

INTRODUCTION OF THE DISTRICT
OF COLUMBIA DEMOCRACY 2000
ACT**HON. ELEANOR HOLMES NORTON**OF THE DISTRICT OF COLUMBIA
IN THE HOUSE OF REPRESENTATIVES*Wednesday, January 6, 1999*

Ms. NORTON. Mr. Speaker, today I am introducing the first bill in my D.C. Democracy Now Package. The bills to follow, as many as half a dozen, will be introduced at appropriate times throughout the 106th Congress.

The purpose of the first of these bills, the District of Columbia Democracy 2000 Act (D.C. Democracy 2000) is to ensure that the new city administration has sufficient control of the District government to be held accountable in preparation for the expiration of the control period. Among the other bills that will be included in the Package are: D.C. Budget Autonomy Act; D.C. Legislative Autonomy Act; D.C. City Employee Tax Fairness Act (Commuter Tax for District Government Employees); and Delegate Vote Restoration.

I am introducing D.C. Democracy 2000 first because it is the most urgent. This bill is essential to assure the stable transition to full self-government already begun by the District of Columbia Financial Responsibility and Management Assistance Authority. The heart of D.C. Democracy 2000 is the early return of Home Rule, allowing the Authority to expire a full year ahead of schedule. At the time that the Authority Act was passed, the District's insolvency led the Congress to estimate that it would take four years of balanced budgets to achieve the necessary stability. However, the District's reforms have far outstripped the estimate of Congress. It now seems clear that by Fiscal Year 2000 the District shall have had three consecutive years of balanced budgets. If the failure to achieve balanced budgets could delay the return of Home Rule, it should follow that the prudence reflected in continuous years of surpluses should be equally recognized. Further delay is especially unwarranted in light of the continued oversight of the City Council and Congress.

The District has just revolutionized its political culture by election of a new Mayor who earned his stripes as a tenacious Chief Financial Officer who cut budgets, prevented overspending, and helped create surpluses. To match the new Mayor, a new City Council has already shown a new, strict approach to oversight that holds the executive and the city agencies accountable. Moreover, the District has used most of its surplus revenues to pay down its accumulated deficit. As a result, the District is expected to eliminate its operating deficit without using the authority to borrow, that Congress granted the city in the Revitalization Package in 1997. This is performance that not only deserves recognition, it is performance that deserves encouragement by the return of authority that was stripped away only because of a fiscal crisis. Needless to say, it would lift the spirits of District residents to begin the Year 2000 with Home Rule restored.

The bill also includes a section that would give the Mayor authority to hire and fire department heads. This section carries out the purpose of the Authority Act "to ensure the most efficient and effective delivery of services, by the District government during a period of fiscal emergency." P.L. 104-8, Title I

§2(b)(2). On January 2, Alice Rivlin, for the Authority, signed a memorandum of agreement delegating authority to the Mayor to run the District government to the fullest extent allowed by existing law. Viewed from the front lines of the District government's present progress, the Authority's considered judgment was that a transition to Home Rule through the delegation of power to the new Mayor was necessary in advance of the transfer of ultimate power at the end of the control period; a clean line of reporting authority unmistakably identifying the responsible officials was necessary for efficient and effective government operational reform; and Mayor Williams, in his role as Chief Financial Officer, had already demonstrated his capacity to administer complicated operations.

This section amends existing law to complete a transfer of power that the Authority desired but could not make because of the wording of the statute. The Authority transferred to the Mayor its jurisdiction over nine operating agencies, but believed it was unable to return that authority to hire and fire department heads. In returning this power, this section seeks to enhance and facilitate the Mayor's ability to control managers. It eliminates the possibility of an illusion of an appeal to a higher authority beyond the Mayor to acquire or retain a position.

The advantage of having a government that knows that it and it alone will be fully accountable cannot be overestimated in a democracy. Whatever justification some may have found for the denial of self-government has been stripped away by the growing fiscal health of the District government and its prudence in management of its finances and operations. Beyond securing more revenue, city officials have already shown that they know what to do with it. Their decision to use surplus revenues to pay down the city's accumulated deficit demonstrates they can and will make tough financial choices. In the face of the sacrifices that District residents have made and the unanticipated surpluses that have been produced, there is no justification for delaying a return to coherent and fully accountable self-government.

A TRIBUTE TO CASA LARIOS AND
THE LARIOS FAMILY**HON. LINCOLN DIAZ-BALART**

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, January 6, 1999

Mr. DIAZ-BALART. Mr. Speaker, I rise today to pay tribute to Quintin and Maria Teresa Larios. The owners and operators of some of the best Cuban restaurants in the United States, Casa Larios, Larios on the Beach and Bongos Cuban Cafe.

I believe that Quintin and Maria Teresa typify the dream of so many who spend countless hours working hard in the food service industry—to open their own restaurant.

The Larios came to the United States in 1973, after first fleeing Cuba and then living in Spain, and their culinary skills expertly reflect their Cuban heritage. The couple worked in the restaurant business in Miami for 12 years, gaining valuable experience before embarking on their own venture.

Casa Larios opened in 1988, and in the tradition of Cuban restaurants, Maria Teresa

worked out front with the customers while Quintin took over the kitchen as chief.

As its popularity has grown, the Larios expanded by opening a location in South Beach as well as Disney Downtown in Orlando. The popular vocal artist, Gloria Estefan, liked Casa Larios so much that she and her husband, Cuban-American entrepreneur Emilio Estefan, joined the Larios in the ownership of the South Beach and Orlando locations, Larios on the Beach and Bongos Cuban Cafe.

When Casa Larios outgrew its original location on West Flagler Street in Miami earlier this summer and moved a few blocks down the street, the Larios gave interested customers pieces of the memorabilia depicting the republican era in Cuba (1902–1959) from newspapers on the restaurant's walls.

We feel very fortunate to have such excellent cuisine in South Florida and I congratulate Maria Teresa and Quintin on their well-deserved, extraordinary success.

ELIMINATE THE FAA'S LIAISON
AND FAMILIARIZATION TRAINING
PROGRAM**HON. RAY LAHOOD**

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, January 6, 1999

Mr. LAHOOD. Mr. Speaker, I rise today to bring attention to the frequent flyer program that is currently being run down at the Federal Aviation Administration. But unlike other frequent flyer programs, you don't have to earn your free flight in this program—all you have to do is sign up. What I am referring to, of course, is the FAA's Liaison and Familiarization Training Program (FAM), a program that was originally created to give air traffic controllers an awareness of, and familiarization with, cockpit and pilot procedures by allowing them to ride in the cockpit's jump seat. This program, while laudable in purpose, has unfortunately turned into a "popular perk" for FAA employees who are more interested in getting free air travel for vacations and personal reasons than they are in observing and learning about cockpit and safety procedures. The abuses of this program were so bad, in fact, that the Inspector General of the Department of Transportation recently recommended a number of reforms be made to the program. It is, in the words of one airline's slogan, becoming obvious that FAA employees love to fly, and it shows. Today, I am introducing a bill that will implement the Inspector General's reforms in order to curb the rampant and widespread abuse of the FAM program by FAA employees.

In an August 3, 1998 memo to Jane Garvey, the FAA Administrator, Kenneth Mead, the DOT's Inspector General (IG), reiterated his concern over the "serious, continuing, and widespread lapse of ethics in the Liaison and Familiarization program (FAM)." This program, which dates back to the 1940's, was originally created in order to allow FAA employees, particularly air traffic controllers, to ride in an airline cockpit's jump seat in order to become familiar with the environment in which pilots operate. However, over the past two decades this program has been increasingly misused by employees. And, I don't think I need to remind you, Mr. Speaker, that accepting gifts of