

WOMEN'S SOCCER—1996 OLYMPIC GAMES

Sept. 29, 1992
[S. Con. Res. 127]

Whereas participation in soccer programs by women in the United States and abroad has increased dramatically since 1988;
Whereas 45 nations competed in the 1st Women's World Soccer Championships in the People's Republic of China;
Whereas the United States Women's National Soccer Team won the 1st Women's World Soccer Championships;
Whereas bids have been extended to host the 2d Women's World Soccer Championships;
Whereas 64 nations have a national women's soccer team;
Whereas 40 percent of young soccer players in the United States are female;
Whereas one-third of the children under the age of 18 in the United States play soccer;
Whereas 26 percent of the more than 29,000 soccer players at the college level in the United States are women;
Whereas one-third of the 327,000 soccer players at the high school level in the United States are women;
Whereas, during the 1990-1991 school year, high schools in the United States added soccer to their sports programs more often than any other sport;
Whereas Atlanta, Georgia, will host the 1996 Olympic games;
Whereas many nations have announced that they will give women's soccer priority in their Olympic programs once it becomes a medal sport; and
Whereas the Congress has in the past designated a special day to honor women and girls in sports: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That it is the sense of the Congress that women's soccer should be a medal sport at the 1996 centennial Olympic games in Atlanta, Georgia.

Agreed to September 29, 1992.

 ENROLLMENT CORRECTIONS—H.R. 3379

Oct. 1, 1992
[H. Con. Res. 366]

Resolved by the House of Representatives (the Senate concurring), That the President of the United States is requested to return to the House of Representatives the enrolled bill (H.R. 3379) with respect to the authorities of the Administrative Conference. The Clerk of the House is authorized to receive such bill if it is returned when the House is not in session. Upon the return of such bill, the action of the Speaker of the House of Representatives and the Acting President pro tempore of the Senate in signing it shall be deemed rescinded and the Clerk of the House shall reenroll the bill with the following corrections:

Strike "574" and insert "594".

In the title of the bill, strike "574" and insert "594".

Agreed to October 1, 1992.