117TH CONGRESS 1ST SESSION H.R.51

AN ACT

To provide for the admission of the State of Washington, D.C. into the Union.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Washington, D.C. Admission Act".
- 4 (b) TABLE OF CONTENTS.—The table of contents of

5 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I-STATE OF WASHINGTON, D.C.

Subtitle A—Procedures for Admission

- Sec. 101. Admission into the Union.
- Sec. 102. Election of Senators and Representative.
- Sec. 103. Issuance of presidential proclamation.

Subtitle B-Seat of Government of the United States

- Sec. 111. Territory and boundaries.
- Sec. 112. Description of Capital.
- Sec. 113. Retention of title to property.
- Sec. 114. Effect of admission on current laws of seat of Government of United States.
- Sec. 115. Capital National Guard.
- Sec. 116. Termination of legal status of seat of Government of United States as municipal corporation.

Subtitle C—General Provisions Relating to Laws of State

- Sec. 121. Effect of admission on current laws.
- Sec. 122. Pending actions and proceedings.
- Sec. 123. Limitation on authority to tax Federal property.
- Sec. 124. United States nationality.

TITLE II—INTERESTS OF FEDERAL GOVERNMENT

Subtitle A—Federal Property

- Sec. 201. Treatment of military lands.
- Sec. 202. Waiver of claims to Federal property.

Subtitle B—Federal Courts

- Sec. 211. Residency requirements for certain Federal officials.
- Sec. 212. Renaming of Federal courts.
- Sec. 213. Conforming amendments relating to Department of Justice.
- Sec. 214. Treatment of pretrial services in United States District Court.

Subtitle C—Federal Elections

- Sec. 221. Permitting individuals residing in Capital to vote in Federal elections in State of most recent domicile.
- Sec. 222. Repeal of Office of District of Columbia Delegate.

- Sec. 223. Repeal of law providing for participation of seat of government in election of President and Vice-President.
- Sec. 224. Expedited procedures for consideration of constitutional amendment repealing 23rd Amendment.

TITLE III—CONTINUATION OF CERTAIN AUTHORITIES AND RESPONSIBILITIES

Subtitle A—Employee Benefits

- Sec. 301. Federal benefit payments under certain retirement programs.
- Sec. 302. Continuation of Federal civil service benefits for employees first employed prior to establishment of District of Columbia merit personnel system.
- Sec. 303. Obligations of Federal Government under judges' retirement program.

Subtitle B—Agencies

- Sec. 311. Public Defender Service.
- Sec. 312. Prosecutions.
- Sec. 313. Service of United States Marshals.
- Sec. 314. Designation of felons to facilities of Bureau of Prisons.
- Sec. 315. Parole and supervision.
- Sec. 316. Courts.

Subtitle C—Other Programs and Authorities

- Sec. 321. Application of the College Access Act.
- Sec. 322. Application of the Scholarships for Opportunity and Results Act.
- Sec. 323. Medicaid Federal medical assistance percentage.
- Sec. 324. Federal planning commissions.
- Sec. 325. Role of Army Corps of Engineers in supplying water.
- Sec. 326. Requirements to be located in District of Columbia.

TITLE IV—GENERAL PROVISIONS

- Sec. 401. General definitions.
- Sec. 402. Statehood Transition Commission.
- Sec. 403. Certification of enactment by President.
- Sec. 404. Severability.

TITLE I—STATE OF

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WASHINGTON, D.C. Subtitle A—Procedures for

Admission

5 SEC. 101. ADMISSION INTO THE UNION.

- 6 (a) IN GENERAL.—Subject to the provisions of this
- 7 Act, upon the issuance of the proclamation required by

section 103(a), the State of Washington, Douglass Com monwealth is declared to be a State of the United States
 of America, and is declared admitted into the Union on
 an equal footing with the other States in all respects what ever.

6 (b) CONSTITUTION OF STATE.—The State Constitu7 tion shall always be republican in form and shall not be
8 repugnant to the Constitution of the United States or the
9 principles of the Declaration of Independence.

10 (c) NONSEVERABILITY.—If any provision of this sec-11 tion, or the application thereof to any person or cir-12 cumstance, is held to be invalid, the remaining provisions 13 of this Act and any amendments made by this Act shall 14 be treated as invalid.

15 SEC. 102. ELECTION OF SENATORS AND REPRESENTATIVE.

16 (a) ISSUANCE OF PROCLAMATION.—

(1) IN GENERAL.—Not more than 30 days after
receiving certification of the enactment of this Act
from the President pursuant to section 403, the
Mayor shall issue a proclamation for the first elections for 2 Senators and one Representative in Congress from the State, subject to the provisions of
this section.

24 (2) SPECIAL RULE FOR ELECTIONS OF SEN25 ATORS.—In the elections of Senators from the State

1 pursuant to paragraph (1), the 2 Senate offices shall 2 be separately identified and designated, and no per-3 son may be a candidate for both offices. No such 4 identification or designation of either of the offices 5 shall refer to or be taken to refer to the terms of 6 such offices, or in any way impair the privilege of 7 the Senate to determine the class to which each of 8 the Senators shall be assigned.

9 (b) RULES FOR CONDUCTING ELECTIONS.—

(1) IN GENERAL.—The proclamation of the 10 11 Mayor issued under subsection (a) shall provide for 12 the holding of a primary election and a general elec-13 tion, and at such elections the officers required to be 14 elected as provided in subsection (a) shall be chosen 15 by the qualified voters of the District of Columbia 16 in the manner required by the laws of the District 17 of Columbia.

(2) CERTIFICATION OF RESULTS.—Election results shall be certified in the manner required by the
laws of the District of Columbia, except that the
Mayor shall also provide written certification of the
results of such elections to the President.

(c) ASSUMPTION OF DUTIES.—Upon the admission
of the State into the Union, the Senators and Representative elected at the elections described in subsection (a)

shall be entitled to be admitted to seats in Congress and
 to all the rights and privileges of Senators and Represent atives of the other States in Congress.

4 (d) Effect of Admission on House of Rep-5 Resentatives Membership.—

6 (1) PERMANENT INCREASE IN NUMBER OF 7 MEMBERS.—Effective with respect to the Congress 8 during which the State is admitted into the Union 9 and each succeeding Congress, the House of Rep-10 resentatives shall be composed of 436 Members, in-11 cluding any Members representing the State.

(2) INITIAL NUMBER OF REPRESENTATIVES
FOR STATE.—Until the taking effect of the first apportionment of Members occurring after the admission of the State into the Union, the State shall be
entitled to one Representative in the House of Representatives upon its admission into the Union.

18 (3) APPORTIONMENT OF MEMBERS RESULTING
19 FROM ADMISSION OF STATE.—

20 (A) APPORTIONMENT.—Section 22(a) of
21 the Act entitled "An Act to provide for the fif22 teenth and subsequent decennial censuses and
23 to provide for apportionment of Representatives
24 in Congress", approved June 18, 1929 (2
25 U.S.C. 2a(a)), is amended by striking "the then

existing number of Representatives" and insert-1 2 ing "436 Representatives". (B) EFFECTIVE DATE.—The amendment 3 4 made by subparagraph (A) shall apply with re-5 spect to the first regular decennial census con-6 ducted after the admission of the State into the 7 Union and each subsequent regular decennial 8 census.

9 SEC. 103. ISSUANCE OF PRESIDENTIAL PROCLAMATION.

10 (a) IN GENERAL.—The President, upon the certification of the results of the elections of the officers re-11 12 quired to be elected as provided in section 102(a), shall, 13 not later than 90 days after receiving such certification pursuant to section 102(b)(2), issue a proclamation an-14 15 nouncing the results of such elections as so ascertained. 16 (b) Admission of State Upon Issuance of Proc-LAMATION.—Upon the issuance of the proclamation by the 17 President under subsection (a), the State shall be declared 18 admitted into the Union as provided in section 101(a). 19

20 Subtitle B—Seat of Government of 21 the United States

22 SEC. 111. TERRITORY AND BOUNDARIES.

(a) IN GENERAL.—Except as provided in subsection
(b), the State shall consist of all of the territory of the
District of Columbia as of the date of the enactment of

1 this Act, subject to the results of the metes and bounds2 survey conducted under subsection (c).

3 (b) EXCLUSION OF PORTION REMAINING AS SEAT OF
4 GOVERNMENT OF UNITED STATES.—The territory of the
5 State shall not include the area described in section 112,
6 which shall be known as the "Capital" and shall serve as
7 the seat of the Government of the United States, as pro8 vided in clause 17 of section 8 of article I of the Constitu9 tion of the United States.

10 (c) METES AND BOUNDS SURVEY.—Not later than 11 180 days after the date of the enactment of this Act, the 12 President (in consultation with the Chair of the National 13 Capital Planning Commission) shall conduct a metes and 14 bounds survey of the Capital, as described in section 15 112(b).

16 SEC. 112. DESCRIPTION OF CAPITAL.

17 (a) IN GENERAL.—Subject to subsection (c), upon the admission of the State into the Union, the Capital 18 19 shall consist of the property described in subsection (b) 20and shall include the principal Federal monuments, the 21 White House, the Capitol Building, the United States Su-22 preme Court Building, and the Federal executive, legisla-23 tive, and judicial office buildings located adjacent to the 24 Mall and the Capitol Building (as such terms are used 25 in section 8501(a) of title 40, United States Code).

1	(b) GENERAL DESCRIPTION.—Upon the admission of
2	the State into the Union, the boundaries of the Capital
3	shall be as follows: Beginning at the intersection of the
4	southern right-of-way of F Street NE and the eastern
5	right-of-way of 2nd Street NE;
6	(1) thence south along said eastern right-of-way
7	of 2nd Street NE to its intersection with the north-
8	eastern right-of-way of Maryland Avenue NE;
9	(2) thence southwest along said northeastern
10	right-of-way of Maryland Avenue NE to its intersec-
11	tion with the northern right-of-way of Constitution
12	Avenue NE;
13	(3) thence west along said northern right-of-
14	way of Constitution Avenue NE to its intersection
15	with the eastern right-of-way of 1st Street NE;
16	(4) thence south along said eastern right-of-way
17	of 1st Street NE to its intersection with the south-
18	eastern right-of-way of Maryland Avenue NE;
19	(5) thence northeast along said southeastern
20	right-of-way of Maryland Avenue NE to its intersec-
21	tion with the eastern right-of-way of 2nd Street SE;
22	(6) thence south along said eastern right-of-way
23	of 2nd Street SE to the eastern right-of-way of 2nd
24	Street SE;

1	(7) thence south along said eastern right-of-way
2	of 2nd Street SE to its intersection with the north-
3	ern property boundary of the property designated as
4	Square 760 Lot 803;
5	(8) thence east along said northern property
6	boundary of Square 760 Lot 803 to its intersection
7	with the western right-of-way of 3rd Street SE;
8	(9) thence south along said western right-of-
9	way of 3rd Street SE to its intersection with the
10	northern right-of-way of Independence Avenue SE;
11	(10) thence west along said northern right-of-
12	way of Independence Avenue SE to its intersection
13	with the northwestern right-of-way of Pennsylvania
14	Avenue SE;
15	(11) thence northwest along said northwestern
16	right-of-way of Pennsylvania Avenue SE to its inter-
17	section with the eastern right-of-way of 2nd Street
18	SE;
19	(12) thence south along said eastern right-of-
20	way of 2nd Street SE to its intersection with the
21	southern right-of-way of C Street SE;
22	(13) thence west along said southern right-of-
23	way of C Street SE to its intersection with the east-
24	ern right-of-way of 1st Street SE;

2	way of 1st Street SE to its intersection with the
3	southern right-of-way of D Street SE;
4	(15) thence west along said southern right-of-
5	way of D Street SE to its intersection with the east-
6	ern right-of-way of South Capitol Street;
7	(16) thence south along said eastern right-of-
8	way of South Capitol Street to its intersection with
9	the northwestern right-of-way of Canal Street SE;
10	(17) thence southeast along said northwestern
11	right-of-way of Canal Street SE to its intersection
12	with the southern right-of-way of E Street SE;
13	(18) thence east along said southern right-of-
14	way of said E Street SE to its intersection with the
15	western right-of-way of 1st Street SE;
16	(19) thence south along said western right-of-
17	way of 1st Street SE to its intersection with the
18	southernmost corner of the property designated as
19	Square 736S Lot 801;
20	(20) thence west along a line extended due west
21	from said corner of said property designated as
22	Square 736S Lot 801 to its intersection with the
23	southwestern right-of-way of New Jersey Avenue
24	SE;

1	(21) thence southeast along said southwestern
2	right-of-way of New Jersey Avenue SE to its inter-
3	section with the northwestern right-of-way of Vir-
4	ginia Avenue SE;
5	(22) thence northwest along said northwestern
6	right-of-way of Virginia Avenue SE to its intersec-
7	tion with the western right-of-way of South Capitol
8	Street;
9	(23) thence north along said western right-of-
10	way of South Capitol Street to its intersection with
11	the southern right-of-way of E Street SW;
12	(24) thence west along said southern right-of-
13	way of E Street SW to its end;
14	(25) thence west along a line extending said
15	southern right-of-way of E Street SW westward to
16	its intersection with the eastern right-of-way of 2nd
17	Street SW;
18	(26) thence north along said eastern right-of-
19	way of 2nd Street SW to its intersection with the
20	southwestern right-of-way of Virginia Avenue SW;
21	(27) thence northwest along said southwestern
22	right-of-way of Virginia Avenue SW to its intersec-
23	tion with the western right-of-way of 3rd Street SW;

1	(28) thence north along said western right-of-
2	way of 3rd Street SW to its intersection with the
3	northern right-of-way of D Street SW;
4	(29) thence west along said northern right-of-
5	way of D Street SW to its intersection with the east-
6	ern right-of-way of 4th Street SW;
7	(30) thence north along said eastern right-of-
8	way of 4th Street SW to its intersection with the
9	northern right-of-way of C Street SW;
10	(31) thence west along said northern right-of-
11	way of C Street SW to its intersection with the east-
12	ern right-of-way of 6th Street SW;
13	(32) thence north along said eastern right-of-
14	way of 6th Street SW to its intersection with the
15	northern right-of-way of Independence Avenue SW;
16	(33) thence west along said northern right-of-
17	way of Independence Avenue SW to its intersection
18	with the western right-of-way of 12th Street SW;
19	(34) thence south along said western right-of-
20	way of 12th Street SW to its intersection with the
21	northern right-of-way of D Street SW;
22	(35) thence west along said northern right-of-
23	way of D Street SW to its intersection with the east-
24	ern right-of-way of 14th Street SW;

1 (36) thence south along said eastern right-of-2 way of 14th Street SW to its intersection with the 3 northeastern boundary of the Consolidated Rail Cor-4 poration railroad easement; (37) thence southwest along said northeastern 5 6 boundary of the Consolidated Rail Corporation rail-7 road easement to its intersection with the eastern 8 shore of the Potomac River; 9 (38) thence generally northwest along said east-10 ern shore of the Potomac River to its intersection 11 with a line extending westward the northern bound-12 ary of the property designated as Square 12 Lot 13 806: 14 (39) thence east along said line extending west-15 ward the northern boundary of the property des-16 ignated as Square 12 Lot 806 to the northern prop-17 erty boundary of the property designated as Square 18 12 Lot 806, and continuing east along said northern 19 boundary of said property designated as Square 12 20 Lot 806 to its northeast corner; 21 (40) thence east along a line extending east 22 from said northeast corner of the property des-23 ignated as Square 12 Lot 806 to its intersection 24

with the western boundary of the property des-

25 ignated as Square 33 Lot 87;

1	(41) thence south along said western boundary
2	of the property designated as Square 33 Lot 87 to
3	its intersection with the northwest corner of the
4	property designated as Square 33 Lot 88;
5	(42) thence counter-clockwise around the
6	boundary of said property designated as Square 33
7	Lot 88 to its southeast corner, which is along the
8	northern right-of-way of E Street NW;
9	(43) thence east along said northern right-of-
10	way of E Street NW to its intersection with the
11	western right-of-way of 18th Street NW;
12	(44) thence south along said western right-of-
13	way of 18th Street NW to its intersection with the
14	southwestern right-of-way of Virginia Avenue NW;
15	(45) thence southeast along said southwestern
16	right-of-way of Virginia Avenue NW to its intersec-
17	tion with the northern right-of-way of Constitution
18	Avenue NW;
19	(46) thence east along said northern right-of-
20	way of Constitution Avenue NW to its intersection
21	with the eastern right-of-way of 17th Street NW;
22	(47) thence north along said eastern right-of-
23	way of 17th Street NW to its intersection with the
24	southern right-of-way of H Street NW;

(48) thence east along said southern right-of-

way of H Street NW to its intersection with the

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3	northwest corner of the property designated as
4	Square 221 Lot 35;
5	(49) thence counter-clockwise around the
6	boundary of said property designated as Square 221
7	Lot 35 to its southeast corner, which is along the
8	boundary of the property designated as Square 221
9	Lot 37;
10	(50) thence counter-clockwise around the
11	boundary of said property designated as Square 221
12	Lot 37 to its southwest corner, which it shares with
13	the property designated as Square 221 Lot 818;
14	(51) thence south along the boundary of said
15	property designated as Square 221 Lot 818 to its
16	southwest corner, which it shares with the property
17	designated as Square 221 Lot 40;
18	(52) thence south along the boundary of said
19	property designated as Square 221 Lot 40 to its
20	southwest corner;
21	(53) thence east along the southern border of
22	said property designated as Square 221 Lot 40 to
23	its intersection with the northwest corner of the
24	property designated as Square 221 Lot 820;

1	(54) thence south along the western boundary
2	of said property designated as Square 221 Lot 820
3	to its southwest corner, which it shares with the
4	property designated as Square 221 Lot 39;
5	(55) thence south along the western boundary
6	of said property designated as Square 221 Lot 39
7	to its southwest corner, which is along the northern
8	right-of-way of Pennsylvania Avenue NW;
9	(56) thence east along said northern right-of-
10	way of Pennsylvania Avenue NW to its intersection
11	with the western right-of-way of 15th Street NW;
12	(57) thence south along said western right-of-
13	way of 15th Street NW to its intersection with a line
14	extending northwest from the southern right-of-way
15	of the portion of Pennsylvania Avenue NW north of
16	Pershing Square;
17	(58) thence southeast along said line extending
18	the southern right-of-way of Pennsylvania Avenue
19	NW to the southern right-of-way of Pennsylvania
20	Avenue NW, and continuing southeast along said
21	southern right-of-way of Pennsylvania Avenue NW
22	to its intersection with the western right-of-way of
23	14th Street NW;
24	(59) thence south along said western right-of-
25	way of 14th Street NW to its intersection with a line

extending west from the southern right-of-way of D
 Street NW;

3 (60) thence east along said line extending west
4 from the southern right-of-way of D Street NW to
5 the southern right-of-way of D Street NW, and con6 tinuing east along said southern right-of-way of D
7 Street NW to its intersection with the eastern right8 of-way of 13¹/₂ Street NW;

9 (61) thence north along said eastern right-of10 way of 13¹/₂ Street NW to its intersection with the
11 southern right-of-way of Pennsylvania Avenue NW;
12 (62) thence east and southeast along said
13 southern right-of-way of Pennsylvania Avenue NW
14 to its intersection with the western right-of-way of
15 12th Street NW;

(63) thence south along said western right-ofway of 12th Street NW to its intersection with a line
extending to the west the southern boundary of the
property designated as Square 324 Lot 809;

20 (64) thence east along said line to the south21 west corner of said property designated as Square
22 324 Lot 809, and continuing northeast along the
23 southern boundary of said property designated as
24 Square 324 Lot 809 to its eastern corner, which it

shares with the property designated as Square 323
 Lot 802;

3 (65) thence east along the southern boundary
4 of said property designated as Square 323 Lot 802
5 to its southeast corner, which it shares with the
6 property designated as Square 324 Lot 808;

7 (66) thence counter-clockwise around the
8 boundary of said property designated as Square 324
9 Lot 808 to its northeastern corner, which is along
10 the southern right-of-way of Pennsylvania Avenue
11 NW;

12 (67) thence southeast along said southern right13 of-way of Pennsylvania Avenue NW to its intersec14 tion with the eastern right-of-way of 4th Street NW;

(68) thence north along a line extending north
from said eastern right-of-way of 4th Street NW to
its intersection with the southern right-of-way of C
Street NW;

(69) thence east along said southern right-ofway of C Street NW to its intersection with the eastern right-of-way of 3rd Street NW;

(70) thence north along said eastern right-ofway of 3rd Street NW to its intersection with the
southern right-of-way of D Street NW;

1	(71) thence east along said southern right-of-
2	way of D Street NW to its intersection with the
3	western right-of-way of 1st Street NW;
4	(72) thence south along said western right-of-
5	way of 1st Street NW to its intersection with the
6	northern right-of-way of C Street NW;
7	(73) thence west along said northern right-of-
8	way of C Street NW to its intersection with the
9	western right-of-way of 2nd Street NW;
10	(74) thence south along said western right-of-
11	way of 2nd Street NW to its intersection with the
12	northern right-of-way of Constitution Avenue NW;
13	(75) thence east along said northern right-of-
14	way of Constitution Avenue NW to its intersection
15	with the northeastern right-of-way of Louisiana Ave-
16	nue NW;
17	(76) thence northeast along said northeastern
18	right-of-way of Louisiana Avenue NW to its inter-
19	section with the southwestern right-of-way of New
20	Jersey Avenue NW;
21	(77) thence northwest along said southwestern
22	right-of-way of New Jersey Avenue NW to its inter-
23	section with the northern right-of-way of D Street
24	NW;

1	(78) thence east along said northern right-of-
2	way of D Street NW to its intersection with the
3	northeastern right-of-way of Louisiana Avenue NW;
4	(79) thence northeast along said northwestern
5	right-of-way of Louisiana Avenue NW to its inter-
6	section with the western right-of-way of North Cap-
7	itol Street;
8	(80) thence north along said western right-of-
9	way of North Capitol Street to its intersection with
10	the southwestern right-of-way of Massachusetts Ave-
11	nue NW;
12	(81) thence southeast along said southwestern
13	right-of-way of Massachusetts Avenue NW to the
14	southwestern right-of-way of Massachusetts Avenue
15	NE;
16	(82) thence southeast along said southwestern
17	right-of-way of Massachusetts Avenue NE to the
18	southern right-of-way of Columbus Circle NE;
19	(83) thence counter-clockwise along said south-
20	ern right-of-way of Columbus Circle NE to its inter-
21	section with the southern right-of-way of F Street
22	NE; and
23	(84) thence east along said southern right-of-
24	way of F Street NE to the point of beginning.

1 (c) EXCLUSION OF BUILDING SERVING AS STATE 2 CAPITOL.—Notwithstanding any other provision of this 3 section, after the admission of the State into the Union, 4 the Capital shall not be considered to include the building known as the "John A. Wilson Building", as described 5 and designated under section 601(a) of the Omnibus 6 7 Spending Reduction Act of 1993 (sec. 10–1301(a), D.C. 8 Official Code).

9 (d) CLARIFICATION OF TREATMENT OF FRANCES 10 PERKINS BUILDING.—The entirety of the Frances Per-11 kins Building, including any portion of the Building which 12 is north of D Street Northwest, shall be included in the 13 Capital.

14 SEC. 113. RETENTION OF TITLE TO PROPERTY.

(a) RETENTION OF FEDERAL TITLE.—The United
States shall have and retain title to, or jurisdiction over,
for purposes of administration and maintenance, all real
and personal property with respect to which the United
States holds title or jurisdiction for such purposes on the
day before the date of the admission of the State into the
Union.

(b) RETENTION OF STATE TITLE.—The State shall
have and retain title to, or jurisdiction over, for purposes
of administration and maintenance, all real and personal
property with respect to which the District of Columbia

holds title or jurisdiction for such purposes on the day
 before the date of the admission of the State into the
 Union.

4 SEC. 114. EFFECT OF ADMISSION ON CURRENT LAWS OF 5 SEAT OF GOVERNMENT OF UNITED STATES.

6 Except as otherwise provided in this Act, the laws 7 of the District of Columbia which are in effect on the day 8 before the date of the admission of the State into the 9 Union (without regard to whether such laws were enacted 10 by Congress or by the District of Columbia) shall apply 11 in the Capital in the same manner and to the same extent beginning on the date of the admission of the State into 12 13 the Union, and shall be deemed laws of the United States which are applicable only in or to the Capital. 14

15 SEC. 115. CAPITAL NATIONAL GUARD.

16 (a) ESTABLISHMENT.—Title 32, United States Code,17 is amended as follows:

(1) DEFINITIONS.—In paragraphs (4), (6), and
(19) of section 101, by striking "District of Columbia" each place it appears and inserting "Capital".

(2) BRANCHES AND ORGANIZATIONS.—In section 103, by striking "District of Columbia" and inserting "Capital".

24 (3) UNITS: LOCATION; ORGANIZATION; COM25 MAND.—In subsections (c) and (d) of section 104,

1	by striking "District of Columbia" both places it ap-
2	pears and inserting "Capital".
3	(4) AVAILABILITY OF APPROPRIATIONS.—In
4	section 107(b), by striking "District of Columbia"
5	and inserting "Capital".
6	(5) Maintenance of other troops.—In
7	subsections (a), (b), and (c) of section 109, by strik-
8	ing "District of Columbia" each place it appears and
9	inserting "Capital".
10	(6) Drug interdiction and counter-drug
11	ACTIVITIES.—In section 112(h)—
12	(A) by striking "District of Columbia,"
13	both places it appears and inserting "Capital,";
14	and
15	(B) in paragraph (2), by striking "Na-
16	tional Guard of the District of Columbia" and
17	inserting "Capital National Guard".
18	(7) Enlistment oath.—In section 304, by
19	striking "District of Columbia" and inserting "Cap-
20	ital".
21	(8) Adjutants general.—In section 314, by
22	striking "District of Columbia" each place it ap-
23	pears and inserting "Capital".
24	(9) Detail of regular members of army
25	AND AIR FORCE TO DUTY WITH NATIONAL GUARD.—

1	In section 315, by striking "District of Columbia"
2	each place it appears and inserting "Capital".
3	(10) DISCHARGE OF OFFICERS; TERMINATION
4	OF APPOINTMENT.—In section 324(b), by striking
5	"District of Columbia" and inserting "Capital".
6	(11) Relief from national guard duty
7	WHEN ORDERED TO ACTIVE DUTY.—In subsections
8	(a) and (b) of section 325, by striking "District of
9	Columbia" each place it appears and inserting "Cap-
10	ital".
11	(12) Courts-martial of national guard
12	NOT IN FEDERAL SERVICE: COMPOSITION, JURISDIC-
13	TION, AND PROCEDURES; CONVENING AUTHORITY.—
14	In sections 326 and 327, by striking "District of Co-
15	lumbia" each place it appears and inserting "Cap-
16	ital".
17	(13) ACTIVE GUARD AND RESERVE DUTY: GOV-
18	ERNOR'S AUTHORITY.—In section 328(a), by strik-
19	ing "District of Columbia" and inserting "Capital".
20	(14) TRAINING GENERALLY.—In section
21	501(b), by striking "District of Columbia" and in-
22	serting "Capital".
23	(15) Participation in field exercises.—In
24	section 503(b), by striking "District of Columbia"
25	and inserting "Capital".

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2 ARMS COMPETITIONS.—In section 504(b), by strik-3 ing "District of Columbia" and inserting "Capital". 4 (17) ARMY AND AIR FORCE SCHOOLS AND 5 FIELD EXERCISES.—In section 505, by striking 6 "National Guard of the District of Columbia" and 7 inserting "Capital National Guard". 8 (18) NATIONAL GUARD YOUTH CHALLENGE 9 PROGRAM.—In subsections (c)(1), (g)(2), (j), (k), 10 and (l)(1) of section 509, by striking "District of 11 Columbia" each place it appears and inserting "Cap-12 ital". (19) ISSUE OF SUPPLIES.—In section 702— 13 14 (A) in subsection (a), by striking "Na-15 tional Guard of the District of Columbia" and inserting "Capital National Guard"; and 16 17 (B) in subsections (b), (c), and (d), by 18 striking "District of Columbia" each place it 19 appears and inserting "Capital". 20 (20) Purchases of supplies from army or 21 AIR FORCE.—In subsections (a) and (b) of section 22 703, by striking "District of Columbia" both places 23 it appears and inserting "Capital".

1	(21) Accountability: relief from upon
2	ORDER TO ACTIVE DUTY.—In section 704, by strik-
3	ing "District of Columbia" and inserting "Capital".
4	(22) Property and fiscal officers.—In
5	section 708—
6	(A) in subsection (a), by striking "Na-
7	tional Guard of the District of Columbia" and
8	inserting "Capital National Guard"; and
9	(B) in subsection (d), by striking "District
10	of Columbia" and inserting "Capital".
11	(23) Accountability for property issued
12	TO THE NATIONAL GUARD.—In subsections (c), (d),
13	(e), and (f) of section 710, by striking "District of
14	Columbia" each place it appears and inserting "Cap-
15	ital".
16	(24) DISPOSITION OF OBSOLETE OR CON-
17	DEMNED PROPERTY.—In section 711, by striking
18	"District of Columbia" and inserting "Capital".
19	(25) DISPOSITION OF PROCEEDS OF CON-
20	demned stores issued to national guard.—In
21	paragraph (1) of section 712, by striking "District
22	of Columbia" and inserting "Capital".
23	(26) Property Loss; personal injury or
24	DEATH.—In section 715(c), by striking "District of
25	Columbia" and inserting "Capital".

1	(b) Conforming Amendments.—
2	(1) CAPITAL DEFINED.—
3	(A) IN GENERAL.—Section 101 of title 32,
4	United States Code, is amended by adding at
5	the end the following new paragraph:
6	((20)) (Capital' means the area serving as the
7	seat of the Government of the United States, as de-
8	scribed in section 112 of the Washington, D.C. Ad-
9	mission Act.".
10	(B) WITH REGARDS TO HOMELAND DE-
11	FENSE ACTIVITIES.—Section 901 of title 32,
12	United States Code, is amended—
13	(i) in paragraph (2), by striking "Dis-
14	trict of Columbia" and inserting "Capital";
15	and
16	(ii) by adding at the end the following
17	new paragraph:
18	"(3) The term 'Governor' means, with respect
19	to the Capital, the commanding general of the Cap-
20	ital National Guard.".
21	(2) TITLE 10, UNITED STATES CODE.—Title 10,
22	United States Code, is amended as follows:
23	(A) Definitions.—In section 101—
24	(i) in subsection (a), by adding at the
25	end the following new paragraph:

1	"(19) The term 'Capital' means the area serv-
2	ing as the seat of the Government of the United
3	States, as described in section 112 of the Wash-
4	ington, D.C. Admission Act.";
5	(ii) in paragraphs (2) and (4) of sub-
6	section (c), by striking "District of Colum-
7	bia" both places it appears and inserting
8	"Capital"; and
9	(iii) in subsection $(d)(5)$, by striking
10	"District of Columbia" and inserting
11	"Capital".
12	(B) DISPOSITION ON DISCHARGE.—In sec-
13	tion 771a(c), by striking "District of Columbia"
14	and inserting "Capital".
15	(C) TRICARE COVERAGE FOR CERTAIN
16	MEMBERS OF THE NATIONAL GUARD AND DE-
17	PENDENTS DURING CERTAIN DISASTER RE-
18	SPONSE DUTY.—In section 1076f—
19	(i) in subsections (a) and (c)(1), by
20	striking "with respect to the District of
21	Columbia, the mayor of the District of Co-
22	lumbia" both places it appears and insert-
23	ing "with respect to the Capital, the com-
24	manding general of the Capital National
25	Guard"; and

1	(ii) in subsection $(c)(2)$, by striking
2	"District of Columbia" and inserting
3	"Capital".
4	(D) PAYMENT OF CLAIMS: AVAILABILITY
5	OF APPROPRIATIONS.—In paragraph (2)(B) of
6	section 2732, by striking "District of Colum-
7	bia" and inserting "Capital".
8	(E) Members of army national guard:
9	DETAIL AS STUDENTS, OBSERVERS, AND INVES-
10	TIGATORS AT EDUCATIONAL INSTITUTIONS, IN-
11	DUSTRIAL PLANTS, AND HOSPITALS.—In sec-
12	tion 7401(c), by striking "District of Colum-
13	bia" and inserting "Capital".
14	(F) Members of air national guard:
15	DETAIL AS STUDENTS, OBSERVERS, AND INVES-
16	TIGATORS AT EDUCATIONAL INSTITUTIONS, IN-
17	DUSTRIAL PLANTS, AND HOSPITALS.—In sec-
18	tion 9401(c), by striking "District of Colum-
19	bia" and inserting "Capital".
20	(G) READY RESERVE: FAILURE TO SATIS-
21	FACTORILY PERFORM PRESCRIBED TRAINING.—
22	In section 10148(b)—
22	(i) by striking "District of Columbia,"

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1	(ii) by striking "District of Columbia
2	National Guard" and inserting "Capital
3	National Guard".
4	(H) CHIEF OF THE NATIONAL GUARD BU-
5	REAU.—In section $10502(a)(1)$ —
6	(i) by striking "District of Columbia,"
7	and inserting "Capital,"; and
8	(ii) by striking "District of Columbia
9	National Guard" and inserting "Capital
10	National Guard".
11	(I) VICE CHIEF OF THE NATIONAL GUARD
12	BUREAU.—In section $10505(a)(1)(A)$ —
13	(i) by striking "District of Columbia,"
14	and inserting "Capital,"; and
15	(ii) by striking "District of Columbia
16	National Guard" and inserting "Capital
17	National Guard".
18	(J) Other senior national guard bu-
19	REAU OFFICERS.—In subparagraphs (A) and
20	(B) of section 10506(a)(1)—
21	(i) by striking "District of Columbia,"
22	both places it appears and inserting "Cap-
23	ital,"; and

1	(ii) by striking "District of Columbia
2	National Guard' both places it appears
3	and inserting "Capital National Guard".
4	(K) NATIONAL GUARD BUREAU: GENERAL
5	PROVISIONS.—In section 10508(b)(1), by strik-
6	ing "District of Columbia" and inserting "Cap-
7	ital".
8	(L) Commissioned officers: original
9	APPOINTMENT; LIMITATION.—In section
10	12204(b), by striking "District of Columbia"
11	and inserting "Capital".
12	(M) Reserve components gen-
13	ERALLY.—In section 12301(b), by striking
14	"District of Columbia National Guard" both
15	places it appears and inserting "Capital Na-
16	tional Guard".
17	(N) NATIONAL GUARD IN FEDERAL SERV-
18	ICE: CALL.—In section 12406—
19	(i) by striking "District of Columbia,"
20	and inserting "Capital,"; and
21	(ii) by striking "National Guard of
22	the District of Columbia" and inserting
23	"Capital National Guard".
24	(O) RESULT OF FAILURE TO COMPLY
25	with standards and qualifications.—In

1	section 12642(c), by striking "District of Co-
2	lumbia" and inserting "Capital".
3	(P) LIMITATION ON RELOCATION OF NA-
4	TIONAL GUARD UNITS.—In section 18238—
5	(i) by striking "District of Columbia,"
6	and inserting "Capital,"; and
7	(ii) by striking "National Guard of
8	the District of Columbia" and inserting
9	"Capital National Guard".
10	SEC. 116. TERMINATION OF LEGAL STATUS OF SEAT OF
11	GOVERNMENT OF UNITED STATES AS MUNIC-
12	IPAL CORPORATION.
13	Notwithstanding section 2 of the Revised Statutes re-
14	lating to the District of Columbia (sec. 1–102, D.C. Offi-
15	cial Code) or any other provision of law codified in sub-
16	chapter I of chapter 1 of the District of Columbia Official
17	Code, effective upon the date of the admission of the State
18	into the Union, the Capital (or any portion thereof) shall
19	not serve as a government and shall not be a body cor-
20	porate for municipal purposes.
21	Subtitle C—General Provisions
22	Relating to Laws of State
23	SEC. 121. EFFECT OF ADMISSION ON CURRENT LAWS.
24	(a) LEGISLATIVE POWER.—The legislative power of
	(a) LEGISLATIVE I OWER.—The legislative power of

in the State, consistent with the Constitution of the
 United States (including the restrictions and limitations
 imposed upon the States by article I, section 10) and sub ject to the provisions of this Act.

5 (b) CONTINUATION OF AUTHORITY AND DUTIES OF MEMBERS OF EXECUTIVE, LEGISLATIVE, AND JUDICIAL 6 7 OFFICES.—Upon the admission of the State into the 8 Union, members of executive, legislative, and judicial of-9 fices of the District of Columbia shall be deemed members 10 of the respective executive, legislative, and judicial offices of the State, as provided by the State Constitution and 11 12 the laws of the State.

(c) TREATMENT OF FEDERAL LAWS.—To the extent
that any law of the United States applies to the States
generally, the law shall have the same force and effect in
the State as elsewhere in the United States, except as such
law may otherwise provide.

(d) NO EFFECT ON EXISTING CONTRACTS.—Nothing
in the admission of the State into the Union shall affect
any obligation under any contract or agreement under
which the District of Columbia or the United States is
a party, as in effect on the day before the date of the
admission of the State into the Union.

24 (e) SUCCESSION IN INTERSTATE COMPACTS.—The25 State shall be deemed to be the successor to the District

of Columbia for purposes of any interstate compact which
 is in effect on the day before the date of the admission
 of the State into the Union.

(f) CONTINUATION OF SERVICE OF FEDERAL MEM-4 BERS ON BOARDS AND COMMISSIONS.—Nothing in the ad-5 mission of the State into the Union shall affect the author-6 7 ity of a representative of the Federal Government who, 8 as of the day before the date of the admission of the State 9 into the Union, is a member of a board or commission 10 of the District of Columbia to serve as a member of such board or commission or as a member of a successor to 11 such board or commission after the admission of the State 12 into the Union, as may be provided by the State Constitu-13 tion and the laws of the State. 14

15 (g) Special Rule Regarding Enforcement Au-THORITY OF UNITED STATES CAPITOL POLICE, UNITED 16 STATES PARK POLICE, AND UNITED STATES SECRET 17 SERVICE UNIFORMED DIVISION.—The United States 18 19 Capitol Police, the United States Park Police, and the United States Secret Service Uniformed Division may not 2021 enforce any law of the State in the State, except to the 22 extent authorized by the State. Nothing in this subsection 23 may be construed to affect the authority of the United States Capitol Police, the United States Park Police, and 24

the United States Secret Service Uniformed Division to
 enforce any law in the Capital.

3 SEC. 122. PENDING ACTIONS AND PROCEEDINGS.

4 (a) STATE AS LEGAL SUCCESSOR TO DISTRICT OF
5 COLUMBIA.—The State shall be the legal successor to the
6 District of Columbia in all matters.

7 (b) NO EFFECT ON PENDING PROCEEDINGS.—All 8 existing writs, actions, suits, judicial and administrative 9 proceedings, civil or criminal liabilities, prosecutions, judg-10 ments, sentences, orders, decrees, appeals, causes of ac-11 tion, claims, demands, titles, and rights shall continue un-12 affected by the admission of the State into the Union with 13 respect to the State or the United States, except as may be provided under this Act, as may be modified in accord-14 15 ance with the provisions of the State Constitution, and as may be modified by the laws of the State or the United 16 17 States, as the case may be.

18 SEC. 123. LIMITATION ON AUTHORITY TO TAX FEDERAL

19 **PROPERTY.**

The State may not impose any tax on any real or
personal property owned or acquired by the United States,
except to the extent that Congress may permit.

23 SEC. 124. UNITED STATES NATIONALITY.

No provision of this Act shall operate to conferUnited States nationality, to terminate nationality lawfully

acquired, or to restore nationality terminated or lost under
 any law of the United States or under any treaty to which
 the United States is or was a party.

4 TITLE II—INTERESTS OF 5 FEDERAL GOVERNMENT

6 Subtitle A—Federal Property

7 SEC. 201. TREATMENT OF MILITARY LANDS.

8 (a) RESERVATION OF FEDERAL AUTHORITY.—

9 (1) IN GENERAL.—Subject to paragraph (2) 10 and subsection (b) and notwithstanding the admis-11 sion of the State into the Union, authority is re-12 served in the United States for the exercise by Con-13 gress of the power of exclusive legislation in all cases 14 whatsoever over such tracts or parcels of land lo-15 cated in the State that, on the day before the date 16 of the admission of the State into the Union, are 17 controlled or owned by the United States and held 18 for defense or Coast Guard purposes.

(2) LIMITATION ON AUTHORITY.—The power of
exclusive legislation described in paragraph (1) shall
vest and remain in the United States only so long
as the particular tract or parcel of land involved is
controlled or owned by the United States and held
for defense or Coast Guard purposes.

25 (b) Authority of State.—

1 (1) IN GENERAL.—The reservation of authority 2 in the United States under subsection (a) shall not 3 operate to prevent such tracts or parcels of land from being a part of the State, or to prevent the 4 5 State from exercising over or upon such lands, con-6 currently with the United States, any jurisdiction 7 which it would have in the absence of such reserva-8 tion of authority and which is consistent with the 9 laws hereafter enacted by Congress pursuant to such 10 reservation of authority.

(2) SERVICE OF PROCESS.—The State shall
have the right to serve civil or criminal process in
such tracts or parcels of land in which the authority
of the United States is reserved under subsection (a)
in suits or prosecutions for or on account of rights
acquired, obligations incurred, or crimes committed
in the State but outside of such lands.

18 SEC. 202. WAIVER OF CLAIMS TO FEDERAL PROPERTY.

(a) IN GENERAL.—As a compact with the United
States, the State and its people disclaim all right and title
to any real or personal property not granted or confirmed
to the State by or under the authority of this Act, the
right or title to which is held by the United States or subject to disposition by the United States.

25 (b) Effect on Claims Against United States.—

(1) IN GENERAL.—Nothing in this Act shall
 recognize, deny, enlarge, impair, or otherwise affect
 any claim against the United States, and any such
 claim shall be governed by applicable laws of the
 United States.

6 (2) RULE OF CONSTRUCTION.—Nothing in this 7 Act is intended or shall be construed as a finding, 8 interpretation, or construction by Congress that any 9 applicable law authorizes, establishes, recognizes, or 10 confirms the validity or invalidity of any claim re-11 ferred to in paragraph (1), and the determination of 12 the applicability to or the effect of any law on any 13 such claim shall be unaffected by anything in this 14 Act.

15 Subtitle B—Federal Courts

16 SEC. 211. RESIDENCY REQUIREMENTS FOR CERTAIN FED-

17 ERAL OFFICIALS.

18 (a) CIRCUIT JUDGES.—Section 44(c) of title 28,
19 United States Code, is amended—

20 (1) by striking "Except in the District of Co-21 lumbia, each" and inserting "Each"; and

(2) by striking "within fifty miles of the District of Columbia" and inserting "within fifty miles
of the Capital".

(b) DISTRICT JUDGES.—Section 134(b) of such title
 is amended in the first sentence by striking "the District
 of Columbia, the Southern District of New York, and" and
 inserting "the Southern District of New York and".

5 (c) UNITED STATES ATTORNEYS.—Section 545(a) of 6 such title is amended by striking the first sentence and 7 inserting "Each United States attorney shall reside in the 8 district for which he or she is appointed, except that those 9 officers of the Southern District of New York and the 10 Eastern District of New York may reside within 20 miles 11 thereof.".

12 (d) UNITED STATES MARSHALS.—Section 561(e)(1)13 of such title is amended to read as follows:

"(1) the marshal for the Southern District of
New York may reside within 20 miles of the district;
and".

17 (e) CLERKS OF DISTRICT COURTS.—Section 751(c)
18 of such title is amended by striking "the District of Co19 lumbia and".

20 (f) EFFECTIVE DATE.—The amendments made by
21 this section shall apply only to individuals appointed after
22 the date of the admission of the State into the Union.

23 SEC. 212. RENAMING OF FEDERAL COURTS.

24 (a) RENAMING.—

1	(1) CIRCUIT COURT.—Section 41 of title 28,
2	United States Code, is amended—
3	(A) in the first column, by striking "Dis-
4	trict of Columbia" and inserting "Capital"; and
5	(B) in the second column, by striking
6	"District of Columbia" and inserting "Capital;
7	Washington, Douglass Commonwealth".
8	(2) DISTRICT COURT.—Section 88 of such title
9	is amended—
10	(A) in the heading, by striking " District
11	of Columbia" and inserting "Washington,
12	Douglass Commonwealth and the
13	Capital'';
13 14	Capital "; (B) by amending the first paragraph to
	- ,
14	(B) by amending the first paragraph to
14 15	(B) by amending the first paragraph to read as follows:
14 15 16	(B) by amending the first paragraph to read as follows:"The State of Washington, Douglass Common-
14 15 16 17	(B) by amending the first paragraph to read as follows:"The State of Washington, Douglass Common-wealth and the Capital comprise one judicial dis-
14 15 16 17 18	(B) by amending the first paragraph to read as follows:"The State of Washington, Douglass Common-wealth and the Capital comprise one judicial district."; and
14 15 16 17 18 19	 (B) by amending the first paragraph to read as follows: "The State of Washington, Douglass Common-wealth and the Capital comprise one judicial district."; and (C) in the second paragraph, by striking
 14 15 16 17 18 19 20 	 (B) by amending the first paragraph to read as follows: "The State of Washington, Douglass Commonwealth and the Capital comprise one judicial district."; and (C) in the second paragraph, by striking "Washington" and inserting "the Capital".
 14 15 16 17 18 19 20 21 	 (B) by amending the first paragraph to read as follows: "The State of Washington, Douglass Commonwealth and the Capital comprise one judicial district."; and (C) in the second paragraph, by striking "Washington" and inserting "the Capital". (3) CLERICAL AMENDMENT.—The item relating

"88. Washington, Douglass Commonwealth and the Capital.".

1	(b) Conforming Amendments Relating to
2	COURT OF APPEALS.—Title 28, United States Code, is
3	amended as follows:
4	(1) Appointment of Judges.—Section 44(a)
5	of such title is amended in the first column by strik-
6	ing "District of Columbia" and inserting "Capital".
7	(2) TERMS OF COURT.—Section 48(a) of such
8	title is amended—
9	(A) in the first column, by striking "Dis-
10	trict of Columbia" and inserting "Capital";
11	(B) in the second column, by striking
12	"Washington" and inserting "Capital"; and
13	(C) in the second column, by striking
14	"District of Columbia" and inserting "Capital".
15	(3) Appointment of independent counsels
16	BY CHIEF JUDGE OF CIRCUIT.—Section 49 of such
17	title is amended by striking "District of Columbia"
18	each place it appears and inserting "Capital".
19	(4) CIRCUIT COURT JURISDICTION OVER CER-
20	TIFICATION OF DEATH PENALTY COUNSELS.—Sec-
21	tion $2265(c)(2)$ of such title is amended by striking
22	"the District of Columbia Circuit" and inserting
23	"the Capital Circuit".
24	(5) CIRCUIT COURT JURISDICTION OVER RE-
25	VIEW OF FEDERAL AGENCY ORDERS.—Section 2343

of such title is amended by striking "the District of
 Columbia Circuit" and inserting "the Capital Cir cuit".

4 (c) CONFORMING AMENDMENTS RELATING TO DIS5 TRICT COURT.—Title 28, United States Code, is amended
6 as follows:

7 (1) APPOINTMENT AND NUMBER OF DISTRICT
8 COURT JUDGES.—Section 133(a) of such title is
9 amended in the first column by striking "District of
10 Columbia" and inserting "Washington, Douglass
11 Commonwealth and the Capital".

12 (2) DISTRICT COURT JURISDICTION OF TAX
13 CASES BROUGHT AGAINST UNITED STATES.—Section
14 1346(e) of such title is amended by striking "the
15 District of Columbia" and inserting "Washington,
16 Douglass Commonwealth and the Capital".

17 (3) DISTRICT COURT JURISDICTION OVER PRO18 CEEDINGS FOR FORFEITURE OF FOREIGN PROP19 ERTY.—Section 1355(b)(2) of such title is amended
20 by striking "the District of Columbia" and inserting
21 "Washington, Douglass Commonwealth and the
22 Capital".

23 (4) DISTRICT COURT JURISDICTION OVER CIVIL
24 ACTIONS BROUGHT AGAINST A FOREIGN STATE.—
25 Section 1391(f)(4) of such title is amended by strik-

ing "the District of Columbia" and inserting "Wash-
ington, Douglass Commonwealth and the Capital".
(5) DISTRICT COURT JURISDICTION OVER AC-
TIONS BROUGHT BY CORPORATIONS AGAINST
UNITED STATES.—Section 1402(a)(2) of such title is
amended by striking "the District of Columbia" and
inserting "Washington, Douglass Commonwealth
and the Capital".
(6) VENUE IN DISTRICT COURT OF CERTAIN AC-
TIONS BROUGHT BY EMPLOYEES OF EXECUTIVE OF-
FICE OF THE PRESIDENT.—Section 1413 of such
title is amended by striking "the District of Colum-
bia" and inserting "Washington, Douglass Common-
wealth and the Capital".
(7) VENUE IN DISTRICT COURT OF ACTION EN-
FORCING FOREIGN JUDGMENT.—Section
2467(c)(2)(B) of such title is amended by striking
"the District of Columbia" and inserting "Wash-
ington, Douglass Commonwealth and the Capital".
(d) Conforming Amendments Relating to
OTHER COURTS.—Title 28, United States Code, is
amended as follows:
(1) Appointment of bankruptcy judges.—
Section $152(a)(2)$ of such title is amended in the

25 first column by striking "District of Columbia" and

inserting "Washington, Douglass Commonwealth
 and the Capital".

3 (2) LOCATION OF COURT OF FEDERAL
4 CLAIMS.—Section 173 of such title is amended by
5 striking "the District of Columbia" and inserting
6 "the Capital".

7 (3) DUTY STATION OF JUDGES OF COURT OF
8 FEDERAL CLAIMS.—Section 175 of such title is
9 amended by striking "the District of Columbia"
10 each place it appears and inserting "the Capital".

(4) DUTY STATION OF JUDGES FOR PURPOSES
OF TRAVELING EXPENSES.—Section 456(b) of such
title is amended to read as follows:

"(b) The official duty station of the Chief Justice of
the United States, the Justices of the Supreme Court of
the United States, and the judges of the United States
Court of Appeals for the Federal Circuit shall be the Capital.".

19 (5) COURT ACCOMMODATIONS FOR FEDERAL
20 CIRCUIT AND COURT OF FEDERAL CLAIMS.—Section
21 462(d) of such title is amended by striking "the Dis22 trict of Columbia" and inserting "the Capital".

23 (6) PLACES OF HOLDING COURT OF COURT OF
24 FEDERAL CLAIMS.—Section 798(a) of such title is
25 amended—

1	(A) by striking "Washington, District of
2	Columbia" and inserting "the Capital"; and
3	(B) by striking "the District of Columbia"
4	and inserting "the Capital".
5	(e) Other Conforming Amendments.—
6	(1) Service of process on foreign parties
7	AT STATE DEPARTMENT OFFICE.—Section
8	1608(a)(4) of such title is amended by striking
9	"Washington, District of Columbia" and inserting
10	"the Capital".
11	(2) Service of process in property cases
12	AT ATTORNEY GENERAL OFFICE.—Section 2410(b)
13	of such title is amended by striking "Washington,
14	District of Columbia" and inserting "the Capital".
15	(f) DEFINITION.—Section 451 of title 28, United
16	States Code, is amended by adding at the end the fol-
17	lowing new undesignated paragraph:
18	"The term 'Capital' means the area serving as the
19	seat of the Government of the United States, as described
20	in section 112 of the Washington, D.C. Admission Act.".
21	(g) References in Other Laws.—Any reference
22	in any Federal law (other than a law amended by this
23	section), rule, or regulation—

1	(1) to the United States Court of Appeals for
2	the District of Columbia shall be deemed to refer to
3	the United States Court of Appeals for the Capital;
4	(2) to the District of Columbia Circuit shall be
5	deemed to refer to the Capital Circuit; and
6	(3) to the United States District Court for the
7	District of Columbia shall be deemed to refer to the
8	United States District Court for Washington, Doug-
9	lass Commonwealth and the Capital.
10	(h) EFFECTIVE DATE.—This section and the amend-
11	ments made by this section shall take effect upon the ad-
12	mission of the State into the Union.
13	SEC. 213. CONFORMING AMENDMENTS RELATING TO DE-
13 14	SEC. 213. CONFORMING AMENDMENTS RELATING TO DE- PARTMENT OF JUSTICE.
14	PARTMENT OF JUSTICE.
14 15	PARTMENT OF JUSTICE. (a) Appointment of United States Trustees.—
14 15 16 17	PARTMENT OF JUSTICE. (a) APPOINTMENT OF UNITED STATES TRUSTEES.— Section 581(a)(4) of title 28, United States Code, is
14 15 16 17	PARTMENT OF JUSTICE. (a) APPOINTMENT OF UNITED STATES TRUSTEES.— Section 581(a)(4) of title 28, United States Code, is amended by striking "the District of Columbia" and in- serting "the Capital and Washington, Douglass Common-
14 15 16 17 18	PARTMENT OF JUSTICE. (a) APPOINTMENT OF UNITED STATES TRUSTEES.— Section 581(a)(4) of title 28, United States Code, is amended by striking "the District of Columbia" and in- serting "the Capital and Washington, Douglass Common-
14 15 16 17 18 19	PARTMENT OF JUSTICE. (a) APPOINTMENT OF UNITED STATES TRUSTEES.— Section 581(a)(4) of title 28, United States Code, is amended by striking "the District of Columbia" and in- serting "the Capital and Washington, Douglass Common- wealth".
 14 15 16 17 18 19 20 	PARTMENT OF JUSTICE. (a) APPOINTMENT OF UNITED STATES TRUSTEES.— Section 581(a)(4) of title 28, United States Code, is amended by striking "the District of Columbia" and in- serting "the Capital and Washington, Douglass Common- wealth". (b) INDEPENDENT COUNSELS.—
 14 15 16 17 18 19 20 21 	PARTMENT OF JUSTICE. (a) APPOINTMENT OF UNITED STATES TRUSTEES.— Section 581(a)(4) of title 28, United States Code, is amended by striking "the District of Columbia" and in- serting "the Capital and Washington, Douglass Common- wealth". (b) INDEPENDENT COUNSELS.— (1) APPOINTMENT OF ADDITIONAL PER-

1	ington, Douglass Commonwealth and the Cap-
2	ital"; and
3	(B) by striking "the District of Columbia"
4	the second place it appears and inserting
5	"Washington, Douglass Commonwealth".
6	(2) JUDICIAL REVIEW OF REMOVAL.—Section
7	596(a)(3) of such title is amended by striking "the
8	District of Columbia" and inserting "Washington,
9	Douglass Commonwealth and the Capital".
10	(c) EFFECTIVE DATE.—The amendments made by
11	this section shall take effect upon the admission of the
12	State into the Union.
13	SEC. 214. TREATMENT OF PRETRIAL SERVICES IN UNITED
13 14	SEC. 214. TREATMENT OF PRETRIAL SERVICES IN UNITED STATES DISTRICT COURT.
14	STATES DISTRICT COURT.
14 15	STATES DISTRICT COURT. Section 3152 of title 18, United States Code, is
14 15 16	STATES DISTRICT COURT. Section 3152 of title 18, United States Code, is amended—
14 15 16 17	STATES DISTRICT COURT. Section 3152 of title 18, United States Code, is amended— (1) in subsection (a), by striking "(other than
14 15 16 17 18	STATES DISTRICT COURT. Section 3152 of title 18, United States Code, is amended— (1) in subsection (a), by striking "(other than the District of Columbia)" and inserting "(subject to
14 15 16 17 18 19	SECTION 3152 of title 18, United States Code, is amended— (1) in subsection (a), by striking "(other than the District of Columbia)" and inserting "(subject to subsection (d), other than the District of Colum-
 14 15 16 17 18 19 20 	Section 3152 of title 18, United States Code, is amended— (1) in subsection (a), by striking "(other than the District of Columbia)" and inserting "(subject to subsection (d), other than the District of Colum- bia)"; and
 14 15 16 17 18 19 20 21 	STATES DISTRICT COURT. Section 3152 of title 18, United States Code, is amended— (1) in subsection (a), by striking "(other than the District of Columbia)" and inserting "(subject to subsection (d), other than the District of Colum- bia)"; and (2) by adding at the end the following new sub-

1 "(1) upon the admission of the State of Wash-2 ington, Douglass Commonwealth into the Union, the 3 Washington, Douglass Commonwealth Pretrial Serv-4 ices Agency shall continue to provide pretrial serv-5 ices in the judicial district in the same manner and 6 to the same extent as the District of Columbia Pre-7 trial Services Agency provided such services in the 8 judicial district of the District of Columbia as of the 9 day before the date of the admission of the State 10 into the Union; and

11 "(2) upon the receipt by the President of the 12 certification from the State of Washington, Douglass 13 Commonwealth under section 315(b)(4) of the 14 Washington, D.C. Admission Act that the State has 15 in effect laws providing for the State to provide pre-16 trial services, paragraph (1) shall no longer apply, 17 and the Director shall provide for the establishment 18 of pretrial services in the judicial district under this 19 section.".

20 Subtitle C—Federal Elections

21 SEC. 221. PERMITTING INDIVIDUALS RESIDING IN CAPITAL

22 TO VOTE IN FEDERAL ELECTIONS IN STATE

OF MOST RECENT DOMICILE.

24 (a) REQUIREMENT FOR STATES TO PERMIT INDIVID-25 UALS TO VOTE BY ABSENTEE BALLOT.—

23

50

(1) IN GENERAL.—Each State shall—

1

2 (A) permit absent Capital voters to use ab3 sentee registration procedures and to vote by
4 absentee ballot in general, special, primary, and
5 runoff elections for Federal office; and

6 (B) accept and process, with respect to any 7 general, special, primary, or runoff election for 8 Federal office, any otherwise valid voter reg-9 istration application from an absent Capital 10 voter, if the application is received by the ap-11 propriate State election official not less than 30 12 days before the election.

13 (2) ABSENT CAPITAL VOTER DEFINED.—In this 14 section, the term "absent Capital voter" means, with 15 respect to a State, a person who resides in the Cap-16 ital and is qualified to vote in the State (or who 17 would be qualified to vote in the State but for resid-18 ing in the Capital), but only if the State is the last 19 place in which the person was domiciled before resid-20 ing in the Capital.

(3) STATE DEFINED.—In this section, the term
"State" means each of the several States, including
the State.

24 (b) RECOMMENDATIONS TO STATES TO MAXIMIZE25 ACCESS TO POLLS BY ABSENT CAPITAL VOTERS.—To af-

ford maximum access to the polls by absent Capital voters, 1 2 it is the sense of Congress that the States should— 3 (1) waive registration requirements for absent 4 Capital voters who, by reason of residence in the 5 Capital, do not have an opportunity to register; 6 (2) expedite processing of balloting materials 7 with respect to such individuals; and 8 (3) assure that absentee ballots are mailed to 9 such individuals at the earliest opportunity. 10 (c) ENFORCEMENT.—The Attorney General may bring a civil action in the appropriate district court of the 11 12 United States for such declaratory or injunctive relief as 13 may be necessary to carry out this section. 14 (d) EFFECT ON CERTAIN OTHER LAWS.—The exer-15 cise of any right under this section shall not affect, for purposes of a Federal tax, a State tax, or a local tax, the 16 17 residence or domicile of a person exercising such right. 18 (e) EFFECTIVE DATE.—This section shall take effect upon the date of the admission of the State into the 19 20 Union, and shall apply with respect to elections for Fed-21 eral office taking place on or after such date. 22 SEC. 222. REPEAL OF OFFICE OF DISTRICT OF COLUMBIA 23 DELEGATE. 24 (a) IN GENERAL.—Sections 202 and 204 of the Dis-

25 trict of Columbia Delegate Act (Public Law 91-405; sec-

tions 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.
(b) Conforming Amendments to District of Co-
LUMBIA ELECTIONS CODE OF 1955.—The District of Co-
lumbia Elections Code of 1955 is amended—
(1) in section 1 (sec. 1–1001.01, D.C. Official
Code), by striking "the Delegate to the House of
Representatives,";
(2) in section 2 (sec. 1–1001.02, D.C. Official
Code)—
(A) by striking paragraph (6),
(B) in paragraph (12), by striking "(except
the Delegate to Congress for the District of Co-
lumbia)", and
(C) in paragraph (13) , by striking "the
Delegate to Congress for the District of Colum-
bia,'';
(3) in section 8 (sec. 1–1001.08, D.C. Official
Code)—

22 (A) by striking "Delegate," in the heading,23 and

1	(B) by striking "Delegate," each place it
2	appears in subsections (d), $(h)(1)(A)$, $(h)(2)$,
3	(i)(1), (j)(1), (j)(3), and (k)(3);
4	(4) in section 10 (sec. 1–1001.10, D.C. Official
5	Code)—
6	(A) by striking subparagraph (A) of sub-
7	section $(a)(3)$, and
8	(B) in subsection (d)—
9	(i) by striking "Delegate," each place
10	it appears in paragraph (1), and
11	(ii) by striking paragraph (2) and re-
12	designating paragraph (3) as paragraph
13	(2);
14	(5) in section $11(a)(2)$ (sec. $1-1001.11(a)(2)$,
15	D.C. Official Code), by striking "Delegate to the
16	House of Representatives,";
17	(6) in section $15(b)$ (sec. $1-1001.15(b)$, D.C.
18	Official Code), by striking "Delegate,"; and
19	(7) in section 17(a) (sec. 1–1001.17(a), D.C.
20	Official Code), by striking "except the Delegate to
21	the Congress from the District of Columbia".
22	(c) EFFECTIVE DATE.—The amendments made by
23	this section shall take effect upon the admission of the
24	State into the Union.

1 SEC. 223. REPEAL OF LAW PROVIDING FOR PARTICIPATION 2 OF SEAT OF GOVERNMENT IN ELECTION OF 3 PRESIDENT AND VICE-PRESIDENT. 4 (a) IN GENERAL.—Chapter 1 of title 3, United 5 States Code, is amended— 6 (1) by striking section 21; and 7 (2) in the table of sections, by striking the item 8 relating to section 21. 9 (b) EFFECTIVE DATE.—The amendments made by 10 subsection (a) shall take effect upon the date of the admis-11 sion of the State into the Union, and shall apply to any election of the President and Vice-President taking place 12 on or after such date. 13 14 SEC. 224. EXPEDITED PROCEDURES FOR CONSIDERATION 15 OF CONSTITUTIONAL AMENDMENT REPEAL-16 **ING 23RD AMENDMENT.** 17 (a) JOINT RESOLUTION DESCRIBED.—In this section, the term "joint resolution" means a joint resolu-18 19 tion-20(1) entitled "A joint resolution proposing an 21 amendment to the Constitution of the United States 22 to repeal the 23rd article of amendment"; and 23 (2) the matter after the resolving clause of 24 which consists solely of text to amend the Constitution of the United States to repeal the 23rd article 25 26 of amendment to the Constitution.

1	(b) EXPEDITED CONSIDERATION IN HOUSE OF REP-
2	RESENTATIVES.—
3	(1) PLACEMENT ON CALENDAR.—Upon intro-
4	duction in the House of Representatives, the joint
5	resolution shall be placed immediately on the appro-

6 priate calendar.

7 (2) PROCEEDING TO CONSIDERATION.—

8 (A) IN GENERAL.—It shall be in order, not 9 later than 30 legislative days after the date the 10 joint resolution is introduced in the House of 11 Representatives, to move to proceed to consider 12 the joint resolution in the House of Representa-13 tives.

14 (B) PROCEDURE.—For a motion to pro15 ceed to consider the joint resolution—

16 (i) all points of order against the mo-17 tion are waived;

18 (ii) such a motion shall not be in
19 order after the House of Representatives
20 has disposed of a motion to proceed on the
21 joint resolution;

(iii) the previous question shall be
considered as ordered on the motion to its
adoption without intervening motion;

1	(iv) the motion shall not be debatable;
2	and
3	(v) a motion to reconsider the vote by
4	which the motion is disposed of shall not
5	be in order.
6	(3) CONSIDERATION.—When the House of Rep-
7	resentatives proceeds to consideration of the joint
8	resolution—
9	(A) the joint resolution shall be considered
10	as read;
11	(B) all points of order against the joint
12	resolution and against its consideration are
13	waived;
14	(C) the previous question shall be consid-
15	ered as ordered on the joint resolution to its
16	passage without intervening motion except 10
17	hours of debate equally divided and controlled
18	by the proponent and an opponent;
19	(D) an amendment to the joint resolution
20	shall not be in order; and
21	(E) a motion to reconsider the vote on pas-
22	sage of the joint resolution shall not be in
23	order.
24	(c) Expedited Consideration in Senate.—

1	(1) PLACEMENT ON CALENDAR.—Upon intro-
2	duction in the Senate, the joint resolution shall be
3	placed immediately on the calendar.
4	(2) PROCEEDING TO CONSIDERATION.—
5	(A) IN GENERAL.—Notwithstanding rule
6	XXII of the Standing Rules of the Senate, it is
7	in order, not later than 30 legislative days after
8	the date the joint resolution is introduced in the
9	Senate (even though a previous motion to the
10	same effect has been disagreed to) to move to
11	proceed to the consideration of the joint resolu-
12	tion.
13	(B) PROCEDURE.—For a motion to pro-
14	ceed to the consideration of the joint resolu-
15	tion—
16	(i) all points of order against the mo-
17	tion are waived;
18	(ii) the motion is not debatable;
19	(iii) the motion is not subject to a mo-
20	tion to postpone;
21	(iv) a motion to reconsider the vote by
22	which the motion is agreed to or disagreed
23	to shall not be in order; and

1	(v) if the motion is agreed to, the
2	joint resolution shall remain the unfinished
3	business until disposed of.
4	(3) FLOOR CONSIDERATION.—
5	(A) IN GENERAL.—If the Senate proceeds
6	to consideration of the joint resolution—
7	(i) all points of order against the joint
8	resolution (and against consideration of
9	the joint resolution) are waived;
10	(ii) consideration of the joint resolu-
11	tion, and all debatable motions and appeals
12	in connection therewith, shall be limited to
13	not more than 30 hours, which shall be di-
14	vided equally between the majority and mi-
15	nority leaders or their designees;
16	(iii) a motion further to limit debate
17	is in order and not debatable;
18	(iv) an amendment to, a motion to
19	postpone, or a motion to commit the joint
20	resolution is not in order; and
21	(v) a motion to proceed to the consid-
22	eration of other business is not in order.
23	(B) VOTE ON PASSAGE.—In the Senate the
24	vote on passage shall occur immediately fol-
25	lowing the conclusion of the consideration of the

	59
1	joint resolution, and a single quorum call at the
2	conclusion of the debate if requested in accord-
3	ance with the rules of the Senate.
4	(C) RULINGS OF THE CHAIR ON PROCE-
5	DURE.—Appeals from the decisions of the Chair
6	relating to the application of this subsection or
7	the rules of the Senate, as the case may be, to
8	the procedure relating to the joint resolution
9	shall be decided without debate.
10	(d) Rules Relating to Senate and House of
11	Representatives.—
12	(1) COORDINATION WITH ACTION BY OTHER
13	HOUSE.—If, before the passage by one House of the
14	joint resolution of that House, that House receives
15	from the other House the joint resolution—
16	(A) the joint resolution of the other House
17	shall not be referred to a committee; and
18	(B) with respect to the joint resolution of
19	the House receiving the resolution—
20	(i) the procedure in that House shall
21	be the same as if no joint resolution had
22	been received from the other House; and
23	(ii) the vote on passage shall be on
24	the joint resolution of the other House.

1	(2) TREATMENT OF JOINT RESOLUTION OF
2	OTHER HOUSE.—If one House fails to introduce or
3	consider the joint resolution under this section, the
4	joint resolution of the other House shall be entitled
5	to expedited floor procedures under this section.
6	(3) TREATMENT OF COMPANION MEASURES.—
7	If, following passage of the joint resolution in the
8	Senate, the Senate receives the companion measure
9	from the House of Representatives, the companion
10	measure shall not be debatable.
11	(e) Rules of House of Representatives and
12	SENATE.—This section is enacted by Congress—
13	(1) as an exercise of the rulemaking power of
14	the Senate and House of Representatives, respec-
15	tively, and as such is deemed a part of the rules of
16	each House, respectively, but applicable only with re-
17	spect to the procedure to be followed in that House
18	in the case of the joint resolution, and supersede
19	other rules only to the extent that it is inconsistent
20	with such rules; and
21	(2) with full recognition of the constitutional
22	right of either House to change the rules (so far as
23	relating to the procedure of that House) at any time,
24	in the same manner, and to the same extent as in
25	the case of any other rule of that House.

TITLE III—CONTINUATION OF CERTAIN AUTHORITIES AND RESPONSIBILITIES

4 Subtitle A—Employee Benefits

5 SEC. 301. FEDERAL BENEFIT PAYMENTS UNDER CERTAIN

RETIREMENT PROGRAMS.

6

7 (a) CONTINUATION OF ENTITLEMENT TO PAY-MENTS.—Any individual who, as of the day before the date 8 9 of the admission of the State into the Union, is entitled 10 to a Federal benefit payment under the District of Columbia Retirement Protection Act of 1997 (subtitle A of title 11 12 XI of the National Capital Revitalization and Self-Government Improvement Act of 1997; sec. 1–801.01 et seq., 13 14 D.C. Official Code) shall continue to be entitled to such a payment after the admission of the State into the Union, 15 in the same manner, to the same extent, and subject to 16 the same terms and conditions applicable under such Act. 17

18 (b) Obligations of Federal Government.—

(1) IN GENERAL.—Any obligation of the Federal Government under the District of Columbia Retirement Protection Act of 1997 which exists with
respect to any individual or with respect to the District of Columbia as of the day before the date of
the admission of the State into the Union shall remain in effect with respect to such an individual and

with respect to the State after the admission of the
 State into the Union, in the same manner, to the
 same extent, and subject to the same terms and con ditions applicable under such Act.

5 (2) D.C. FEDERAL PENSION FUND.—Any obli-6 gation of the Federal Government under chapter 9 7 of the District of Columbia Retirement Protection 8 Act of 1997 (sec. 1–817.01 et seq., D.C. Official 9 Code) with respect to the D.C. Federal Pension 10 Fund which exists as of the day before the date of 11 the admission of the State into the Union shall re-12 main in effect with respect to such Fund after the 13 admission of the State into the Union, in the same 14 manner, to the same extent, and subject to the same 15 terms and conditions applicable under such chapter. 16 (c) Obligations of State.—Any obligation of the 17 District of Columbia under the District of Columbia Retirement Protection Act of 1997 which exists with respect 18 19 to any individual or with respect to the Federal Govern-20 ment as of the day before the date of the admission of 21 the State into the Union shall become an obligation of the 22 State with respect to such an individual and with respect 23 to the Federal Government after the admission of the 24 State into the Union, in the same manner, to the same

extent, and subject to the same terms and conditions ap plicable under such Act.

3 SEC. 302. CONTINUATION OF FEDERAL CIVIL SERVICE BEN4 EFITS FOR EMPLOYEES FIRST EMPLOYED 5 PRIOR TO ESTABLISHMENT OF DISTRICT OF 6 COLUMBIA MERIT PERSONNEL SYSTEM.

7 (a) Obligations of Federal Government.—Any 8 obligation of the Federal Government under title 5, United States Code, which exists with respect to an individual de-9 10 scribed in subsection (c) or with respect to the District of Columbia as of the day before the date of the admission 11 12 of the State into the Union shall remain in effect with 13 respect to such individual and with respect to the State after the admission of the State into the Union, in the 14 15 same manner, to the same extent, and subject to the same terms and conditions applicable under such title. 16

17 (b) Obligations of State.—Any obligation of the District of Columbia under title 5, United States Code, 18 19 which exists with respect to an individual described in sub-20section (c) or with respect to the Federal Government as 21 of the day before the date of the admission of the State 22 into the Union shall become an obligation of the State with 23 respect to such individual and with respect to the Federal 24 Government after the admission of the State into the Union, in the same manner, to the same extent, and sub-25

ject to the same terms and conditions applicable under
 such title.

3 (c) INDIVIDUALS DESCRIBED.—An individual de4 scribed in this subsection is an individual who was first
5 employed by the government of the District of Columbia
6 before October 1, 1987.

7 SEC. 303. OBLIGATIONS OF FEDERAL GOVERNMENT UNDER 8 JUDGES' RETIREMENT PROGRAM.

9 (a) CONTINUATION OF OBLIGATIONS.—

10 (1) IN GENERAL.—Any obligation of the Fed11 eral Government under subchapter III of chapter 15
12 of title 11, District of Columbia Official Code—

13 (A) which exists with respect to any indi-14 vidual and the District of Columbia as the re-15 sult of service accrued prior to the date of the 16 admission of the State into the Union shall re-17 main in effect with respect to such an indi-18 vidual and with respect to the State after the 19 admission of the State into the Union, in the 20 same manner, to the same extent, and subject 21 to the same terms and conditions applicable 22 under such subchapter; and

(B) subject to paragraph (2), shall exist
with respect to any individual and the State as
the result of service accrued after the date of

1 the admission of the State into the Union in the 2 same manner, to the same extent, and subject 3 to the same terms and conditions applicable 4 under such subchapter as such obligation ex-5 isted with respect to individuals and the Dis-6 trict of Columbia as of the date of the admis-7 sion of the State into the Union.

8 (2) TREATMENT OF SERVICE ACCRUED AFTER
9 TAKING EFFECT OF STATE RETIREMENT PRO10 GRAM.—Subparagraph (B) of paragraph (1) does
11 not apply to service accrued on or after the termi12 nation date described in subsection (b).

(b) TERMINATION DATE.—The termination date described in this subsection is the date on which the State
provides written certification to the President that the
State has in effect laws requiring the State to appropriate
and make available funds for the retirement of judges of
the State.

19 Subtitle B—Agencies

20 SEC. 311. PUBLIC DEFENDER SERVICE.

21 (a) CONTINUATION OF OPERATIONS AND FUND-22 ING.—

(1) IN GENERAL.—Except as provided in paragraph (2) and subsection (b), title III of the District
of Columbia Court Reform and Criminal Procedure

1	Act of 1970 (sec. $2-1601$ et seq., D.C. Official
2	Code) shall apply with respect to the State and to
3	the public defender service of the State after the
4	date of the admission of the State into the Union in
5	the same manner and to the same extent as such
6	title applied with respect to the District of Columbia
7	and the District of Columbia Public Defender Serv-
8	ice as of the day before the date of the admission
9	of the State into the Union.
10	(2) Responsibility for employer con-
11	TRIBUTION.—For purposes of paragraph (2) of sec-
12	tion 305(c) of such Act (sec. 2–1605(c)(2), D.C. Of-
13	ficial Code), the Federal Government shall be treat-
14	ed as the employing agency with respect to the bene-
15	fits provided under such section to an individual who
16	is an employee of the public defender service of the
17	State and who, pursuant to section 305(c) of such
18	Act (sec. 2–1605(c), D.C. Official Code), is treated
19	as an employee of the Federal Government for pur-
20	poses of receiving benefits under any chapter of sub-
21	part G of part III of title 5, United States Code.
22	(b) RENAMING OF SERVICE.—Effective upon the date

23 of the admission of the State into the Union, the State24 may rename the public defender service of the State.

(c) CONTINUATION OF FEDERAL BENEFITS FOR EM PLOYEES.—

3 (1) IN GENERAL.—Any individual who is an 4 employee of the public defender service of the State 5 as of the day before the date described in subsection 6 (d) and who, pursuant to section 305(c) of the Dis-7 trict of Columbia Court Reform and Criminal Proce-8 dure Act of 1970 (sec. 2-1605(c), D.C. Official 9 Code), is treated as an employee of the Federal Gov-10 ernment for purposes of receiving benefits under any 11 chapter of subpart G of part III of title 5, United 12 States Code, shall continue to be treated as an em-13 ployee of the Federal Government for such purposes, 14 notwithstanding the termination of the provisions of 15 subsection (a) under subsection (d).

16 (2)**Responsibility** for EMPLOYER CON-17 TRIBUTION.—Beginning on the date described in 18 subsection (d), the State shall be treated as the em-19 ploying agency with respect to the benefits described 20 in paragraph (1) which are provided to an individual 21 who, for purposes of receiving such benefits, is con-22 tinued to be treated as an employee of the Federal 23 Government under such paragraph.

24 (d) TERMINATION.—Subsection (a) shall terminate25 upon the date on which the State provides written certifi-

cation to the President that the State has in effect laws
 requiring the State to appropriate and make available
 funds for the operation of the office of the State which
 provides the services described in title III of the District
 of Columbia Court Reform and Criminal Procedure Act
 of 1970 (sec. 2–1601 et seq., D.C. Official Code).

7 SEC. 312. PROSECUTIONS.

8 (a) Assignment of Assistant United States At9 Torneys.—

10 (1) IN GENERAL.—In accordance with sub-11 chapter VI of chapter 33 of title 5, United States 12 Code, the Attorney General, with the concurrence of 13 the District of Columbia or the State (as the case 14 may be), shall provide for the assignment of assist-15 ant United States attorneys to the State to carry 16 out the functions described in subsection (b).

17 (2) ASSIGNMENTS MADE ON DETAIL WITHOUT
18 REIMBURSEMENT BY STATE.—In accordance with
19 section 3373 of title 5, United States Code—

20 (A) an assistant United States attorney
21 who is assigned to the State under this section
22 shall be deemed under subsection (a) of such
23 section to be on detail to a regular work assignment in the Department of Justice; and

1 (B) the assignment of an assistant United 2 States attorney to the State under this section 3 shall be made without reimbursement by the 4 State of the pay of the attorney or any related 5 expenses.

6 FUNCTIONS DESCRIBED.—The functions de-(b) 7 scribed in this subsection are criminal prosecutions con-8 ducted in the name of the State which would have been 9 conducted in the name of the United States by the United 10 States attorney for the District of Columbia or his or her assistants, as provided under section 23–101(c), District 11 12 of Columbia Official Code, but for the admission of the 13 State into the Union.

14 (c) MINIMUM NUMBER ASSIGNED.—The number of 15 assistant United States attorneys who are assigned under this section may not be less than the number of assistant 16 17 United States attorneys whose principal duties as of the day before the date of the admission of the State into the 18 19 Union were to conduct criminal prosecutions in the name 20 of the United States under section 23–101(c), District of 21 Columbia Official Code.

(d) TERMINATION.—The obligation of the Attorney
General to provide for the assignment of assistant United
States attorneys under this section shall terminate upon
written certification by the State to the President that the

State has appointed attorneys of the State to carry out
 the functions described in subsection (b).

3 (e) CLARIFICATION REGARDING CLEMENCY AU-4 THORITY.—

5 (1) IN GENERAL.—Effective upon the admission 6 of the State into the Union, the authority to grant 7 clemency for offenses against the District of Colum-8 bia or the State shall be exercised by such person or 9 persons, and under such terms and conditions, as 10 provided by the State Constitution and the laws of 11 the State, without regard to whether the prosecution 12 for the offense was conducted by the District of Co-13 lumbia, the State, or the United States.

14 (2) DEFINITION.—In this subsection, the term
15 "clemency" means a pardon, reprieve, or commuta16 tion of sentence, or a remission of a fine or other
17 financial penalty.

18 SEC. 313. SERVICE OF UNITED STATES MARSHALS.

19 (a) PROVISION OF SERVICES FOR COURTS OF20 STATE.—The United States Marshals Service shall pro-21 vide services with respect to the courts and court system 22 of the State in the same manner and to the same extent 23 as the Service provided services with respect to the courts 24 and court system of the District of Columbia as of the 25 day before the date of the admission of the State into the Union, except that the President shall not appoint a
 United States Marshal under section 561 of title 28,
 United States Code, for any court of the State.

4 (b) TERMINATION.—The obligation of the United
5 States Marshals Service to provide services under this sec6 tion shall terminate upon written certification by the State
7 to the President that the State has appointed personnel
8 of the State to provide such services.

9 SEC. 314. DESIGNATION OF FELONS TO FACILITIES OF BU10 REAU OF PRISONS.

(a) CONTINUATION OF DESIGNATION.—Chapter 1 of
subtitle C of title XI of the National Capital Revitalization
and Self-Government Improvement Act of 1997 (sec. 24–
101 et seq., D.C. Official Code) and the amendments
made by such chapter—

16 (1) shall continue to apply with respect to indi17 viduals convicted of offenses under the laws of the
18 District of Columbia prior to the date of the admis19 sion of the State into the Union; and

(2) shall apply with respect to individuals convicted of offenses under the laws of the State after
the date of the admission of the State into the
Union in the same manner and to the same extent
as such chapter and amendments applied with respect to individuals convicted of offenses under the

1	laws of the District of Columbia prior to the date of
2	the admission of the State into the Union.
3	(b) TERMINATION.—The provisions of this section
4	shall terminate upon written certification by the State to
5	the President that the State has in effect laws for the
6	housing of individuals described in subsection (a) in cor-
7	rectional facilities.
8	SEC. 315. PAROLE AND SUPERVISION.
9	(a) UNITED STATES PAROLE COMMISSION.—
10	(1) PAROLE.—The United States Parole Com-
11	mission—
12	(A) shall continue to exercise the authority
13	to grant, deny, and revoke parole, and to im-
14	pose conditions upon an order of parole, in the
15	case of any individual who is an imprisoned
16	felon who is eligible for parole or reparole under
17	the laws of the District of Columbia as of the
18	day before the date of the admission of the
19	State into the Union, as provided under section
20	11231 of the National Capital Revitalization
21	and Self-Government Improvement Act of 1997
22	(sec. 24–131, D.C. Official Code); and
23	(B) shall exercise the authority to grant,

24 deny, and revoke parole, and to impose condi25 tions upon an order of parole, in the case of

1	any individual who is an imprisoned felon who
2	is eligible for parole or reparole under the laws
3	of the State in the same manner and to the
4	same extent as the Commission exercised in the
5	case of any individual described in subpara-
6	graph (A).
7	(2) Supervision of released offenders.—
8	The United States Parole Commission—
9	(A) shall continue to exercise the authority
10	over individuals who are released offenders of
11	the District of Columbia as of the day before
12	the date of the admission of the State into the
13	Union, as provided under section $11233(c)(2)$
14	of the National Capital Revitalization and Self-
15	Government Improvement Act of 1997 (sec.
16	24-133(c)(2), D.C. Official Code); and
17	(B) shall exercise authority over individ-
18	uals who are released offenders of the State in
19	the same manner and to the same extent as the
20	Commission exercised authority over individuals
21	described in subparagraph (A).
22	(3) Continuation of federal benefits for
23	EMPLOYEES.—
24	(A) CONTINUATION.—Any individual who
25	is an employee of the United States Parole

1 Commission as of the later of the day before 2 the date described in subparagraph (A) of para-3 graph (4) or the day before the date described 4 in subparagraph (B) of paragraph (4) and who, 5 on or after such date, is an employee of the of-6 fice of the State which exercises the authority 7 described in either such subparagraph, shall 8 continue to be treated as an employee of the 9 Federal Government for purposes of receiving 10 benefits under any chapter of subpart G of part 11 III of title 5, United States Code, notwith-12 standing the termination of the provisions of 13 this subsection under paragraph (4).

14 (B) RESPONSIBILITY FOR EMPLOYER CON-15 TRIBUTION.—Beginning on the later of the date 16 described in subparagraph (A) of paragraph (4) 17 or the date described in subparagraph (B) of 18 paragraph (4), the State shall be treated as the 19 employing agency with respect to the benefits 20 described in subparagraph (A) which are pro-21 vided to an individual who, for purposes of re-22 ceiving such benefits, is continued to be treated 23 as an employee of the Federal Government 24 under such subparagraph.

(4) TERMINATION.—The provisions of this subsection shall terminate—

3 (A) in the case of paragraph (1), on the 4 date on which the State provides written certifi-5 cation to the President that the State has in ef-6 fect laws providing for the State to exercise the 7 authority to grant, deny, and revoke parole, and 8 to impose conditions upon an order of parole, in 9 the case of any individual who is an imprisoned 10 felon who is eligible for parole or reparole under 11 the laws of the State; and

(B) in the case of paragraph (2), on the
date on which the State provides written certification to the President that the State has in effect laws providing for the State to exercise authority over individuals who are released offenders of the State.

18 (b) COURT SERVICES AND OFFENDER SUPERVISION19 AGENCY.—

20 (1) RENAMING.—Effective upon the date of the
21 admission of the State into the Union—

(A) the Court Services and Offender Supervision Agency for the District of Columbia
shall be known and designated as the Court
Services and Offender Supervision Agency for

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1	Washington, Douglass Commonwealth, and any
2	reference in any law, rule, or regulation to the
3	Court Services and Offender Supervision Agen-
4	cy for the District of Columbia shall be deemed
5	to refer to the Court Services and Offender Su-
6	pervision Agency for Washington, Douglass
7	Commonwealth; and
8	(B) the District of Columbia Pretrial Serv-
9	ices Agency shall be known and designated as
10	the Washington, Douglass Commonwealth Pre-
11	trial Services Agency, and any reference in any
12	law, rule or regulation to the District of Colum-
13	bia Pretrial Services Agency shall be deemed to
14	refer to the Washington, Douglass Common-
15	wealth Pretrial Services Agency.
16	(2) IN GENERAL.—The Court Services and Of-
17	fender Supervision Agency for Washington, Doug-
18	lass Commonwealth, including the Washington,
19	Douglass Commonwealth Pretrial Services Agency
20	(as renamed under paragraph (1))—
21	(A) shall continue to provide pretrial serv-
22	ices with respect to individuals who are charged
23	with an offense in the District of Columbia,
24	provide supervision for individuals who are of-
25	fenders on probation, parole, and supervised re-

1	lease pursuant to the laws of the District of Co-
2	lumbia, and carry out sex offender registration
3	functions with respect to individuals who are
4	sex offenders in the District of Columbia, as of
5	the day before the date of the admission of the
6	State into the Union, as provided under section
7	11233 of the National Capital Revitalization
8	and Self-Government Improvement Act of 1997
9	(sec. 24–133, D.C. Official Code); and
10	(B) shall provide pretrial services with re-
11	spect to individuals who are charged with an of-
12	fense in the State, provide supervision for of-
13	fenders on probation, parole, and supervised re-
14	lease pursuant to the laws of the State, and
15	carry out sex offender registration functions in
16	the State, in the same manner and to the same
17	extent as the Agency provided such services and
18	supervision and carried out such functions for
19	individuals described in subparagraph (A).
20	(3) Continuation of federal benefits for
21	EMPLOYEES.—
22	(A) CONTINUATION.—Any individual who
23	is an employee of the Court Services and Of-
24	fender Supervision Agency for Washington,
25	Douglass Commonwealth as of the day before

1 the date described in paragraph (4), and who, 2 on or after such date, is an employee of the of-3 fice of the State which provides the services and 4 carries out the functions described in paragraph 5 (4), shall continue to be treated as an employee 6 of the Federal Government for purposes of re-7 ceiving benefits under any chapter of subpart G 8 of part III of title 5, United States Code, not-9 withstanding the termination of the provisions 10 of paragraph (2) under paragraph (4).

11 (B) RESPONSIBILITY FOR EMPLOYER CON-TRIBUTION.—Beginning on the date described 12 13 in paragraph (4), the State shall be treated as 14 the employing agency with respect to the bene-15 fits described in subparagraph (A) which are 16 provided to an individual who, for purposes of 17 receiving such benefits, is continued to be treat-18 ed as an employee of the Federal Government 19 under such subparagraph.

(4) TERMINATION.—Paragraph (2) shall terminate on the date on which the State provides written
certification to the President that the State has in
effect laws providing for the State to provide pretrial
services, supervise offenders on probation, parole,

1	and supervised release, and carry out sex offender
2	registration functions in the State.

3 SEC. 316. COURTS.

4 (a) CONTINUATION OF OPERATIONS.—

5 (1) IN GENERAL.—Except as provided in para-6 graphs (2) and (3) and subsection (b), title 11, Dis-7 trict of Columbia Official Code, as in effect on the 8 date before the date of the admission of the State 9 into the Union, shall apply with respect to the State 10 and the courts and court system of the State after 11 the date of the admission of the State into the 12 Union in the same manner and to the same extent 13 as such title applied with respect to the District of 14 Columbia and the courts and court system of the 15 District of Columbia as of the day before the date 16 of the admission of the State into the Union.

17 (2)RESPONSIBILITY FOR EMPLOYER CON-18 TRIBUTION.—For purposes of paragraph (2) of sec-19 tion 11-1726(b) and paragraph (2) of section 11-20 1726(c), District of Columbia Official Code, the 21 Federal Government shall be treated as the employ-22 ing agency with respect to the benefits provided 23 under such section to an individual who is an em-24 ployee of the courts and court system of the State 25 and who, pursuant to either such paragraph, is

1	treated as an employee of the Federal Government
2	for purposes of receiving benefits under any chapter
3	of subpart G of part III of title 5, United States
4	Code.
5	(3) Other exceptions.—
6	(A) Selection of judges.—Effective
7	upon the date of the admission of the State into
8	the Union, the State shall select judges for any
9	vacancy on the courts of the State.
10	(B) RENAMING OF COURTS AND OTHER
11	OFFICES.—Effective upon the date of the ad-
12	mission of the State into the Union, the State
13	may rename any of its courts and any of the
14	other offices of its court system.
15	(C) Rules of construction.—Nothing
16	in this paragraph shall be construed—
17	(i) to affect the service of any judge
18	serving on a court of the District of Co-
19	lumbia on the day before the date of the
20	admission of the State into the Union, or
21	to require the State to select such a judge
22	for a vacancy on a court of the State; or
23	(ii) to waive any of the requirements
24	of chapter 15 of title 11, District of Co-
25	lumbia Official Code (other than section

- 1 11-1501(a) of such Code), including sub chapter II of such chapter (relating to the
 District of Columbia Commission on Judi cial Disabilities and Tenure), with respect
 to the appointment and service of judges of
 the courts of the State.
- 7 (b) CONTINUATION OF FEDERAL BENEFITS FOR EM-8 PLOYEES.—

9 (1) IN GENERAL.—Any individual who is an 10 employee of the courts or court system of the State 11 as of the day before the date described in subsection 12 (e) and who, pursuant to section 11-1726(b) or sec-13 tion 11–1726(c), District of Columbia Official Code, 14 is treated as an employee of the Federal Government 15 for purposes of receiving benefits under any chapter 16 of subpart G of part III of title 5, United States 17 Code, shall continue to be treated as an employee of 18 the Federal Government for such purposes, notwith-19 standing the termination of the provisions of this 20 section under subsection (e).

(2) RESPONSIBILITY FOR EMPLOYER CONTRIBUTION.—Beginning on the date described in
subsection (e), the State shall be treated as the employing agency with respect to the benefits described
in paragraph (1) which are provided to an individual

who, for purposes of receiving such benefits, is con tinued to be treated as an employee of the Federal
 Government under such paragraph.

4 (c) CONTINUATION OF FUNDING.—Section 11241 of 5 the National Capital Revitalization and Self-Government Improvement Act of 1997 (section 11–1743 note, District 6 7 of Columbia Official Code) shall apply with respect to the 8 State and the courts and court system of the State after 9 the date of the admission of the State into the Union in 10 the same manner and to the same extent as such section applied with respect to the Joint Committee on Judicial 11 12 Administration in the District of Columbia and the courts 13 and court system of the District of Columbia as of the day before the date of the admission of the State into the 14 15 Union.

16 (d) TREATMENT OF COURT RECEIPTS.—

17 (1) DEPOSIT OF RECEIPTS INTO TREASURY.—
18 Except as provided in paragraph (2), all money re19 ceived by the courts and court system of the State
20 shall be deposited in the Treasury of the United
21 States.

(2) CRIME VICTIMS COMPENSATION FUND.—
Section 16 of the Victims of Violent Crime Compensation Act of 1996 (sec. 4–515, D.C. Official
Code), relating to the Crime Victims Compensation

Fund, shall apply with respect to the courts and court system of the State in the same manner and to the same extent as such section applied to the courts and court system of the District of Columbia as of the day before the date of the admission of the State into the Union.

7 (e) TERMINATION.—The provisions of this section, 8 other than paragraph (3) of subsection (a) and except as 9 provided under subsection (b), shall terminate on the date 10 on which the State provides written certification to the 11 President that the State has in effect laws requiring the 12 State to appropriate and make available funds for the op-13 eration of the courts and court system of the State.

Subtitle C—Other Programs and Authorities

16 SEC. 321. APPLICATION OF THE COLLEGE ACCESS ACT.

17 (a) CONTINUATION.—The District of Columbia College Access Act of 1999 (Public Law 106–98; sec. 38– 18 19 2701 et seq., D.C. Official Code) shall apply with respect 20 to the State, and to the public institution of higher edu-21 cation designated by the State as the successor to the Uni-22 versity of the District of Columbia, after the date of the 23 admission of the State into the Union in the same manner 24 and to the same extent as such Act applied with respect 25 to the District of Columbia and the University of the District of Columbia as of the day before the date of the ad mission of the State into the Union.

3 (b) TERMINATION.—The provisions of this section, 4 other than with respect to the public institution of higher 5 education designated by the State as the successor to the University of the District of Columbia, shall terminate 6 7 upon written certification by the State to the President 8 that the State has in effect laws requiring the State to 9 provide tuition assistance substantially similar to the as-10 sistance provided under the District of Columbia College Access Act of 1999. 11

12 SEC. 322. APPLICATION OF THE SCHOLARSHIPS FOR OP13 PORTUNITY AND RESULTS ACT.

14 (a) CONTINUATION.—The Scholarships for Opportunity and Results Act (division C of Public Law 112– 15 10; sec. 38–1853.01 et seq., D.C. Official Code) shall 16 17 apply with respect to the State after the date of the admission of the State into the Union in the same manner and 18 19 to the same extent as such Act applied with respect to 20 the District of Columbia as of the day before the date of 21 the admission of the State into the Union.

(b) TERMINATION.—The provisions of this section
shall terminate upon written certification by the State to
the President that the State has in effect laws requiring
the State—

(1) to provide tuition assistance substantially
 similar to the assistance provided under the Scholar ships for Opportunity and Results Act; and

4 (2) to provide supplemental funds to the public
5 schools and public charter schools of the State in the
6 amounts provided in the most recent fiscal year for
7 public schools and public charter schools of the State
8 or the District of Columbia (as the case may be)
9 under such Act.

10 SEC. 323. MEDICAID FEDERAL MEDICAL ASSISTANCE PER 11 CENTAGE.

12 CONTINUATION.—Notwithstanding (a) section 13 1905(b) of the Social Security Act (42 U.S.C. 1396d(b)), during the period beginning on the date of the admission 14 15 of the State into the Union and ending on September 30 of the fiscal year during which the State submits the cer-16 17 tification described in subsection (b), the Federal medical 18 assistance percentage for the State under title XIX of 19 such Act shall be the Federal medical assistance percent-20 age for the District of Columbia under such title as of 21 the day before the date of the admission of the State into 22 the Union.

(b) TERMINATION.—The certification described in
this subsection is a written certification by the State to
the President that, during each of the first 5 fiscal years

beginning after the date of the certification, the estimated
 revenues of the State will be sufficient to cover any reduc tion in revenues which may result from the termination
 of the provisions of this section.

5 SEC. 324. FEDERAL PLANNING COMMISSIONS.

6 (a) NATIONAL CAPITAL PLANNING COMMISSION.—

7 (1) CONTINUING APPLICATION.—Subject to the
8 amendments made by paragraphs (2) and (3), upon
9 the admission of the State into the Union, chapter
10 87 of title 40, United States Code, shall apply as
11 follows:

(A) Such chapter shall apply with respect
to the Capital in the same manner and to the
same extent as such chapter applied with respect to the District of Columbia as of the day
before the date of the admission of the State
into the Union.

(B) Such chapter shall apply with respect
to the State in the same manner and to the
same extent as such chapter applied with respect to the State of Maryland and the Commonwealth of Virginia as of the day before the
date of the admission of the State into the
Union.

1	(2) Composition of National Capital Plan-
2	NING COMMISSION.—Section 8711(b) of title 40,
3	United States Code, is amended—
4	(A) by amending subparagraph (B) of
5	paragraph (1) to read as follows:
6	"(B) four citizens with experience in city
7	or regional planning, who shall be appointed by
8	the President."; and
9	(B) by amending paragraph (2) to read as
10	follows:
11	"(2) RESIDENCY REQUIREMENT.—Of the four
12	citizen members, one shall be a resident of Virginia,
13	one shall be a resident of Maryland, and one shall
14	be a resident of Washington, Douglass Common-
15	wealth.".
16	(3) Conforming amendments to defini-
17	TIONS OF TERMS.—
18	(A) Environs.—Paragraph (1) of section
19	8702 of such title is amended by striking "the
20	territory surrounding the District of Columbia"
21	and inserting "the territory surrounding the
22	National Capital".
23	(B) NATIONAL CAPITAL.—Paragraph (2)
24	of section 8702 of such title is amended to read
25	as follows:

1	"(2) NATIONAL CAPITAL.—The term 'National
2	Capital' means the area serving as the seat of the
3	Government of the United States, as described in
4	section 112 of the Washington, D.C. Admission Act,
5	and the territory the Federal Government owns in
6	the environs.".
7	(C) NATIONAL CAPITAL REGION.—Sub-
8	paragraph (A) of paragraph (3) of section 8702
9	of such title is amended to read as follows:
10	"(A) the National Capital and the State of
11	Washington, Douglass Commonwealth;".
12	(b) Commission of Fine Arts.—
13	(1) Limiting application to the capital.—
14	Section 9102(a)(1) of title 40, United States Code,
15	is amended by striking "the District of Columbia"
16	and inserting "the Capital".
17	(2) DEFINITION.—Section 9102 of such title is
18	amended by adding at the end the following new
19	subsection:
20	"(d) DEFINITION.—In this chapter, the term 'Cap-
21	ital' means the area serving as the seat of the Government
22	of the United States, as described in section 112 of the
23	Washington, D.C. Admission Act.".

1 (3)CONFORMING AMENDMENT.—Section 2 9101(d) of such title is amended by striking "the 3 District of Columbia" and inserting "the Capital". 4 (c) COMMEMORATIVE WORKS ACT.— 5 (1) LIMITING APPLICATION TO CAPITAL.—Sec-6 tion 8902 of title 40, United States Code, is amend-7 ed by adding at the end the following new sub-8 section: 9 "(c) LIMITING APPLICATION TO CAPITAL.—This 10 chapter applies only with respect to commemorative works in the Capital and its environs.". 11 12 DEFINITION.—Paragraph (2) of section (2)8902(a) of such title is amended to read as follows: 13 "(2) CAPITAL AND ITS ENVIRONS.—The term 14 'Capital and its environs' means— 15 "(A) the area serving as the seat of the 16 17 Government of the United States, as described 18 in section 112 of the Washington, D.C. Admis-19 sion Act; and 20 "(B) those lands and properties adminis-21 tered by the National Park Service and the 22 General Services Administration located in the 23 Reserve, Area I, and Area II as depicted on the 24 map entitled 'Commemorative Areas Wash-25 ington, DC and Environs', numbered 869/

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1	86501 B, and dated June 24, 2003, that are lo-
2	cated outside of the State of Washington,
3	Douglass Commonwealth.".
4	(3) TEMPORARY SITE DESIGNATION.—Section
5	8907(a) of such title is amended by striking "the
6	District of Columbia" and inserting "the Capital
7	and its environs".
8	(4) GENERAL CONFORMING AMENDMENTS
9	Chapter 89 of such title is amended by striking "the
10	District of Columbia and its environs" each place it
11	appears in the following sections and inserting "the
12	Capital and its environs":
13	(A) Section 8901(2) and 8901(4).
14	(B) Section 8902(a)(4).
15	(C) Section 8903(d).
16	(D) Section 8904(c).
17	(E) Section 8905(a).
18	(F) Section 8906(a).
19	(G) Section 8909(a) and 8909(b).
20	(5) Additional conforming amendment.—
21	Section 8901(2) of such title is amended by striking
22	"the urban fabric of the District of Columbia" and
23	inserting "the urban fabric of the area serving as
24	the seat of the Government of the United States, as

described in section 112 of the Washington, D.C.
 Admission Act".

3 (d) EFFECTIVE DATE.—This section and the amend4 ments made by this section shall take effect on the date
5 of the admission of the State into the Union.

6 SEC. 325. ROLE OF ARMY CORPS OF ENGINEERS IN SUP7 PLYING WATER.

8 (a) CONTINUATION OF ROLE.—Chapter 95 of title
9 40, United States Code, is amended by adding at the end
10 the following new section:

11 "§ 9508. Applicability to Capital and State of Wash12 ington, Douglass Commonwealth

"(a) IN GENERAL.—Effective upon the admission of
the State of Washington, Douglass Commonwealth into
the Union, any reference in this chapter to the District
of Columbia shall be deemed to refer to the Capital or
the State of Washington, Douglass Commonwealth, as the
case may be.

"(b) DEFINITION.—In this section, the term 'Capital'
means the area serving as the seat of the Government of
the United States, as described in section 112 of the
Washington, D.C. Admission Act.".

(b) CLERICAL AMENDMENT.—The table of sections
of chapter 95 of such title is amended by adding at the
end the following:

"9508. Applicability to Capital and State of Washington, Douglass Commonwealth.".

1SEC. 326. REQUIREMENTS TO BE LOCATED IN DISTRICT OF2COLUMBIA.

3 The location of any person in the Capital or Washington, Douglass Commonwealth on the day after the date 4 of the admission of the State into the Union shall be 5 6 deemed to satisfy any requirement under any law in effect 7 as of the day before the date of the admission of the State into the Union that the person be located in the District 8 9 of Columbia, including the requirements of section 72 of 10 title 4, United States Code (relating to offices of the seat 11 of the Government of the United States), and title 36, United States Code (relating to patriotic and national or-12 13 ganizations).

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TITLE IV—GENERAL PROVISIONS

16 SEC. 401. GENERAL DEFINITIONS.

17 In this Act, the following definitions shall apply:

18 (1) The term "Capital" means the area serving
19 as the seat of the Government of the United States,
20 as described in section 112.

21 (2) The term "Council" means the Council of22 the District of Columbia.

23 (3) The term "Mayor" means the Mayor of the24 District of Columbia.

(4) Except as otherwise provided, the term
 "State" means the State of Washington, Douglass
 Commonwealth.

(5) The term "State Constitution" means the 4 5 proposed Constitution of the State of Washington, D.C., as approved by the Council on October 18, 6 7 2016, pursuant to the Constitution and Boundaries 8 for the State of Washington, D.C. Approval Resolu-9 tion of 2016 (D.C. Resolution R21–621), ratified by 10 District of Columbia voters in Advisory Referendum 11 B approved on November 8, 2016, and certified by 12 the District of Columbia Board of Elections on No-13 vember 18, 2016.

14 SEC. 402. STATEHOOD TRANSITION COMMISSION.

(a) ESTABLISHMENT.—There is established the
Statehood Transition Commission (hereafter in this section referred to as the "Commission").

18 (b) Composition.—

19 (1) IN GENERAL.—The Commission shall be20 composed of 18 members as follows:

21 (A) Three members appointed by the22 President.

23 (B) Two members appointed by the Speak24 er of the House of Representatives.

1	(C) Two members appointed by the Minor-
2	ity Leader of the House of Representatives.
3	(D) Two members appointed by the Major-
4	ity Leader of the Senate.
5	(E) Two members appointed by the Minor-
6	ity Leader of the Senate.
7	(F) Three members appointed by the
8	Mayor.
9	(G) Three members appointed by the
10	Council.
11	(H) The Chief Financial Officer of the
12	District of Columbia.
13	(2) Appointment date.—
14	(A) IN GENERAL.—The appointments of
15	the members of the Commission shall be made
16	not later than 90 days after the date of the en-
17	actment of this Act.
18	(B) EFFECT OF LACK OF APPOINTMENT
19	BY APPOINTMENT DATE.—If one or more ap-
20	pointments under any of the subparagraphs of
21	paragraph (1) is not made by the appointment
22	date specified in subparagraph (A), the author-
23	ity to make such appointment or appointments
24	shall expire, and the number of members of the
25	Commission shall be reduced by the number

equal to the number of appointments so not made. (3) TERM OF SERVICE.—Each member shall be
(3) TERM OF SERVICE.—Each member shall be
appointed for the life of the Commission.
(4) VACANCY.—A vacancy in the Commission
shall be filled in the manner in which the original
appointment was made.
(5) NO COMPENSATION.—Members shall serve
without pay, but shall receive travel expenses, in-
cluding per diem in lieu of subsistence, in accord-
ance with applicable provisions under subchapter I
of chapter 57 of title 5, United States Code.
(6) CHAIR AND VICE CHAIR.—The Chair and
Vice Chair of the Commission shall be elected by the
members of the Commission—
(A) with respect to the Chair, from among
the members described in subparagraphs (A)
through (E) of paragraph (1) ; and
(B) with respect to the Vice Chair, from
among the members described in subparagraphs
(F) and (G) of paragraph (1) .
(c) Staff.—
(1) DIRECTOR.—The Commission shall have a
Director, who shall be appointed by the Chair.

(2) OTHER STAFF.—The Director may appoint
 and fix the pay of such additional personnel as the
 Director considers appropriate.

4 NON-APPLICABILITY OF CERTAIN (3)CIVIL 5 SERVICE LAWS.—The Director and staff of the Com-6 mission may be appointed without regard to the pro-7 visions of title 5, United States Code, governing ap-8 pointments in the competitive service, and may be 9 paid without regard to the provisions of chapter 51 10 and subchapter III of chapter 53 of that title relat-11 ing to classification and General Schedule pay rates, 12 except that an individual so appointed may not re-13 ceive pay in excess of the rate payable for level V of the Executive Schedule under section 5316 of 14 15 such title.

(4) EXPERTS AND CONSULTANTS.—The Commission may procure temporary and intermittent
services under section 3109(b) of title 5, United
States Code, at rates for individuals not to exceed
the daily equivalent of the rate payable for level V
of the Executive Schedule under section 5316 of
such title.

23 (d) DUTIES.—The Commission shall advise the Presi24 dent, Congress, the Mayor (or, upon the admission of the
25 State into the Union, the chief executive officer of the

State), and the Council (or, upon the admission of the
 State into the Union, the legislature of the State) con cerning an orderly transition to statehood for the District
 of Columbia or the State (as the case may be) and to a
 reduced geographical size of the seat of the Government
 of the United States, including with respect to property,
 funding, programs, projects, and activities.

8 (e) POWERS.—

9 (1) HEARINGS AND SESSIONS.—The Commis-10 sion may, for the purpose of carrying out this Act, 11 hold hearings, sit and act at times and places, take 12 testimony, and receive evidence as the Commission 13 considers appropriate.

(2) OBTAINING OFFICIAL DATA.—The Commission may secure directly from any department or
agency of the United States information necessary
to enable it to carry out this Act. Upon request of
the Chair of the Commission, the head of that department or agency shall furnish that information to
the Commission.

(3) MAILS.—The Commission may use the
United States mails in the same manner and under
the same conditions as other departments and agencies of the United States.

1	(4) Administrative support services.—
2	Upon the request of the Commission, the Adminis-
3	trator of General Services shall provide to the Com-
4	mission the administrative support services nec-
5	essary for the Commission to carry out its respon-
6	sibilities under this Act.
7	(f) Meetings.—
8	(1) IN GENERAL.—The Commission shall meet
9	at the call of the Chair.
10	(2) INITIAL MEETING.—The Commission shall
11	hold its first meeting not later than the earlier of—
12	(A) 30 days after the date on which all
13	members of the Commission have been ap-
14	pointed; or
15	(B) if the number of members of the Com-
16	mission is reduced under subsection $(b)(2)(B)$,
17	90 days after the date of the enactment of this
18	Act.
19	(3) QUORUM.—A majority of the members of
20	the Commission shall constitute a quorum, but a
21	lesser number of members may hold hearings.
22	(g) Reports.—The Commission shall submit such
23	reports as the Commission considers appropriate or as
24	may be requested by the President, Congress, or the Dis-

trict of Columbia (or, upon the admission of the State into
 the Union, the State).

3 (h) TERMINATION.—The Commission shall cease to
4 exist 2 years after the date of the admission of the State
5 into the Union.

6 SEC. 403. CERTIFICATION OF ENACTMENT BY PRESIDENT.

7 Not more than 60 days after the date of the enact8 ment of this Act, the President shall provide written cer9 tification of such enactment to the Mayor.

10 SEC. 404. SEVERABILITY.

Except as provided in section 101(c), if any provision of this Act or amendment made by this Act, or the application thereof to any person or circumstance, is held to be invalid, the remaining provisions of this Act and any amendments made by this Act shall not be affected by the holding.

> Passed the House of Representatives April 22, 2021. Attest:

> > Clerk.

117TH CONGRESS H. R. 51

AN ACT

To provide for the admission of the State of Washington, D.C. into the Union.