117TH CONGRESS 2D SESSION S.

To provide for the creation of the Missing Armed Forces Personnel Records Collection at the National Archives, to require the expeditious public transmission to the Archivist and public disclosure of Missing Armed Forces Personnel records, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. CRAPO (for himself and Mrs. SHAHEEN) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To provide for the creation of the Missing Armed Forces Personnel Records Collection at the National Archives, to require the expeditious public transmission to the Archivist and public disclosure of Missing Armed Forces Personnel records, and for other purposes.
 - 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 "Bring Our Heroes5 Home Act".

1 SEC. 2. FINDINGS, DECLARATIONS, AND PURPOSES.

2 (a) FINDINGS AND DECLARATIONS.—Congress finds3 and declares the following:

4 (1) A vast number of records relating to Miss-5 ing Armed Forces Personnel have not been identi-6 fied, located, or transferred to the National Archives 7 following review and declassification. Only in the 8 rarest cases is there any legitimate need for contin-9 ued protection of records pertaining to Missing 10 Armed Forces Personnel who have been missing for 11 decades.

(2) There has been insufficient priority placed
on identifying, locating, reviewing, or declassifying
records relating to Missing Armed Forces Personnel
and then transferring the records to the National
Archives for public access.

17 (3) Mandates for declassification set forth in
18 multiple Executive orders have been broadly written,
19 loosely interpreted, and often ignored by Federal
20 agencies in possession and control of records related
21 to Missing Armed Forces Personnel.

(4) No individual or entity has been tasked with
oversight of the identification, collection, review, and
declassification of records related to Missing Armed
Forces Personnel.

1 (5) The interest, desire, workforce, and funding 2 of Federal agencies to assemble, review, and declas-3 sify records relating to Missing Armed Forces Per-4 sonnel have been lacking. 5 (6) All records of the Federal Government re-6 lating to Missing Armed Forces Personnel should be 7 preserved for historical and governmental purposes 8 and for public research. 9 (7) All records of the Federal Government re-10 lating to Missing Armed Forces Personnel should 11 carry a presumption of declassification, and all such 12 records should be disclosed under this Act to enable 13 the fullest possible accounting for Missing Armed 14 Forces Personnel. 15 (8) Legislation is necessary to create an en-16 forceable, independent, and accountable process for 17 the public disclosure of records relating to Missing 18 Armed Forces Personnel. 19 (9) Legislation is necessary because section 552

19 (5) Degisition is necessary because section 552
20 of title 5, United States Code (commonly known as
21 the "Freedom of Information Act"), as implemented
22 by Federal agencies, has prevented the timely public
23 disclosure of records relating to Missing Armed
24 Forces Personnel.

25 (b) PURPOSES.—The purposes of this Act are—

1	(1) to provide for the creation of the Missing
2	Armed Forces Personnel Records Collection at the
3	National Archives; and
4	(2) to require the expeditious public trans-
5	mission to the Archivist and public disclosure of
6	Missing Armed Forces Personnel records, subject to
7	narrow exceptions, as set forth in this Act.
8	SEC. 3. DEFINITIONS.
9	In this Act:
10	(1) Archivist.—The term "Archivist" means
11	Archivist of the United States.
12	(2) COLLECTION.—The term "Collection"
13	means the Missing Armed Forces Personnel Records
14	Collection established under section 4(a).
15	(3) EXECUTIVE AGENCY.—The term "Executive
16	agency''—
17	(A) means an agency, as defined in section
18	552(f) of title 5, United States Code; and
19	(B) includes any Executive department,
20	military department, Government corporation,
21	Government controlled corporation, or other es-
22	tablishment in the executive branch of the Fed-
23	eral Government, including the Executive Office
24	of the President, any branch of the Armed
25	Forces, and any independent regulatory agency.

1	(4) EXECUTIVE BRANCH MISSING ARMED
2	FORCES PERSONNEL RECORD.—The term "executive
3	branch Missing Armed Forces Personnel record"
4	means a Missing Armed Forces Personnel record of
5	an Executive agency, or information contained in
6	such a Missing Armed Forces Personnel record ob-
7	tained by or developed within the executive branch
8	of the Federal Government.
9	(5) GOVERNMENT OFFICE.—The term "Govern-
10	ment office" means an Executive agency, the Li-
11	brary of Congress, or the National Archives.
12	(6) MISSING ARMED FORCES PERSONNEL.—
13	(A) DEFINITION.—The term "Missing
14	Armed Forces Personnel' means 1 or more
15	missing persons.
16	(B) INCLUSIONS.—The term "Missing
17	Armed Forces Personnel" includes an indi-
18	vidual who was a missing person and whose sta-
19	tus was later changed to "missing and pre-
20	sumed dead".
21	(7) Missing armed forces personnel
22	RECORD.—The term "Missing Armed Forces Per-
23	sonnel record" means a record that relates, directly
24	or indirectly, to the loss, fate, or status of Missing
25	Armed Forces Personnel that—

1	(A) was created or made available for use
2	by, obtained by, or otherwise came into the cus-
3	tody, possession, or control of—
4	(i) any Government office;
5	(ii) any Presidential library; or
6	(iii) any of the Armed Forces; and
7	(B) relates to 1 or more Missing Armed
8	Forces Personnel who became missing persons
9	during the period—
10	(i) beginning on December 7, 1941;
11	and
12	(ii) ending on the date of enactment
13	of this Act.
14	(8) MISSING PERSON.—The term "missing per-
15	son" has the meaning given that term in section
16	1513 of title 10, United States Code.
17	(9) NATIONAL ARCHIVES.—The term "National
18	Archives"—
19	(A) means the National Archives and
20	Records Administration; and
21	(B) includes any component of the Na-
22	tional Archives and Records Administration (in-
23	cluding Presidential archival depositories estab-
24	lished under section 2112 of title 44, United
25	States Code).

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1 (10) OFFICIAL INVESTIGATION.—The term "of-2 ficial investigation" means a review, briefing, in-3 quiry, or hearing relating to Missing Armed Forces 4 Personnel conducted by a Presidential commission, 5 committee of Congress, or agency, regardless of 6 whether it is conducted independently, at the request 7 of any Presidential commission or committee of Con-8 gress, or at the request of any official of the Federal 9 Government.

(11) ORIGINATING BODY.—The term "originating body" means the Government office or other
initial source that created a record or particular information within a record.

14 (12) PUBLIC INTEREST.—The term "public in-15 terest" means the compelling interest in the prompt 16 public disclosure of Missing Armed Forces Personnel 17 records for historical and governmental purposes, for 18 public research, and for the purpose of fully inform-19 ing the people of the United States, most impor-20 tantly families of Missing Armed Forces Personnel, 21 about the fate of the Missing Armed Forces Per-22 sonnel and the process by which the Federal Govern-23 ment has sought to account for them.

1	(13) RECORD.—The term "record" has the
2	meaning given the term "records" in section 3301 of
3	title 44, United States Code.
4	(14) REVIEW BOARD.—The term "Review
5	Board" means the Missing Armed Forces Personnel
6	Records Review Board established under section 7.
7	SEC. 4. MISSING ARMED FORCES PERSONNEL RECORDS
8	COLLECTION AT THE NATIONAL ARCHIVES.
9	(a) Establishment of Collection.—Not later
10	than 90 days after the date of enactment of this Act, the
11	Archivist shall—
12	(1) commence establishment of a collection of
13	records to be known as the "Missing Armed Forces
14	Personnel Records Collection';
15	(2) commence preparing the subject guidebook
16	and index to the Collection; and
17	(3) establish criteria for Executive agencies to
18	follow when transmitting copies of Missing Armed
19	Forces Personnel Records to the Archivist, to in-
20	clude required metadata.
21	(b) REGULATIONS.—Not later than 180 days after
22	the date of enactment of this Act, the Review Board shall
23	promulgate rules to establish guidelines and processes for
24	the disclosure of records contained in the Collection.

1	SEC. 5. REVIEW, IDENTIFICATION, TRANSMISSION TO THE
2	NATIONAL ARCHIVES, AND PUBLIC DISCLO-
3	SURE OF MISSING ARMED FORCES PER-
4	SONNEL RECORDS BY GOVERNMENT OF-
5	FICES.
6	(a) IN GENERAL.—
7	(1) PREPARATION.—As soon as practicable
8	after the date of enactment of this Act, and suffi-
9	ciently in advance of the deadlines established under
10	this Act, each Government office shall—
11	(A) identify and locate any Missing Armed
12	Forces Personnel records in the custody, pos-
13	session, or control of the Government office;
14	and
15	(B) prepare for transmission to the Archi-
16	vist in accordance with the criteria established
17	by the Archivist a copy of any Missing Armed
18	Forces Personnel records that have not pre-
19	viously been transmitted to the Archivist by the
20	Government office.
21	(2) CERTIFICATION.—Each Government office
22	shall submit to the Archivist, under penalty of per-
23	jury, a certification indicating—
24	(A) whether the Government office has
25	conducted a thorough search for all Missing
26	Armed Forces Personnel records in the custody,

1	possession, or control of the Government office;
2	and
3	(B) whether a copy of any Missing Armed
4	Forces Personnel record has not been trans-
5	mitted to the Archivist.
6	(3) Preservation.—No Missing Armed
7	Forces Personnel record shall be destroyed, altered,
8	or mutilated in any way.
9	(4) Effect of previous disclosure.—Infor-
10	mation that was made available or disclosed to the
11	public before the date of enactment of this Act in a
12	Missing Armed Forces Personnel record may not be
13	withheld, redacted, postponed for public disclosure,
14	or reclassified.
15	(5) WITHHELD AND SUBSTANTIALLY RE-
16	DACTED RECORDS.—For any Missing Armed Forces
17	Personnel record that is transmitted to the Archivist
18	which a Government office proposes to substantially
19	redact or withhold in full from public access, the
20	head of the Government office shall submit an un-
21	classified and publicly releasable report to the Archi-
22	vist, the Review Board, and each appropriate com-
23	mittee of the Senate and the House of Representa-
24	tives justifying the decision of the Government office
25	to substantially redact or withhold the record by

1 demonstrating that the release of information would 2 clearly and demonstrably be expected to cause an ar-3 ticulated harm, and that the harm would be of such 4 gravity as to outweigh the public interest in access 5 to the information. 6 (b) REVIEW.— 7 (1) IN GENERAL.—Not later than 180 days 8 after the date of enactment of this Act, each Gov-9 ernment office shall, in accordance with the criteria 10 established by the Archivist and the rules promul-11 gated under paragraph (2)— 12 (A) identify, locate, copy, and review each 13 Missing Armed Forces Personnel record in the 14 custody, possession, or control of the Govern-15 ment office for transmission to the Archivist 16 and disclosure to the public or, if needed, re-17 view by the Review Board; and 18 (B) cooperate fully, in consultation with 19 the Archivist, in carrying out paragraph (3). 20 (2) REQUIREMENT.—The Review Board shall 21 promulgate rules for the disclosure of relevant 22 records by Government offices under paragraph (1). 23 (3) NATIONAL ARCHIVES RECORDS.—Not later 24 than 180 days after the date of enactment of this 25 Act, the Archivist shall—

1 (A) locate and identify all Missing Armed 2 Forces Personnel records in the custody of the 3 National Archives as of the date of enactment 4 of this Act that remain classified, in whole or 5 in part; 6 (B) notify a Government office if the Ar-7 chivist locates and identifies a record of the 8 Government office under subparagraph (A); and 9 (C) make each classified Missing Armed 10 Forces Personnel record located and identified 11 under subparagraph (A) available for review by 12 Executive agencies through the National De-13 classification Center established under Execu-14 tive Order 13526. 15 (4) RECORDS ALREADY PUBLIC.—A Missing 16 Armed Forces Personnel record that is in the cus-17 tody of the National Archives on the date of enact-18 ment of this Act and that has been publicly available 19 in its entirety without redaction shall be made avail-20 able in the Collection without any additional review 21 by the Archivist, the Review Board, or any other 22 Government office under this Act.

23 (c) TRANSMISSION TO THE NATIONAL ARCHIVES.—24 Each Government office shall—

1 (1) not later than 180 days after the date of 2 enactment of this Act, commence transmission to the 3 Archivist of copies of the Missing Armed Forces 4 Personnel records in the custody, possession, or con-5 trol of the Government office; and 6 (2) not later than 1 year after the date of enactment of this Act, complete transmission to the 7 8 Archivist of copies of all Missing Armed Forces Per-9 sonnel records in the possession or control of the

10 Government office.

11 (d) PERIODIC REVIEW OF POSTPONED MISSING
12 ARMED SERVICES PERSONNEL RECORDS.—

(1) IN GENERAL.—All Missing Armed Forces
Personnel records, or information within a Missing
Armed Forces Personnel record, the public disclosure of which has been postponed under the standards under this Act shall be reviewed by the originating body—

19(A)(i) periodically, but not less than every205 years, after the date on which the Review21Board terminates under section 7(o); and

(ii) at the direction of the Archivist; and
(B) consistent with the recommendations
of the Review Board under section 9(b)(3)(B).
(2) CONTENTS.—

1(A) IN GENERAL.—A periodic review of a2Missing Armed Forces Personnel record, or in-3formation within a Missing Armed Forces Per-4sonnel record, by the originating body shall ad-5dress the public disclosure of the Missing6Armed Forces Personnel record under the7standards under this Act.

8 (B) CONTINUED POSTPONEMENT.—If an 9 originating body conducting a periodic review of 10 a Missing Armed Forces Personnel record, or 11 information within a Missing Armed Forces 12 Personnel record, the public disclosure of which 13 has been postponed under the standards under 14 this Act, determines that continued postpone-15 ment is required, the originating body shall pro-16 vide to the Archivist an unclassified written de-17 scription of the reason for the continued post-18 ponement that the Archivist shall highlight and 19 make accessible on a publicly accessible website 20 administered by the National Archives.

(C) SCOPE.—The periodic review of postponed Missing Armed Forces Personnel records,
or information within a Missing Armed Forces
Personnel record, shall serve the purpose stated
in section 2(b)(2), to provide expeditious public

1	disclosure of Missing Armed Forces Personnel
2	records, to the fullest extent possible, subject
3	only to the grounds for postponement of disclo-
4	sure under section 6.
5	(D) DISCLOSURE ABSENT CERTIFICATION
6	BY PRESIDENT.—Not later than 10 years after
7	the date of enactment of this Act, all Missing
8	Armed Forces Personnel records, and informa-
9	tion within a Missing Armed Forces Personnel
10	record, shall be publicly disclosed in full, and
11	available in the Collection, unless—
12	(i) the head of the originating body,
13	Executive agency, or other Government of-
14	fice recommends in writing that continued
15	postponement is necessary;
16	(ii) the written recommendation de-
17	scribed in clause (i)—
18	(I) is provided to the Archivist in
19	unclassified and publicly releasable
20	form not later than 180 days before
21	the date that is 10 years after the
22	date of enactment of this Act; and
23	(II) includes—
24	(aa) a justification of the
25	recommendation to postpone dis-

	10
1	closure with clear and convincing
2	evidence that the identifiable
3	harm is of such gravity that it
4	outweighs the public interest in
5	disclosure; and
6	(bb) a recommended speci-
7	fied time at which or a specified
8	occurrence following which the
9	material may be appropriately
10	disclosed to the public under this
11	$\operatorname{Act};$
12	(iii) the Archivist transmits all rec-
13	ommended postponements and the rec-
14	ommendation of the Archivist to the Presi-
15	dent not later than 90 days before the date
16	that is 10 years after the date of enact-
17	ment of this Act; and
18	(iv) the President transmits to the Ar-
19	chivist a certification indicating that con-
20	tinued postponement is necessary and the
21	identifiable harm, as demonstrated by clear
22	and convincing evidence, is of such gravity
23	that it outweighs the public interest in dis-
24	closure not later than the date that is 10

	11
1	years after the date of enactment of this
2	Act.
3	SEC. 6. GROUNDS FOR POSTPONEMENT OF PUBLIC DISCLO-
4	SURE OF RECORDS.
5	(a) IN GENERAL.—Disclosure to the public of a Miss-
6	ing Armed Forces Personnel record or particular informa-
7	tion in a Missing Armed Forces Personnel record created
8	after the date that is 25 years before the date of the review
9	of the Missing Armed Forces Personnel record by the Ar-
10	chivist may be postponed subject to the limitations under
11	this Act only—
12	(1) if it pertains to—
13	(A) military plans, weapons systems, or op-
14	erations;
15	(B) foreign government information;
16	(C) intelligence activities (including covert
17	action), intelligence sources or methods, or
18	cryptology;
19	(D) foreign relations or foreign activities of
20	the United States, including confidential
21	sources;
22	(E) scientific, technological, or economic
23	matters relating to the national security;
24	(F) United States Government programs
25	for safeguarding nuclear materials or facilities;

(G) vulnerabilities or capabilities of sys-
tems, installations, infrastructures, projects,
plans, or protection services relating to the na-
tional security; or
(H) the development, production, or use of
weapons of mass destruction; and
(2) the threat posed by the public disclosure of
the Missing Armed Forces Personnel record or infor-
mation is of such gravity that it outweighs the pub-
lic interest in disclosure.
(b) Older Records.—Disclosure to the public of a
Missing Armed Forces Personnel record or particular in-
formation in a Missing Armed Forces Personnel record
created on or before the date that is 25 years before the
date of the review of the Missing Armed Forces Personnel
record by the Archivist may be postponed subject to the
limitations under this Act only if, as demonstrated by clear
and convincing evidence—
(1) the release of the information would be ex-
pected to—
(A) reveal the identity of a confidential
human source, a human intelligence source, a
relationship with an intelligence or security
service of a foreign government or international
organization, or a nonhuman intelligence

1	source, or impair the effectiveness of an intel-
2	ligence method currently in use, available for
3	use, or under development;
4	(B) reveal information that would impair
5	United States cryptologic systems or activities;
6	(C) reveal formally named or numbered
7	United States military war plans that remain in
8	effect, or reveal operational or tactical elements
9	of prior plans that are contained in such active
10	plans; or
11	(D) reveal information, including foreign
12	government information, that would cause seri-
13	ous harm to relations between the United
14	States and a foreign government, or to ongoing
15	diplomatic activities of the United States; and
16	(2) the threat posed by the public disclosure of
17	the Missing Armed Forces Personnel record or infor-
18	mation is of such gravity that it outweighs the pub-
19	lic interest in disclosure.
20	(c) EXCEPTION.—Regardless of the age of a Missing
21	Armed Forces Personnel record—the date on which a
22	Missing Armed Forces Personnel record was created—dis-
23	closure to the public of information in the Missing Armed
24	Forces Personnel record may be postponed if—

1 (1) the public disclosure of the information 2 would reveal the name or identity of a living person 3 who provided confidential information to the United 4 States and would pose a substantial risk of harm to 5 that person; 6 (2) the public disclosure of the information 7 could reasonably be expected to constitute an unwar-8 ranted invasion of personal privacy, and that inva-9 sion of privacy is so substantial that it outweighs the 10 public interest; or 11 (3) the public disclosure of the information 12 could reasonably be expected to cause harm to the 13 methods currently in use or available for use by 14 members of the Armed Forces to survive, evade, re-15 sist, or escape. 16 SEC. 7. ESTABLISHMENT AND POWERS OF THE MISSING

17ARMED FORCES PERSONNEL RECORDS RE-18VIEW BOARD.

(a) ESTABLISHMENT.—There is established as an
independent establishment in the executive branch a board
to be known as the "Missing Armed Forces Personnel
Records Review Board".

23 (b) Membership.—

24 (1) APPOINTMENTS.—The President shall appoint, by and with the advice and consent of the

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1	Senate, 5 individuals to serve as a member of the
2	Review Board to ensure and facilitate the review,
3	transmission to the Archivist, and public disclosure
4	of Missing Armed Forces Personnel records.
5	(2) QUALIFICATIONS.—The President shall ap-
6	point individuals to serve as members of the Review
7	Board—
8	(A) without regard to political affiliation;
9	(B) who are citizens of the United States
10	of integrity and impartiality;
11	(C) who are not an employee of an Execu-
12	tive agency on the date of the appointment;
13	(D) who have high national professional
14	reputation in their fields who are capable of ex-
15	ercising the independent and objective judgment
16	necessary to the fulfillment of their role in en-
17	suring and facilitating the identification, loca-
18	tion, review, transmission to the Archivist, and
19	public disclosure of Missing Armed Forces Per-
20	sonnel records;
21	(E) who possess an appreciation of the
22	value of Missing Armed Forces Personnel
23	records to scholars, the Federal Government,
24	and the public, particularly families of Missing
25	Armed Forces Personnel;

1	(F) not less than 1 of whom is a profes-
2	sional historian; and
3	(G) not less than 1 of whom is an attor-
4	ney.
5	(3) Deadlines.—
6	(A) IN GENERAL.—Not later than 60 days
7	after the date of enactment of this Act, the
8	President shall submit nominations for all
9	members of the Review Board.
10	(B) CONFIRMATION REJECTED.—If the
11	Senate votes not to confirm a nomination to
12	serve as a member of the Review Board, not
13	later than 90 days after the date of the vote the
14	President shall submit the nomination of an ad-
15	ditional individual to serve as a member of the
16	Review Board.
17	(4) CONSULTATION.—The President shall make
18	nominations to the Review Board after considering
19	individuals recommended by the American Historical
20	Association, the Organization of American Histo-
21	rians, the Society of American Archivists, the Amer-
22	ican Bar Association, veterans' organizations, and
23	organizations representing families of Missing
24	Armed Forces Personnel.

1 (c) SECURITY CLEARANCES.—The appropriate de-2 partments, agencies, and elements of the executive branch 3 of the Federal Government shall cooperate to ensure that 4 an application by an individual nominated to be a member 5 of the Review Board, seeking security clearances necessary 6 to carry out the duties of the Review Board, is expedi-7 tiously reviewed and granted or denied.

8 (d) CONFIRMATION.—

9 (1) HEARINGS.—Not later than 30 days on 10 which the Senate is in session after the date on 11 which not less than 3 individuals have been nomi-12 nated to serve as members of the Review Board, the 13 Committee on Homeland Security and Governmental 14 Affairs of the Senate shall hold confirmation hear-15 ings on the nominations.

16 (2) COMMITTEE VOTE.—Not later than 14 days 17 on which the Senate is in session after the date on 18 which the Committee on Homeland Security and 19 Governmental Affairs holds a confirmation hearing 20 on the nomination of an individual to serve as a 21 member of the Review Board, the committee shall 22 vote on the nomination and report the results to the 23 full Senate immediately.

24 (3) SENATE VOTE.—Not later than 14 days on
25 which the Senate is in session after the date on

which the Committee on Homeland Security and
 Governmental Affairs reports the results of a vote on
 a nomination of an individual to serve as a member
 of the Review Board, the Senate shall vote on the
 confirmation of the nominee.

6 (e) VACANCY.—Not later than 60 days after the date
7 on which a vacancy on the Review Board occurs, the va8 cancy shall be filled in the same manner as specified for
9 original appointment.

(f) CHAIRPERSON.—The members of the Review
Board shall elect a member as Chairperson at the initial
meeting of the Review Board.

13 (g) REMOVAL OF REVIEW BOARD MEMBER.—

- 14 (1) IN GENERAL.—A member of the Review
 15 Board shall not be removed from office, other
 16 than—
- 17 (A) by impeachment by Congress; or

(B) by the action of the President for inefficiency, neglect of duty, malfeasance in office,
physical disability, mental incapacity, or any
other condition that substantially impairs the
performance of the member's duties.

23 (2) JUDICIAL REVIEW.—

24 (A) IN GENERAL.—A member of the Re25 view Board removed from office may obtain ju-

1	dicial review of the removal in a civil action
2	commenced in the United States District Court
3	for the District of Columbia.
4	(B) Relief.—The member may be rein-
5	stated or granted other appropriate relief by
6	order of the court.
7	(h) Compensation of Members.—
8	(1) BASIC PAY.—A member of the Review
9	Board shall be compensated at a rate equal to the
10	daily equivalent of the annual rate of basic pay pre-
11	scribed for level IV of the Executive Schedule under
12	section 5315 of title 5, United States Code, for each
13	day (including travel time) during which the member
14	is engaged in the performance of the duties of the
15	Review Board.
16	(2) TRAVEL EXPENSES.—A member of the Re-
17	view Board shall be allowed reasonable travel ex-
18	penses, including per diem in lieu of subsistence, at
19	rates for employees of agencies under subchapter I
20	of chapter 57 of title 5, United States Code, while
21	away from the member's home or regular place of
22	business in the performance of services for the Re-
23	view Board.
24	(i) DUTIES OF THE REVIEW BOARD.—

24 (i) DUTIES OF THE REVIEW BOARD.—

1	(1) IN GENERAL.—The Review Board shall con-
2	sider and render a decision on a determination by a
3	Government office to seek to postpone the disclosure
4	of a Missing Armed Forces Personnel record, in
5	whole or in part.
6	(2) Records.—In carrying out paragraph (1) ,
7	the Review Board shall consider and render a deci-
8	sion regarding—
9	(A) whether a record constitutes a Missing
10	Armed Forces Personnel record; and
11	(B) whether a Missing Armed Forces Per-
12	sonnel record, or particular information in a
13	Missing Armed Forces Personnel record, quali-
14	fies for postponement of disclosure under this
15	Act.
16	(j) POWERS.—The Review Board shall have the au-
17	thority to act in a manner prescribed under this Act, in-
18	cluding authority to—
19	(1) direct Government offices to transmit to the
20	Archivist Missing Armed Forces Personnel records
21	as required under this Act;
22	(2) direct Government offices to transmit to the
23	Archivist substitutes and summaries of Missing
24	Armed Forces Personnel records that can be publicly
25	disclosed to the fullest extent for any Missing Armed

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Forces Personnel record that is proposed for post ponement;

3 (3) obtain access to Missing Armed Forces Per4 sonnel records that have been identified by a Gov5 ernment office;

6 (4) direct a Government office to make avail-7 able to the Review Board, and if necessary inves-8 tigate the facts surrounding, additional information, 9 records, or testimony from individuals, which the 10 Review Board has reason to believe is required to 11 fulfill its functions and responsibilities under this 12 Act;

(5) hold such hearings, sit and act at such
times and places, take such testimony, receive such
evidence, and administer such oaths as the Review
Board considers advisable to carry out its responsibilities under this Act;

(6) hold individuals in contempt for failure to
comply with directives and mandates issued by the
Review Board under this Act, which shall not include the authority to imprison or fine any individual;

23 (7) require any Government office to account in
writing for the destruction of any records relating to

1	the loss, fate, or status of Missing Armed Forces
2	Personnel;
3	(8) receive information from the public regard-
4	ing the identification and public disclosure of Miss-
5	ing Armed Forces Personnel records; and
6	(9) make a final determination regarding
7	whether a Missing Armed Forces Personnel record
8	will be disclosed to the public or disclosure of the
9	Missing Armed Forces Personnel record to the pub-
10	lic will be postponed, notwithstanding the determina-
11	tion of an Executive agency.
12	(k) WITNESS IMMUNITY.—The Review Board shall
13	be considered to be an agency of the United States for
14	purposes of section 6001 of title 18, United States Code.
15	(l) Oversight.—
16	(1) IN GENERAL.—The Committee on Home-
17	land Security and Governmental Affairs of the Sen-
18	ate and the Committee on Oversight and Reform of
19	the House of Representatives shall have—
20	(A) continuing oversight jurisdiction with
21	respect to the official conduct of the Review
22	Board and the disposition of postponed records
23	after termination of the Review Board; and

24 (B) upon request, access to any records25 held or created by the Review Board.

1	(2) DUTY OF REVIEW BOARD.—The Review
2	Board shall have the duty to cooperate with the ex-
3	ercise of oversight jurisdiction under paragraph (1).
4	(m) SUPPORT SERVICES.—The Administrator of the
5	General Services Administration shall provide administra-
6	tive services for the Review Board on a reimbursable basis.
7	(n) INTERPRETIVE REGULATIONS.—The Review
8	Board may issue interpretive regulations.
9	(0) TERMINATION AND WINDING UP.—
10	(1) IN GENERAL.—Two years after the date of
11	enactment of this Act, the Review Board shall, by
12	majority vote, determine whether all Government of-
13	fices have complied with the obligations, mandates,
14	and directives under this Act.
15	(2) TERMINATION DATE.—The Review Board
16	shall terminate on the date that is 4 years after the
17	date of enactment of this Act.
18	(3) REPORT.—Before the termination of the
19	Review Board under paragraph (2), the Review
20	Board shall submit to Congress reports, including a
21	complete and accurate accounting of expenditures
22	during its existence, and shall complete all other re-
23	porting requirements under this Act.
24	(4) Records.—Upon termination of the Re-
25	view Board, the Review Board shall transfer all

1	records of the Review Board to the Archivist for in-
2	clusion in the Collection, and no record of the Re-
3	view Board shall be destroyed.
4	SEC. 8. MISSING ARMED FORCES PERSONNEL RECORDS
5	REVIEW BOARD PERSONNEL.
6	(a) EXECUTIVE DIRECTOR.—
7	(1) IN GENERAL.—Not later than 45 days after
8	the initial meeting of the Review Board, the Review
9	Board shall appoint an individual to the position of
10	Executive Director.
11	(2) QUALIFICATIONS.—The individual ap-
12	pointed as Executive Director of the Review
13	Board—
14	(A) shall be a citizen of the United States
15	of integrity and impartiality;
16	(B) shall be appointed without regard to
17	political affiliation; and
18	(C) shall not have any conflict of interest
19	with the mission of the Review Board.
20	(3) Security clearance.—
21	(A) LIMIT ON APPOINTMENT.—The Review
22	Board shall not appoint an individual as Execu-
23	tive Director until after the date on which the
24	individual qualifies for the necessary security
25	clearance.

1	(B) EXPEDITED PROVISION.—The appro-
2	priate departments, agencies, and elements of
3	the executive branch of the Federal Government
4	shall cooperate to ensure that an application by
5	an individual nominated to be Executive Direc-
6	tor, seeking security clearances necessary to
7	carry out the duties of the Executive Director,
8	is expeditiously reviewed and granted or denied.
9	(4) DUTIES.—The Executive Director shall—
10	(A) serve as principal liaison to Govern-
11	ment offices;
12	(B) be responsible for the administration
13	and coordination of the review of records by the
14	Review Board;
15	(C) be responsible for the administration
16	of all official activities conducted by the Review
17	Board; and
18	(D) not have the authority to decide or de-
19	termine whether any record should be disclosed
20	to the public or postponed for disclosure.
21	(5) REMOVAL.—The Executive Director may be
22	removed by a majority vote of the Review Board.
23	(b) Staff.—
24	(1) IN GENERAL.—The Review Board may, in
25	accordance with the civil service laws, but without

1	regard to civil service law and regulation for com-
2	petitive service as defined in subchapter I of chapter
3	33 of title 5, United States Code, appoint and termi-
4	nate additional employees as are necessary to enable
5	the Review Board and the Executive Director to per-
6	form their duties under this Act.
7	(2) QUALIFICATIONS.—An individual appointed
8	to a position as an employee of the Review Board—
9	(A) shall be a citizen of the United States
10	of integrity and impartiality; and
11	(B) shall not have had any previous in-
12	volvement with any official investigation or in-
13	quiry relating to the loss, fate, or status of
14	Missing Armed Forces Personnel.
15	(3) Security clearance.—
16	(A) LIMIT ON APPOINTMENT.—The Review
17	Board shall not appoint an individual as an em-
18	ployee of the Review Board until after the date
19	on which the individual qualifies for the nec-
20	essary security clearance.
21	(B) EXPEDITED PROVISION.—The appro-
22	priate departments, agencies, and elements of
23	the executive branch of the Federal Government
24	shall cooperate to ensure that an application by
25	an individual who is a candidate for a position

with the Review Board, seeking security clear ances necessary to carry out the duties of the
 position, is expeditiously reviewed and granted
 or denied.

5 (c) COMPENSATION.—The Review Board shall fix the compensation of the Executive Director and other employ-6 7 ees of the Review Board without regard to chapter 51 and 8 subchapter III of chapter 53 of title 5, United States 9 Code, relating to classification of positions and General 10 Schedule pay rates, except that the rate of pay for the 11 Executive Director and other employees may not exceed 12 the rate payable for level V of the Executive Schedule 13 under section 5316 of title 5, United States Code.

14 (d) Advisory Committees.—

(1) IN GENERAL.—The Review Board may create 1 or more advisory committees to assist in fulfilling the responsibilities of the Review Board under
this Act.

(2) APPLICABILITY OF FACA.—Any advisory
committee created by the Review Board shall be subject to the Federal Advisory Committee Act (5
U.S.C. App.).

1SEC. 9. REVIEW OF RECORDS BY THE MISSING ARMED2FORCES PERSONNEL RECORDS REVIEW3BOARD.

4 (a) STARTUP REQUIREMENTS.—The Review Board5 shall—

6 (1) not later than 90 days after the date on 7 which all members are appointed, publish an initial 8 schedule for review of all Missing Armed Forces 9 Personnel records, which the Archivist shall high-10 light and make available on a publicly accessible 11 website administered by the National Archives; and 12 (2) not later than 180 days after the date of 13 enactment of this Act, begin reviewing of Missing

14 Armed Forces Personnel records under this Act.

15 (b) DETERMINATION OF THE REVIEW BOARD.—

16 (1) IN GENERAL.—The Review Board shall di17 rect that all records that relate, directly or indi18 rectly, to the loss, fate, or status of Missing Armed
19 Forces Personnel be transmitted to the Archivist
20 and disclosed to the public in the Collection in the
21 absence of clear and convincing evidence that—

22 (A) the record is not a Missing Armed23 Forces Personnel record; or

24 (B) the Missing Armed Forces Personnel
25 record, or particular information within the
26 Missing Armed Forces Personnel record, quali-

1	fies for postponement of public disclosure under
2	this Act.
3	(2) Postponement.—In approving postpone-
4	ment of public disclosure of a Missing Armed Forces
5	Personnel record, or information within a Missing
6	Armed Forces Personnel record, the Review Board
7	shall seek to—
8	(A) provide for the disclosure of segregable
9	parts, substitutes, or summaries of the Missing
10	Armed Forces Personnel record; and
11	(B) determine, in consultation with the
12	originating body and consistent with the stand-
13	ards for postponement under this Act, which of
14	the following alternative forms of disclosure
15	shall be made by the originating body:
16	(i) Any reasonably segregable par-
17	ticular information in a Missing Armed
18	Forces Personnel record.
19	(ii) A substitute record for that infor-
20	mation which is postponed.
21	(iii) A summary of a Missing Armed
22	Forces Personnel record.
23	(3) Reporting.—With respect to a Missing
24	Armed Forces Personnel record, or information
25	within a Missing Armed Forces Personnel record,

the public disclosure of which is postponed under this Act, or for which only substitutions or summaries have been disclosed to the public, the Review Board shall create and transmit to the Archivist an unclassified and publicly releasable report containing—

7 (A) a description of actions by the Review
8 Board, the originating body, or any Government
9 office (including a justification of any such ac10 tion to postpone disclosure of any record or
11 part of any record) and of any official pro12 ceedings conducted by the Review Board; and

13 (B) a statement, based on a review of the 14 proceedings and in conformity with the deci-15 sions reflected therein, designating a rec-16 ommended specified time at which, or a speci-17 fied occurrence following which, the material 18 may be appropriately disclosed to the public 19 under this Act, which the Review Board shall 20 disclose to the public with notice thereof, rea-21 sonably calculated to make interested members 22 of the public aware of the existence of the state-23 ment.

24 (4) ACTIONS AFTER DETERMINATION.—

1 (A) IN GENERAL.—Not later than 14 days 2 after the date of a determination by the Review 3 Board that a Missing Armed Forces Personnel record shall be publicly disclosed in the Collec-4 5 tion or postponed for disclosure and held in the 6 protected Collection, the Review Board shall no-7 tify the head of the originating body of the de-8 termination and highlight and make available 9 the determination on a publicly accessible 10 website reasonably calculated to make inter-11 ested members of the public aware of the exist-12 ence of the determination.

13 Oversight NOTICE.—Simultaneous (\mathbf{B}) 14 with notice under subparagraph (A), the Review 15 Board shall provide notice of a determination 16 concerning the public disclosure or postpone-17 ment of disclosure of a Missing Armed Forces 18 Personnel record, or information contained 19 within a Missing Armed Forces Personnel 20 record, which shall include a written unclassi-21 fied justification for public disclosure or post-22 ponement of disclosure, including an expla-23 nation of the application of any standards in 24 section 6 to the President, to the Committee on 25 Homeland Security and Governmental Affairs 38

1	of the Senate, and the Committee on Oversight
2	and Reform of the House of Representatives.
3	(5) Referral after termination.—A Miss-
4	ing Armed Forces Personnel record that is identi-
5	fied, located, or otherwise discovered after the date
6	on which the Review Board terminates shall be
7	transmitted to the Archivist for the Collection and
8	referred to the Committee on Armed Services of the
9	Senate and the Committee on Armed Services of the
10	House of Representatives for review, ongoing over-
11	sight and, as warranted, referral for possible en-
12	forcement action relating to a violation of this Act
13	and determination as to whether declassification of
14	the Missing Armed Forces Personnel is warranted
15	under this Act.

16 (c) NOTICE TO PUBLIC.—Every 30 days, beginning 17 on the date that is 60 days after the date on which the 18 Review Board first approves the postponement of disclo-19 sure of a Missing Armed Forces Personnel record, the Re-20 view Board shall highlight and make accessible on a publicly available website reasonably calculated to make inter-21 22 ested members of the public aware of the existence of the postponement a notice that summarizes the postpone-23 24 ments approved by the Review Board, including a descrip-25 tion of the subject, originating body, length or other phys-

ical description, and each ground for postponement that
 is relied upon.
 (d) REPORTS BY THE REVIEW BOARD.—

5	(u) MEPORIS DI THE MEVIEW DOARD.
4	(1) IN GENERAL.—Not later than 1 year after
5	the date of enactment of this Act, and every year
6	thereafter until the Review Board terminates, the
7	Review Board shall submit a report regarding the
8	activities of the Review Board to—
9	(A) the Committee on Oversight and Re-
10	form of the House of Representatives;
11	(B) the Committee on Homeland Security
12	and Governmental Affairs of the Senate;
13	(C) the President;
14	(D) the Archivist; and
15	(E) the head of any Government office the

records of which have been the subject of Review Board activity.

18 (2) CONTENTS.—Each report under paragraph19 (1) shall include the following information:

20 (A) A financial report of the expenses for
21 all official activities and requirements of the
22 Review Board and its employees.

23 (B) The progress made on review, trans24 mission to the Archivist, and public disclosure
25 of Missing Armed Forces Personnel records.

1 (C) The estimated time and volume of 2 Missing Armed Forces Personnel records in-3 volved in the completion of the duties of the Re-4 view Board under this Act. 5 (D) Any special problems, including re-6 quests and the level of cooperation of Govern-7 ment offices, with regard to the ability of the 8 Review Board to carry out its duties under this 9 Act. 10 (E) A record of review activities, including 11 a record of postponement decisions by the Re-12 view Board or other related actions authorized 13 under this Act, and a record of the volume of 14 records reviewed and postponed. 15 (F) Suggestions and requests to Congress 16 for additional legislative authority needs. 17 (G) An appendix containing copies of re-18 ports relating to postponed records submitted to 19 the Archivist under subsection (b)(3) since the 20 end of the period covered by the most recent re-21 port under paragraph (1). 22 (3) TERMINATION NOTICE.—Not later than 90 23 days before the Review Board expects to complete 24 the work of the Review Board under this Act, the 25 Review Board shall provide written notice to Con-

11
gress of the intent of the Review Board to terminate
operations at a specified date.
SEC. 10. DISCLOSURE OF OTHER MATERIALS AND ADDI-
TIONAL STUDY.
(a) Materials Under Seal of Court.—
(1) IN GENERAL.—The Review Board may re-
quest the Attorney General to petition any court of
the United States or of a foreign country to release
any information relevant to the loss, fate, or status
of Missing Armed Forces Personnel that is held
under seal of the court.
(2) Grand Jury Information.—
(A) IN GENERAL.—The Review Board may
request the Attorney General to petition any
court of the United States to release any infor-
mation relevant to loss, fate, or status of Miss-
ing Armed Forces Personnel that is held under
the injunction of secrecy of a grand jury.
(B) TREATMENT.—A request for disclo-
sure of Missing Armed Forces Personnel mate-
rials under this Act shall be deemed to con-
stitute a showing of particularized need under
rule 6 of the Federal Rules of Criminal Proce-
dure.

1 (b) SENSE OF CONGRESS.—It is the sense of Con-2 gress that— 3 (1) the Attorney General should assist the Re-4 view Board in good faith to unseal any records that 5 the Review Board determines to be relevant and held 6 under seal by a court or under the injunction of se-7 crecy of a grand jury; 8 (2) the Secretary of State should— 9 (A) contact the Governments of the Rus-10 sian Federation, the People's Republic of 11 China, and the Democratic People's Republic of 12 Korea to seek the disclosure of all records in 13 their respective custody, possession, or control

relevant to the loss, fate, or status of MissingArmed Forces Personnel; and

16 (B) contact any other foreign government
17 that may hold information relevant to the loss,
18 fate, or status of Missing Armed Forces Per19 sonnel, and seek disclosure of such information;
20 and

(3) all agencies should cooperate in full with the
Review Board to seek the disclosure of all information relevant to the loss, fate, or status of Missing
Armed Forces Personnel consistent with the public
interest.

1 SEC. 11. RULES OF CONSTRUCTION.

2 (a) PRECEDENCE OVER OTHER LAW.—When this 3 Act requires transmission of a record to the Archivist or public disclosure, it shall take precedence over any other 4 5 law (except section 6103 of the Internal Revenue Code of 1986), judicial decision construing such law, or common 6 7 law doctrine that would otherwise prohibit such trans-8 mission or disclosure, with the exception of deeds gov-9 erning access to or transfer or release of gifts and dona-10 tions of records to the United States Government.

(b) FREEDOM OF INFORMATION ACT.—Nothing in
this Act shall be construed to eliminate or limit any right
to file requests with any Executive agency or seek judicial
review of the decisions under section 552 of title 5, United
States Code.

(c) JUDICIAL REVIEW.—Nothing in this Act shall be
construed to preclude judicial review under chapter 7 of
title 5, United States Code, of final actions taken or required to be taken under this Act.

20 (d) EXISTING AUTHORITY.—Nothing in this Act re21 vokes or limits the existing authority of the President, any
22 Executive agency, the Senate, or the House of Representa23 tives, or any other entity of the Government to publicly
24 disclose records in its custody, possession, or control.

(e) RULES OF THE SENATE AND HOUSE OF REP-RESENTATIVES.—To the extent that any provision of this

Act establishes a procedure to be followed in the Senate
 or the House of Representatives, such provision is adopt ed—

4 (1) as an exercise of the rulemaking power of 5 the Senate and House of Representatives, respec-6 tively, and is deemed to be part of the rules of each 7 House, respectively, but applicable only with respect 8 to the procedure to be followed in that House, and 9 it supersedes other rules only to the extent that it 10 is inconsistent with such rules; and

(2) with full recognition of the constitutional
right of either House to change the rules (so far as
they relate to the procedure of that House) at any
time, in the same manner, and to the same extent
as in the case of any other rule of that House.

16 SEC. 12. TERMINATION OF EFFECT OF ACT.

(a) PROVISIONS PERTAINING TO THE REVIEW
BOARD.—The provisions of this Act that pertain to the
appointment and operation of the Review Board shall
cease to be effective when the Review Board and the terms
of its members have terminated under section 7(o).

(b) OTHER PROVISIONS.—The remaining provisions
of this Act shall continue in effect until such time as the
Archivist certifies to the President and Congress that all

Missing Armed Forces Personnel records have been made
 available to the public in accordance with this Act.

3 SEC. 13. AUTHORIZATION OF APPROPRIATIONS.

4 (a) IN GENERAL.—There are authorized to be appro5 priated such sums as are necessary to carry out this Act,
6 to remain available until expended.

7 (b) INTERIM FUNDING.—Until such time as funds
8 are appropriated pursuant to subsection (a), the President
9 may use such sums as are available for discretionary use
10 to carry out this Act.

11 SEC. 14. SEVERABILITY.

12 If any provision of this Act, or the application thereof 13 to any person or circumstance, is held invalid, the remain-14 der of this Act and the application of that provision to 15 other persons not similarly situated or to other cir-16 cumstances shall not be affected by the invalidation.