section 4 of the Constitution to set the legal requirements that States must follow in establishing Congressional districts. Congress has also exercised this authority to

require States to allow United States citizens who are former residents, and their children who are United States citizens, who are living overseas to vote in Federal elections in the previous State of residence, notwithstanding the fact that such former residents and their children may have no intention of returning or establishing residence in that State, and notwithstanding the fact that such citizens are not subject to the laws of that State, including tax laws.

- (5) The entire territory of the current District of Columbia was ceded to the United States by the State of Maryland, one of the original 13 States of the United States. The portion of the original District of Columbia ceded to the United States by the Commonwealth of Virginia was returned to the authority of that state in 1846, and the people who now reside in that area vote as citizens of the Commonwealth of Virginia.
- (6) The Supreme Court of the United States has found that the cession of legislative authority over the territory that became the District of Columbia by the States of Maryland and Virginia did not remove that territory from the United States, and that the people who live in that territory are entitled

- to all the rights, guarantees, and immunities of the
 Constitution that they formerly enjoyed as citizens
 of those States. O'Donoghue v. United States, 289
 U.S. 516 (1933); Downes v. Bidwell, 182 U.S. 244
 (1901). Among those guarantees are the right to
 equal protection of the laws and the right to participate, equally with other Americans, in a Republican
 form of government.
- 9 (7) Since the people who lived in the territory 10 that now makes up the District of Columbia once 11 voted in Maryland as citizens of Maryland, and Con-12 gress by adoption of the Organic Act of 1801 sev-13 ered the political connection between Maryland and 14 the District of Columbia by statute, Congress has 15 the power by statute to restore Maryland state citi-16 zenship rights, including Federal electoral rights, 17 that it took away by enacting the Organic Act of 18 1801.

19 SEC. 3. RESTORATION OF RIGHT OF DISTRICT OF COLUM-

- 20 BIA RESIDENTS TO PARTICIPATE AS MARY-
- 21 LAND RESIDENTS IN CONGRESSIONAL ELEC-
- TIONS.
- 23 (a) In General.—Notwithstanding any other provi-
- 24 sion of law, for purposes of representation in the House
- 25 of Representatives and Senate, the right of the people of

- 1 the District of Columbia to be eligible to participate in
- 2 elections for the House of Representatives and Senate as
- 3 Maryland residents in accordance with the laws of the
- 4 State of Maryland, is hereby restored.
- 5 (b) Eligibility To Hold Congressional Of-
- 6 FICE.—Notwithstanding any other provision of law, for
- 7 purposes of determining eligibility to serve as a Member
- 8 of the House of Representatives or Senate, the right of
- 9 the residents of the District of Columbia to be considered
- 10 inhabitants of the State of Maryland is hereby restored.
- 11 (c) Effective Date.—This section shall apply with
- 12 respect to elections for Federal office occurring during
- 13 2008 and any succeeding year.
- 14 SEC. 4. RESTORATION OF RIGHT OF DISTRICT OF COLUM-
- 15 BIA RESIDENTS TO PARTICIPATE AS MARY-
- 16 LAND RESIDENTS IN PRESIDENTIAL ELEC-
- 17 TIONS.
- 18 (a) In General.—Notwithstanding any other provi-
- 19 sion of law, the right of the people of the District of Co-
- 20 lumbia to be eligible to participate in elections for electors
- 21 of President and Vice President, and to serve as such elec-
- 22 tors as Maryland residents in accordance with the laws
- 23 of the State of Maryland, is hereby restored.
- 24 (b) ELIGIBILITY TO SERVE AS ELECTORS.—Notwith-
- 25 standing any other provision of law, for purposes of deter-

- 1 mining eligibility to serve as electors of President and Vice
- 2 President, the right of the residents of the District of Co-
- 3 lumbia to be considered inhabitants of the State of Mary-
- 4 land is hereby restored.
- 5 (c) Termination of Appointment of Separate
- 6 Electors by District of Columbia.—In accordance
- 7 with the authority under sections 1 and 2 of the 23rd
- 8 amendment to the Constitution and the authority under
- 9 article I, Section 8, to legislate for the District of Colum-
- 10 bia, and notwithstanding any other provision of law, Con-
- 11 gress directs that no electors of President and Vice Presi-
- 12 dent shall be appointed by the District of Columbia and
- 13 that no votes from such electors shall be cast or counted
- 14 in the electoral vote for President and Vice President.
- 15 (d) Conforming Amendment.—
- 16 (1) IN GENERAL.—Chapter 1 of title 3, United
- 17 States Code, is amended by striking section 21.
- 18 (2) CLERICAL AMENDMENT.—The table of sec-
- tions for chapter 1 of title 3, United States Code,
- is amended by striking the item relating to section
- 21 21.
- 22 SEC. 5. COMPOSITION OF HOUSE OF REPRESENTATIVES.
- (a) Number and Apportionment of Maryland
- 24 Members.—For purposes of determining the number and
- 25 apportionment of the members of the House of Represent-

1	atives from the State of Maryland for the One Hundred
2	Eleventh Congress and each succeeding Congress, the pop-
3	ulation of the District of Columbia shall be added to the
4	population of Maryland under the decennial census.
5	(b) Increase in Membership of House of Rep-
6	RESENTATIVES.—
7	(1) PERMANENT INCREASE IN NUMBER OF
8	MEMBERS.—Effective with respect to the One Hun-
9	dred Eleventh Congress and each succeeding Con-
10	gress, the House of Representatives shall be com-
11	posed of 437 Members.
12	(2) Reapportionment of members result-
13	ING FROM INCREASE.—
14	(A) In general.—Section 22(a) of the
15	Act entitled "An Act to provide for the fifteenth
16	and subsequent decennial censuses and to pro-
17	vide for apportionment of Representatives in
18	Congress", approved June 28, 1929 (2 U.S.C
19	2a(a)), is amended by striking "the then exist-
20	ing number of Representatives" and inserting
21	"the number of Representatives established
22	with respect to the One Hundred Eleventh Con-
23	gress".
24	(B) Effective date.—The amendment

made by subparagraph (A) shall apply with re-

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1	spect to the regular decennial census conducted
2	for 2010 and each subsequent regular decennial
3	census.
4	(c) REVISION OF APPORTIONMENT PRIOR TO NEXT
5	Census.—
6	(1) Transmittal of Revised Apportion-
7	MENT INFORMATION BY PRESIDENT AND CLERK.—
8	(A) STATEMENT OF APPORTIONMENT BY
9	PRESIDENT.—Not later than 30 days after the
10	date of the enactment of this Act, the President
11	shall transmit to Congress a revised version of
12	the most recent statement of apportionment
13	submitted under section 22(a) of the Act enti-
14	tled "An Act to provide for the fifteenth and
15	subsequent decennial censuses and to provide
16	for apportionment of Representatives in Con-
17	gress", approved June 28, 1929 (2 U.S.C.
18	2a(a)), to take into account this section and the
19	amendments made by this section.
20	(B) Report by Clerk.—Not later than
21	15 calendar days after receiving the revised
22	version of the statement of apportionment
23	under subparagraph (A), the Clerk of the
24	House of Representatives, in accordance with

section 22(b) of such Act (2 U.S.C. 2a(b)),

shall send to the executive of the State (other than the State of Maryland) entitled to one additional Representative pursuant to this section a certificate of the number of Representatives to which such State is entitled under section 22 of such Act, and shall submit a report identifying that State to the Speaker of the House of Representatives.

- (2) Composition of congressional districts for the first reapportionment occurring after the regular decennial census conducted for 2010, the Congressional districts of the State identified by the Clerk of the House of Representatives in the report submitted under paragraph (1) shall be those districts established under a law enacted by the State during 2006 (without regard to any amendments made to such law after 2006) which established Congressional districts for the State but which did not take effect because the number of districts provided under the law was greater than the number of districts to which the State was finally entitled after the regular decennial census for 2000.
- 24 (d) Prohibiting Division of District of Colum-
- 25 BIA INTO SEPARATE CONGRESSIONAL DISTRICTS.—

- 1 (1) IN GENERAL.—Notwithstanding subsection 2 (a), in establishing Congressional districts after the 3 effective date of this section, the State of Maryland 4 shall ensure that the entire area of the District of 5 Columbia is included in the same Congressional dis-6 trict (except as provided in paragraph (2)).
 - (2) SPECIAL RULE IF POPULATION OF DISTRICT EQUALS OR EXCEEDS AVERAGE POPULATION OF MARYLAND CONGRESSIONAL DISTRICTS.—If the population of the District of Columbia equals or exceeds the average population of a Congressional district in the State of Maryland under the decennial census used for the apportionment of the Members of the House of Representatives from the State of Maryland, the State of Maryland shall ensure that at least one Congressional district in the State consists exclusively of territory within the District of Columbia.
 - (3) Special rule for initial district.—
 Until the State of Maryland establishes Congressional districts to take into account the enactment of this section, the Congressional district of the additional Representative to which the State is entitled under this section shall consist exclusively of the area of the District of Columbia.

1 SEC. 6. COORDINATION OF ELECTION ADMINISTRATION.

2	(a) Application of Maryland Election Laws.—
3	(1) In general.—Federal elections in the Dis-
4	trict of Columbia shall be administered and carried
5	out by the State of Maryland, in accordance with the
6	applicable laws of the State of Maryland.
7	(2) Treatment of district as unit of
8	LOCAL GOVERNMENT.—For purposes of the laws of
9	the State of Maryland which apply to Federal elec-
10	tions in the District of Columbia pursuant to para-
11	graph (1), the District of Columbia shall be consid-
12	ered to be a unit of local government within the
13	State of Maryland with responsibility for the admin-
14	istration of Federal elections.
15	(b) Conforming Amendments To Help America
16	VOTE ACT OF 2002.—
17	(1) Treatment of district of columbia as
18	PART OF MARYLAND.—Section 901 of the Help
19	America Vote Act of 2002 (42 U.S.C. 15541) is
20	amended—
21	(A) by striking "the District of Columbia";
22	(B) by striking "In this Act" and inserting
23	"(a) In General.—In this Act"; and
24	(C) by adding at the end the following new
25	subsection:

1	"(b) Special Rule For State of Maryland and
2	DISTRICT OF COLUMBIA.—For purposes of this Act, the
3	following shall apply:
4	"(1) The voting age population of the State of
5	Maryland shall be considered to include the voting
6	age population of the District of Columbia for pur-
7	poses of sections $101(d)(4)$ and $252(b)$.
8	"(2) The District of Columbia shall be consid-
9	ered a unit of local government or jurisdiction lo-
10	cated within the State of Maryland.
11	"(3) An election for Federal office taking place
12	in the District of Columbia shall be considered to
13	take place in the State of Maryland.".
14	(e) Conforming Amendments to Other Federal
15	ELECTION LAWS.—
16	(1) Uniformed and overseas citizens ab-
17	SENTEE VOTING ACT.—
18	(A) IN GENERAL.—Title I of the Uni-
19	formed and Overseas Citizens Absentee Voting
20	Act (42 U.S.C. 1973ff et seq.) is amended by
21	adding at the end the following new section:
22	"SEC. 108. SPECIAL RULE FOR STATE OF MARYLAND AND
23	DISTRICT OF COLUMBIA.
24	"For purposes of this title, the following shall apply:

1	"(1) An absent uniformed services voter or
2	overseas voter who is a resident of the District of
3	Columbia shall be considered to be a resident of the
4	State of Maryland.
5	"(2) An election for Federal office taking place
6	in the District of Columbia shall be considered to
7	take place in the State of Maryland.
8	"(3) The State of Maryland, and the election
9	officials of the State of Maryland, shall be respon-
10	sible for carrying out the provisions of this title with
11	respect to voters who are residents of the District of
12	Columbia.".
13	(B) Conforming amendment.—Section
14	107(6) of the Uniformed and Overseas Citizens
15	Absentee Voting Act (42 U.S.C. 1973ff-6) is
16	amended by striking "the District of Colum-
17	bia,".
18	(2) NATIONAL VOTER REGISTRATION ACT OF
19	1973.
20	(A) In General.—The National Voter
21	Registration Act of 1973 (42 U.S.C. 1973gg et
22	seq.) is amended—
23	(i) by redesignating section 13 as sec-
24	tion 14; and

1	(ii) by adding at the end the following
2	new section:
3	"SEC. 12. SPECIAL RULE FOR STATE OF MARYLAND AND
4	DISTRICT OF COLUMBIA.
5	"For purposes of this Act, the following shall apply:
6	"(1) The District of Columbia shall be consid-
7	ered a registrar's jurisdiction within the State of
8	Maryland.
9	"(2) An election for Federal office taking place
10	in the District of Columbia shall be considered to
11	take place in the State of Maryland.
12	"(3) The State of Maryland, and the election
13	officials of the State of Maryland, shall be respon-
14	sible for carrying out this Act with respect to the
15	District of Columbia, except that—
16	"(A) section 5 shall apply to motor vehicle
17	driver's license applications and the motor vehi-
18	cle authority of the District of Columbia in the
19	same manner as that section applies to a State,
20	and the State of Maryland shall provide the
21	District of Columbia with such forms and other
22	materials as the District of Columbia may re-
23	quire to carry out that section; and
24	"(B) the District of Columbia shall des-
25	ignate voter registration agencies under section

1	7 in the same manner as a State, and the State
2	of Maryland shall provide the District of Co-
3	lumbia with such forms and other materials as
4	the District of Columbia may require to carry
5	out that section.".
6	(B) Conforming Amendment.—Section
7	3(4) of such Act (42 U.S.C. gg-1(4)) is amend-
8	ed by striking "and the District of Columbia".
9	(3) Voting accessibility for the elderly
10	AND HANDICAPPED ACT.—
11	(A) IN GENERAL.—The Voting Accessi-
12	bility for the Elderly and Handicapped Act (42
13	U.S.C. 1973ee et seq.) is amended—
14	(i) by redesignating section 8 as sec-
15	tion 9; and
16	(ii) by inserting after section 7 the
17	following new section:
18	"SPECIAL RULE FOR STATE OF MARYLAND AND DISTRICT
19	OF COLUMBIA
20	"Sec. 8. For purposes of this Act, the following shall
21	apply:
22	"(1) The District of Columbia shall be consid-
23	ered a political subdivision of the State of Maryland.
24	"(2) An election for Federal office taking place
25	in the District of Columbia shall be considered to
26	take place in the State of Maryland.

1	"(3) The State of Maryland shall be responsible
2	for carrying out this Act with respect to the District
3	of Columbia.".
4	(B) Conforming amendment.—Section
5	8(5) of such Act (42 U.S.C. 1973ee-6(5)) is
6	amended by striking "the District of Colum-
7	bia,".
8	(d) Conforming Amendment to Home Rule
9	ACT.—Section 752 of the District of Columbia Home Rule
10	Act (sec. 1–207.52, D.C. Official Code) is amended by
11	striking the period at the end and inserting the following:
12	", except to the extent required under section 5 of the
13	District of Columbia Voting Rights Restoration Act of
14	2007.".
15	(e) Other Conforming Amendment to District
16	OF COLUMBIA ELECTION LAW.—The District of Columbia
17	Elections Code of 1955 is amended by adding at the end
18	the following new section:
19	"SEC. 18. APPLICABILITY OF MARYLAND ELECTION LAW
20	FOR ADMINISTRATION OF FEDERAL ELEC-
21	TIONS.
22	"Notwithstanding any other provision of this Code or
23	other law or regulation of the District of Columbia—
24	"(1) any election for Federal office in the Dis-
25	trict of Columbia shall be administered and carried

1	out by the State of Maryland, in accordance with the
2	applicable law of the State of Maryland; and
3	"(2) no provision of this Code shall apply with
4	respect to any election for Federal office to the ex-
5	tent that the provision is inconsistent with the appli-
6	cable law of the State of Maryland.".
7	(f) Effective Date.—This section and the amend-
8	ments made by this section shall apply with respect to
9	elections for Federal office occurring during 2008 and any
10	succeeding year.
11	SEC. 7. REPEAL OF OFFICE OF DISTRICT OF COLUMBIA
11 12	SEC. 7. REPEAL OF OFFICE OF DISTRICT OF COLUMBIA DELEGATE.
12	DELEGATE.
12 13	DELEGATE. (a) In General.—Sections 202 and 204 of the Dis-
12 13 14	DELEGATE. (a) IN GENERAL.—Sections 202 and 204 of the District of Columbia Delegate Act (Public Law 91–405; sec-
12 13 14 15	DELEGATE. (a) IN GENERAL.—Sections 202 and 204 of the District of Columbia Delegate Act (Public Law 91–405; sections 1–401 and 1–402, D.C. Official Code) are repealed,
12 13 14 15 16	DELEGATE. (a) IN GENERAL.—Sections 202 and 204 of the District of Columbia Delegate Act (Public Law 91–405; sections 1–401 and 1–402, D.C. Official Code) are repealed, and the provisions of law amended or repealed by such
12 13 14 15 16	DELEGATE. (a) IN GENERAL.—Sections 202 and 204 of the District of Columbia Delegate Act (Public Law 91–405; sections 1–401 and 1–402, D.C. Official Code) are repealed, and the provisions of law amended or repealed by such sections are restored or revived as if such sections had
12 13 14 15 16 17	DELEGATE. (a) IN GENERAL.—Sections 202 and 204 of the District of Columbia Delegate Act (Public Law 91–405; sections 1–401 and 1–402, D.C. Official Code) are repealed, and the provisions of law amended or repealed by such sections are restored or revived as if such sections had not been enacted.

(1) in section 1 (sec. 1–1001.01, D.C. Official

Code), by striking "the Delegate to the House of

•HR 492 IH

Representatives";

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1	(2) in section 2 (sec. 1–1001.02, D.C. Official
2	Code)—
3	(A) by striking paragraph (6), and
4	(B) in paragraph (13), by striking "the
5	Delegate to Congress for the District of Colum-
6	bia'';
7	(3) in section 8 (sec. 1–1001.08, D.C. Official
8	Code)—
9	(A) by striking "Delegate" in the heading,
10	and
11	(B) by striking "Delegate," each place it
12	appears in subsections $(h)(1)(A)$, $(i)(1)$, and
13	(j)(1);
14	(4) in section 10 (sec. 1–1001.10, D.C. Official
15	Code)—
16	(A) by striking subparagraph (A) of sub-
17	section $(a)(3)$, and
18	(B) in subsection (d)—
19	(i) by striking "Delegate," each place
20	it appears in paragraph (1), and
21	(ii) by striking paragraph (2) and re-
22	designating paragraph (3) as paragraph
23	(2);
24	(5) in section 15(b) (sec. 1–1001.15(b), D.C.
25	Official Code), by striking "Delegate,"; and

1	(6) in section 17(a) (sec. 1–1001.17(a), D.C.
2	Official Code), by striking "except the Delegate to
3	the Congress from the District of Columbia".
4	(c) Effective Date.—The amendments made by
5	this section shall apply with respect to elections occurring
6	during 2008 and any succeeding year.
7	SEC. 8. REPEAL OF OFFICES OF STATEHOOD REPRESENTA-
8	TIVE AND SENATOR.
9	(a) In General.—Section 4 of the District of Co-
10	lumbia Statehood Constitutional Convention Initiative of
11	1979 (sec. 1–123, D.C. Official Code) is amended by strik-
12	ing subsections (d) through (h).
13	(b) Conforming Amendments.—
14	(1) Statehood commission.—Section 6 of
15	such Initiative (sec. 1–125, D.C. Official Code) is
16	amended—
17	(A) in subsection (a)—
18	(i) by striking "27 voting members"
19	and inserting "24 voting members",
20	(ii) by adding "and" at the end of
21	paragraph (4); and
22	(iii) by striking paragraphs (5) and
23	(6) and redesignating paragraph (7) as
24	paragraph (5): and

- 1 (B) in subsection (a-1)(1), by striking sub-2 paragraphs (F), (G), and (H). 3 AUTHORIZATION OF APPROPRIATIONS.— 4 Section 8 of such Initiative (sec. 1–127, D.C. Offi-5 cial Code) is hereby repealed. 6 (3)APPLICATION OFHONORARIA 7 TIONS.—Section 4 of D.C. Law 8–135 (sec. 1–131, 8 D.C. Official Code) is hereby repealed. 9 APPLICATION OF CAMPAIGN FINANCE 10 LAWS.—Section 3 of the Statehood Convention Pro-11 cedural Amendments Act of 1982 (sec. 1–135, D.C. 12 Official Code) is hereby repealed. 13 (5) List of elected officials.—Section 14 2(13) of the District of Columbia Elections Code of 15 1955 (sec. 1–1001.02(13), D.C. Official Code) is amended by striking "United States Senator and 16 17 Representative,". 18 SEC. 9. NONSEVERABILITY OF CERTAIN PROVISIONS. 19 If any provision of sections 3, 5(a), or 5(b) of this Act, or the application thereof to any person or cir-20 21 cumstance, is held invalid, the remaining provisions of this Act or any amendment made by this Act shall be treated 23 as invalid. SEC. 10. RULES OF CONSTRUCTION.
- 25 Nothing in this Act may be construed—

1	(1) to permit residents of the District of Colum-
2	bia to vote in elections for State or local office in the
3	State of Maryland or to permit nonresidents of the
4	District of Columbia to vote in elections for local of-
5	fice in the District of Columbia;

- (2) to affect the power of Congress under article I, section 8, clause 17 of the Constitution to exercise exclusive legislative authority over the District of Columbia; or
- (3) to affect the powers of the Government of the District of Columbia under the District of Columbia Home Rule Act (except as specifically provided in this Act).

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