Testimony of Vajra Ma, Chair, Women's Human Rights Campaign USA

Before the Colorado House Judiciary Committee On H.B. 21-1108

OPPOSE

March 23, 2021

Thank you, members of the Colorado House Judiciary Committee, for allowing me the opportunity to provide written testimony in opposition to HB 21-1108.

The Women's Human Rights Campaign (WHRC) is a global nonpartisan group of volunteer women dedicated to protecting women's sex-based rights. Our volunteers include academics, writers, organizers, activists, lawyers, and health practitioners. The Declaration on Women's Sex Based Rights ("The Declaration") was created by the founders of WHRC to lobby nations to maintain language protecting women and girls on the basis of sex rather than "gender" or "gender identity." The Declaration re-affirms women and girls' sex-based rights and challenges the discrimination we experience from the replacement of the category of sex with that of "gender identity."

I am the chair of WHRC USA, the U.S. chapter of WHRC. My interest in the legislation before the House Judiciary Committee today, HB 21-1108, is based upon Article 1 of The Declaration, "Reaffirming that the rights of women are based upon the category of sex." This is in keeping with Article 1 of the CEDAW, which defines discrimination against women to mean, "any distinction, exclusion or restriction made on the basis of sex which has the effect or purpose of impairing or nullifying the recognition, enjoyment or exercise by women, irrespective of their marital status, on a basis of equality of men and women, of human rights and fundamental freedoms "

Sex is defined by the United Nations as "the physical and biological characteristics that distinguish males from females." (Gender Equality Glossary, UN Women). The Declaration supports this well established definition of "sex". It has long been understood in the area of human rights that the stereotyped sex roles of men and women are a fundamental aspect of women's inequality and must be eliminated.

The Declaration provides: "States should maintain the centrality of the category of sex, and not 'gender identity', in relation to women's and girls' right to be free from discrimination." It does this because women and girls face discrimination based on our biology as females, and we are unable to "identify" our way out of sex discrimination. The Declaration further provides that this centrality of biological sex "should include the retention in law, policies and practice of the category of woman to mean adult human female, the category of lesbian to mean an adult human female whose sexual orientation is towards other adult human females, and the category of mother to mean a female parent; and the exclusion of men who claim to have a female 'gender identity' from these categories."

In contrast, HB 21-1108 provides that "gender identity means an individual's sense of the individual's own gender, which may or may not correspond with the individual's sex assigned at birth." It thereby provides that "gender identity" replaces sex as a protected category wherever there is a conflict between "gender identity" and sex. But sex is determined at conception and observed at or before birth; and "gender" is nothing more than sex-role stereotypes that harm women.

Furthermore, HB 21-1108 defines "sexual orientation in relation to the gender or genders to which the individual is sexually or emotionally attracted and the behavior or social affiliation that may result from the attraction."

WHRC-USA fully supports the protection of equal rights for all people who do not conform to sex-role stereotypes; in fact, we have proposed our own bill, called the "Equality For All Act" (EFAA), as a rational and just alternative to the so-called "Equality Act" that passed the U.S. House of Representatives in 2019 (HR 5). Our proposed bill provides comprehensive federal civil rights protection for women and girls on the basis of biological sex, for homosexuals of both sexes based on sexual orientation (which is based on sex), and for everyone on the basis on nonconformity with sex-role stereotypes. It does not provide any additional protection based on subjective feelings, because feelings are unverifiable and because feelings are not subject to discrimination; it is behavior and it is the state of being biologically female that need protection from sex discrimination.

Because of the language in HB 21-1108 that I've previously cited, the bill as it stands currently is both incoherent and discriminatory. Accordingly, WHRC-USA strongly opposes this bill.