	(Original Signature of Member)	
117TH CONGRESS H. RES.		
Establishing a Women's Bill of Rights to reaffirm legal protections afforded to women under Federal law.		
IN THE HOUSE OF REP	RESENTATIVES	
Mrs. Lesko submitted the following resolution Committee on	ion; which was referred to the	

## **RESOLUTION**

Establishing a Women's Bill of Rights to reaffirm legal protections afforded to women under Federal law.

- Whereas males and females possess unique and immutable biological differences that manifest prior to birth and increase as they age and experience puberty;
- Whereas biological differences between the sexes mean that only females may get pregnant, give birth, and breastfeed children;
- Whereas biological differences between the sexes mean that males are, on average, larger in size and possess greater body strength than females;

- Whereas biological differences between the sexes can expose females to more harm than males from specific forms of violence, including sexual violence;
- Whereas women have achieved inspirational and significant accomplishments in education, athletics, and employment; and
- Whereas recent misguided court rulings related to the definition of "sex" have led to endangerment of spaces and resources dedicated to women, thereby necessitating clarification of certain terms: Now, therefore, be it
  - 1 Resolved, That the House of Representatives reaf-
  - 2 firms that—
  - 3 (1) for purposes of Federal law, a person's
  - 4 "sex" means his or her biological sex (either male or
  - 5 female) at birth;
  - 6 (2) for purposes of Federal law addressing sex,
  - 7 the terms "woman" and "girl" refer to human fe-
  - 8 males, and the terms "man" and "boy" refer to
  - 9 human males;
- 10 (3) for purposes of Federal law, the word
- "mother" means a parent of the female sex and "fa-
- ther" is defined as a parent of the male sex;
- 13 (4) there are important reasons to distinguish
- between the sexes with respect to athletics, prisons,
- domestic violence shelters, restrooms, and other
- areas, particularly where biology, safety, and privacy
- 17 are implicated;

1	(5) policies and laws that distinguish between
2	the sexes are subject to intermediate constitutional
3	scrutiny and permitted when they serve an impor-
4	tant governmental objective and are substantially re-
5	lated to achieving that objective; and
6	(6) for purposes of complying with Federal laws
7	that require State and local government agencies to
8	collect or report data disaggregated by sex, such as
9	Federal antidiscrimination laws, agencies are re-
10	quired to base such data on the biological sex of in-
11	dividuals at birth.