

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

SENATE MEMORIAL 7

51ST LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2013

INTRODUCED BY

William F. Burt

A MEMORIAL

REQUESTING THE NEW MEXICO CONGRESSIONAL DELEGATION IN WASHINGTON, D.C., TO VOTE TO SUPPORT LEGISLATION THAT WOULD REMOVE THE DEADLINE FOR RATIFICATION OF THE EQUAL RIGHTS AMENDMENT.

WHEREAS, equal rights for women are not specifically included in the United States constitution; and

WHEREAS, the rights of women in the United States to receive equal pay for equal work, be protected against domestic violence and have fair work-leave policies and access to the reproductive health care services of their choice, among others, are daily being questioned and restricted; and

WHEREAS, protection of women's rights at present is through a patchwork of existing laws, executive actions and judicial decisions that address individual cases of

underscored material = new
~~[bracketed material] = delete~~

1 discrimination one by one as they arise; and

2 WHEREAS, each or all of these individual existing laws,
3 executive actions and judicial decisions may be ignored, eroded
4 or overturned; and

5 WHEREAS, an amendment that would guarantee rights for
6 women that are equal to those of men would provide a
7 fundamental legal remedy against all cases of discrimination
8 based on gender; and

9 WHEREAS, resolutions to pass an amendment to the United
10 States constitution that would guarantee equal rights for women
11 and men have been introduced into congress each year since
12 1923; and

13 WHEREAS, thirty-five of the thirty-eight states required
14 for the amendment to become part of the constitution ratified
15 the equal rights amendment by the deadline of 1982; and

16 WHEREAS, the deadline for ratification is not in the
17 binding text of the document itself and, in fact, was later
18 extended by another congress for an additional three years,
19 thus establishing the precedent that congress has the power to
20 do so; and

21 WHEREAS, in the one hundred twelfth congress, Senate Joint
22 Resolution 39, introduced by Senator Ben Cardin, and House
23 Joint Resolution 47, introduced by Representative Tammy
24 Baldwin, would remove the deadline for ratification of the
25 amendment so that an additional three states may ratify it; and

.190577.4

