

In light of all Pat Miller has done for the community of Corona, the Corona Chamber of Commerce is honoring Pat as Citizen of the Year. Pat's tireless passion for community service has contributed immensely to the betterment of the community of Corona, California. She has been the heart and soul of many community organizations and events and I am proud to call her a fellow community member, American and friend. I know that many community members are grateful for her service and salute her as she receives this prestigious award.

INTRODUCTION OF THE NEW COLUMBIA ADMISSION ACT, THE DISTRICT OF COLUMBIA EQUAL REPRESENTATION ACT AND THE DISTRICT OF COLUMBIA HOUSE VOTING RIGHTS ACT

HON. ELEANOR HOLMES NORTON

OF THE DISTRICT OF COLUMBIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, January 12, 2011

Ms. NORTON. Mr. Speaker, I rise today to introduce three bills that provide different approaches for obtaining congressional representation and full democracy for the more than 600,000 American citizens who reside in the nation's capital and pay the full array of federal taxes that support the government of the United States, but have no voting representation in Congress. These bills are the New Columbia Admission Act, the District of Columbia Equal Representation Act (formerly titled the No Taxation Without Representation Act) and the District of Columbia House Voting Rights Act. These are the first bills of our Free and Equal D.C. series—bills that address the missing rights to self-government and democracy that other American citizens enjoy—to be introduced in the coming weeks. I have introduced all three of these bills during different periods in the past. I introduce them today after listening to residents at the many Community Conversations I have held in each ward of the District since a dangerous gun amendment—which would have eliminated all of the District's gun laws and would have done much more—forced delay of the District of Columbia House Voting Rights Act in April 2010.

These Community Conversations, as well as other constituent meetings and correspondence, have indicated that these three bills have significant support among D.C. residents. I introduce them today, a week after the new House majority eliminated the District's vote in the Committee of the Whole, despite a finding by the federal courts that this vote is constitutional. Recognizing that the House would not consider any approach to representation and full democracy for D.C. residents at this time, I am introducing bills that each had majority support in the District among residents during the years that each was under consideration. D.C. residents, in their quest for full democracy, have always embraced the approach that appeared most timely and possible. Because we are blocked from pursuing any approach at this time, I am introducing the bills that residents have indicated would have their continued support. These bills send a direct message to Congress that residents are undeterred in the pursuit of our rights, and the bills also will help ensure no weakening in the

momentum residents have built here and throughout the country over the past several years for full democracy. However, I have not included a bill to fully or partially retrocede the District of Columbia to the State of Maryland, ideas that also have been mentioned for many years. Few District residents have indicated support for retrocession approaches, and, in our experience, even fewer Maryland public officials and residents support them. It is inconsistent with the District's pursuit of self-determination to impose upon another jurisdiction without consent from that jurisdiction.

D.C. residents are entitled to nothing less than full and equal citizenship, which can only be achieved through statehood. Accordingly, the first bill I introduced when I came to Congress in 1991, the New Columbia Admission Act, would have made the District of Columbia the 51st state, the State of New Columbia. The New Columbia Admission Act would create a state from essentially the eight hometown wards of the District. However, the state would have no jurisdiction over the federal territory in the District of Columbia, consisting of most of the Washington that Members of Congress and visitors associate with Washington, DC, the capital of our country. The U.S. Capitol premises, the principal federal monuments, federal buildings and grounds, the National Mall and other federal property here would remain under federal jurisdiction, as elsewhere. Our bill provides that the State of New Columbia would be equal to the other 50 states in all respects, in that the residents of New Columbia would have all the rights of citizenship they are entitled to as taxpaying American citizens. New Columbia would have two senators and, initially, one House member.

The New Columbia Admission Act has received significant support in the House in the past. In 1993, we got the first vote on statehood for the District of Columbia, with nearly 60 percent of Democrats and one Republican voting for the New Columbia Admission Act. The Senate held a hearing on its companion bill, introduced by Senator Ted Kennedy, but declined to hold a markup in committee or to consider it on the floor. Soon thereafter, the District, which is the only U.S. city that pays for state functions, found it necessary to ask the federal government to take over the cost of some state functions, posing fiscal barriers to entry into the Union on an equal basis, and the Democrats lost control of the House. This temporary setback led me to introduce the second best option then available, a bill for Senate and House representation for D.C.

Today, I also introduce the District of Columbia Equal Representation Act, which would give the District of Columbia two senators and, initially, one House member. With statehood delayed, Senator JOSEPH LIEBERMAN and I introduced this bill for several years as the No Taxation Without Representation Act. The House, which was controlled by Republicans, did not act on the bill. The Senate held hearings and marked up the bill in 2002, but did not bring it to the floor.

Today, I also introduce the District of Columbia House Voting Rights Act, a bill for one House member, initially, for D.C. residents. In 2005, when I continued to be in the minority, then-Representative Tom Davis and I partnered on a bipartisan bill, the District of Columbia House Voting Rights Act, giving House votes to Democratic D.C. and Republican Utah. The D.C. House Voting Rights Act

marked the first time in decades that we achieved large House and Senate majorities for voting rights for D.C. residents, and brought the city closer than we have ever come to voting representation in more than two centuries. This bill likely would be law today had the gun lobby not insisted on adding an amendment that would not only have eliminated the District's gun laws, but also would have added measures making the nation's capital a virtually gun law-free jurisdiction.

In introducing these bills, we lay down a marker of our determination to never relent or retreat until we have obtained each and every right to which we are entitled, whether through the frustration and anguish of the incrementalism that Congress has always forced upon us or with the full and complete set of rights, which would be achieved through statehood. We will be watchful to both make and seize every opportunity to pursue our rights, regardless of who controls Congress. We accept no imposed limit on our equal rights as American citizens, and we will pursue them all until the day when there is no difference in citizenship between residents of the District of Columbia and other American citizens.

IN HONOR OF LENA BAKER
(POSTHUMOUSLY)

HON. SANFORD D. BISHOP, JR.

OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, January 12, 2011

Mr. BISHOP of Georgia. Mr. Speaker, I rise today to pay tribute to Lena Baker. Today, her family dedicates her tombstone, 65 years after she was laid to rest at the Mt. Vernon Baptist Church in Cuthbert, Georgia.

She was born June 8, 1900 near Cuthbert, in the small community of Cotton Hill where her family worked as farmers. Ms. Baker worked as a maid, cleaning houses and doing laundry to support her three children. She also was employed by Ernest B. Knight, a local gristmill owner.

On April 29, 1944, Ms. Baker was forced from her home by Ernest Knight and taken to the gristmill, where she was held against her will. According to court testimony, Knight brandished the iron bar that was used to lock the door. Ms. Baker, fearing for her life, attempted to leave and the two "tussled" over a pistol. During the struggle, the gun went off, killing Knight. Ms. Baker testified that she walked immediately to the house of County Coroner, J. A. Cox, and confessed to the accidental death of Ernest Knight.

Her trial convened on August 14, 1944 at the Randolph County Courthouse, which was then presided over by Judge Charles William "Two Gun" Worrill, who kept two pistols on the bench. With an unconcerned lawyer by her side, a jury of twelve Caucasian men—hardly a jury of her peers—found her guilty in a trial and deliberation that, together, lasted less than four hours. Judge Worrill sentenced Ms. Baker to be executed. However, Governor Ellis Arnall granted Ms. Baker a 60-day reprieve so that the Board of Pardons and Pardon could review the case.

In January 1945, the board denied clemency. She then was taken to Reidsville State

Prison on February 23, 1945. Ms. Baker's execution date was rescheduled for March 5, 1945. She is the only woman to be executed by electrocution in the State of Georgia.

She went to the electric chair calmly and bravely. Her last words were, "What I done, I did in self-defense, or I would have been killed myself. Where I was I could not overcome it. God has forgiven me. I have nothing against anyone."

Ms. Baker is buried in the cemetery at Mt. Vernon Baptist Church in Randolph County, where she once worshiped. In 1998 a group of church members finally marked her grave.

In August 2005, the State Board of Pardons and Paroles posthumously pardoned Ms. Baker, acknowledging that the 1945 decision to deny clemency to Ms. Baker was "a grievous error" and that she could have been charged with the lesser crime of voluntary manslaughter, which would have prevented the sentence of capital punishment.

Mr. Speaker, it is my hope that the dedication of her tombstone today can heal the wounds of the past. May Lena Baker now truly rest in peace.

THE RENEWABLE ENERGY APPLIED PARTNERSHIPS (REAP) ACT

HON. MAZIE K. HIRONO

OF HAWAII

IN THE HOUSE OF REPRESENTATIVES

Wednesday, January 12, 2011

Ms. HIRONO. Mr. Speaker, Hawaii, like the rest of the United States, is entirely too dependent on imported fossil fuels. We must speed up the development of renewable energy technologies that can help wean us from our oil dependence and create economic growth at home. If we sow the seeds of renewable energy innovation today, we will be able to reap the benefits for years to come.

Today I introduce the Renewable Energy Applied Partnerships (REAP) Act. This bill will create a Department of Energy pilot program to provide grants to partnerships which will include community colleges and universities, businesses, nonprofits, labor organizations, state education agencies, National Academies, and other public agencies. These partnership grants can be used to train teachers, recruit students, design renewable energy instructional programs, and encourage collaboration between faculty and industry partners.

The bill builds on the Perkins Career and Technical Education Act to help students learn practical skills for future careers in renewable energy and STEM fields. Partnerships will also receive priority if they can demonstrate long-term sustainability without continued federal funding.

Hawaii is at the forefront of innovation in the renewable energy sector, and I have visited many existing cross-sector partnerships in wind, solar, biofuels, and other renewable energy technology. It is my hope that this bill will help support the very best of these collaborations in Hawaii and around the country, to create jobs and train the next generation of renewable energy workers.

For his work on this bill last Congress, I thank my former colleague, Congressman Patrick Murphy of Pennsylvania, the first Iraq War veteran in Congress and a fighter for STEM education in Pennsylvania and nationwide.

HONORING THE LIFE OF A HISTORIC HMONG LEADER: GENERAL VANG PAO

HON. BETTY MCCOLLUM

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, January 12, 2011

Ms. MCCOLLUM. Mr. Speaker, I rise today to honor the life, service and sacrifice of Gen-

eral Vang Pao, who passed away yesterday evening in Clovis, California. General Vang Pao was a historic Hmong military leader who led his people against communist forces during a turbulent time in Laos from 1961 to 1975. In this country, General Vang Pao served as a civilian leader who continued to lead the Hmong American community for nearly four decades.

My heart-felt sympathy goes out to General Vang Pao's family and to all the Hmong-American families in Minnesota and across the U.S. Over the years, I had the honor of joining General Vang Pao at many events such as: the Hmong American New Year celebrations and the July Soccer Festival celebrations in St. Paul, as he had always come to the Twin Cities to join the Hmong community for those events. Most recently, I had the great honor of joining him for the grand opening celebrations of the Hmong Village Center on the Eastside of St. Paul on October 30, 2010. Although frail from his failing health and sitting in his chair, the General was in good spirit and spoke eloquently to a large gathering crowd at the celebrations. Sadly, this was the last time I saw him.

General Vang Pao's influence has touched the Hmong-American community deeply, and I know the community will continue to share and cherish the memories of his legacy for future generations to come. In honor of General Vang Pao's lifetime of service to his people and loyalty to the U.S., I am pleased to submit this statement for the CONGRESSIONAL RECORD.