Eleanse Holne State
(Original Signature of Member)

110TH CONGRESS 2D SESSION H.R.

To require the District of Columbia to revise its laws regarding the use and possession of firearms as necessary to comply with the requirements of the decision of the Supreme Court in the case of *District of Columbia v. Heller*, in a manner that protects the security interests of the Federal government and the people who work in, reside in, or visit the District of Columbia and does not undermine the efforts of law enforcement, homeland security, and military officials to protect the Nation's capital from crime and terrorism.

IN THE HOUSE OF REPRESENTATIVES

Ms.	NORTON (for	herself	and Mr.	Waxman)	introduced	the	following b	illi;
which	was referred	to the (Committe					

A BILL

To require the District of Columbia to revise its laws regarding the use and possession of firearms as necessary to comply with the requirements of the decision of the Supreme Court in the case of District of Columbia v. Heller, in a manner that protects the security interests of the Federal government and the people who work in, reside in, or visit the District of Columbia and does not undermine the efforts of law enforcement, homeland security, and military officials to protect the Nation's capital from crime and terrorism.

1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled,
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "National Capital Secu-
5	rity and Safety Act".
6	SEC. 2. FINDINGS.
7	Congress finds the following:
8	(1) Washington, D. C. is both a local self-gov-
9	erning jurisdiction and the seat of the United States
10	government, with unique Federal responsibilities
11	that accompany its role as the Nation's capital.
12	(2) The Metropolitan Police Department
13	(MPD), the District's local police force, with more
14	than 4,000 members, is the only sizeable police force
15	in the National Capital Region.
16	(3) In its role as a Federal city, the District of
17	Columbia has always been linked with Federal law
18	enforcement in a partnership to protect the Federal
19	presence, including Federal officials and employees,
20	visiting dignitaries, and other individuals.
21	(4) Since the terrorist attacks by a United
22	States citizen on a Federal facility in Oklahoma
23	City, Oklahoma, and especially since the attacks by
24	foreign terrorists on the National Capital Region on
25	September 11, 2001, the District of Columbia has

1	been considered by Federal law enforcement and se-
2	curity officials to be a likely target for terrorist and
3	domestic attacks on Federal sites and on Federal of-
4	ficials and employees, visiting dignitaries, and other
5	individuals.
6	(5) The MPD works continuously with all Fed-
7	eral law enforcement agencies, including 36 different
8	police agencies, to prevent attacks in the Nation's
9	capital.
10	(6) Federal and District law enforcement inter-
11	ests work together and communicate daily on many
12	efforts, including providing protective escort services
13	to the President, Vice President, first lady, and
14	presidential candidates as they travel and work
15	throughout the District.
16	(7) The President, Vice President, and many
17	cabinet and other Federal officials reside in the Dis-
18	trict of Columbia.
19	(8) MPD teams with Federal officials to pro-
20	vide protective escorts for the more than 40 national
21	and international dignitaries who visit the District of
22	Columbia every month.
23	(9) The Nation's capital is required by law to
24	be the headquarters of every cabinet agency of the

1	Federal government and has the largest concentra-
2	tion of Federal employees, a total of 145,000.
3	(10) In the District of Columbia Home Rule
4	Act, Congress delegated self-governing powers to the
5	District of Columbia local government but retained
6	authority to protect Federal interests when nec-
7	essary.
8	(11) The District of Columbia government has
9	just begun the process of enacting legislation to
10	allow gun ownership in the District for self-defense
11	in a person's home in compliance with the Supreme
12	Court ruling in the case of District of Columbia vs.
13	Heller.
14	(12) Local jurisdictions, including the District
15	of Columbia, enact firearms legislation in keeping
16	with local desires and concerns, but the District of
17	Columbia must take into account that the District
18	also is a Federal city and that such legislation must
19	be consistent with the heightened Federal interest in
20	preventing terrorism and domestic attacks on indi-
21	viduals in the city because of the Federal presence.
22	(13) The most frequent attacks on Federal offi-
23	cials in the Nation's capital have been "lone-wolf"
24	attacks by individuals with concealable handguns,
25	such as the assassinations of Presidents Abraham

1	Lincoln and James Garfield, the serious attempts on
2	Presidents Ronald Regan and Andrew Jackson, and
3	the July 1998 murder of 2 United States Capitol
4	Police officers in the United States Capitol.
5	(14) The most dangerous attacks on individuals
6	in the United States have been committed with
7	handguns, including the recent attack at Virginia
8	Tech University in which 32 people were shot and
9	killed and the attack at Columbine High School in
10	which 12 people were killed.
11	(15) The government of the District of Colum-
12	bia, with the informed advice of MPD, is best suited
13	to carrying out the complicated task of developing
14	local laws that satisfy the Supreme Court's mandate
15	while protecting Federal officials and employees, vis-
16	iting dignitaries, and other individuals. Congress
17	should allow the District of Columbia the oppor-
18	tunity to enact statutes and promulgate regulations,
19	while preserving the Federal right to intervene under
20	the District of Columbia Home Rule Act if Feder-
21	ally-protected individuals or the Federal presence are
22	exposed to risk.
23	(16) Unregulated firearms in the Nation's cap-
24	ital would preclude the ability of the MPD and, if
25	needed, the Federal government to track guns

1	through registration and otherwise to help ensure
2	that guns do not endanger Federal officials and em-
3	ployees, visiting dignitaries, and other individuals.
4	SEC. 3. REVISION OF DISTRICT OF COLUMBIA FIREARMS
5	LAWS.
6	(a) REQUIRING DISTRICT TO REVISE LAWS.—
7	(1) Revision.—Not later than 180 days after
8	the date of the enactment of this Act, the District
9	of Columbia shall revise the laws and regulations of
10	the District of Columbia which govern the use and
11	possession of firearms, as necessary to comply with
12	the requirements of the decision of the Supreme
13	Court in the case of District of Columbia v. Heller.
14	(2) Conforming amendment to local
15	LAW.—Title VII of the Firearms Control Regula-
16	tions Act of 1975 (see. 7—2507.01 et seq., D.C. Of-
17	ficial Code) is amended by adding at the end the fol-
18	lowing new section:
19	"SEC. 712. CONSISTENCY WITH FEDERAL REQUIREMENTS.
20	"The Mayor and the Council shall ensure that this
21	Act and the regulations promulgated to carry out this Act
22	are consistent with the requirements of the decision of the
23	Supreme Court in the case of $District\ of\ Columbia\ v.\ Hell-$
24	er and the criteria provided under section 3(b) of the Na-
25	tional Capital Security and Safety Act.".

1	(b) CRITERIA FOR KEVISIONS.—For purposes of sub-
2	section (a)(1) and section 712 of the Firearms Contro
3	Regulations Act of 1975 (as added by subsection (a)(2))
4	the revisions to the laws and regulations of the District
5	of Columbia which govern the use and possession of fire-
6	arms shall be based upon the following criteria:
7	(1) The need to ensure the safety and security
8	of the Nation's capital so that nothing in the revi-
9	sions will place at risk the safety and security of
10	Federal buildings or other Federal interests located
11	in the District of Columbia, including the safety and
12	security of Federal employees, or will place at risk
13	the safety and security of the people who reside in
14	or visit the District.
15	(2) The need to ensure that nothing in the revi-
16	sions will interfere with the operations of Federal
17	law enforcement officials (including officials of the
18	Secret Service, the Federal Protective Service of the
19	Department of Homeland Security, the United
20	States Marshals Service and Supreme Court Police,
21	and the United States Capitol Police) and the Met-
22	ropolitan Police Department and other local law en-
23	forcement officials in carrying out their duties to
24	protect those who work in, reside in, or visit the Dis-
25	triet of Columbia.

1	(3) The need to ensure that nothing in the revi-
2	sions will compromise the ability of local and Fed-
3	eral homeland security and military officials to carry
4	out their duties to protect the Nation's capital from
5	terrorism.