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[Report No. 115-424]

To provide for the expeditious disclosure of records related to civil rights cold cases, and for other purposes.

IN THE SENATE OF THE UNITED STATES

July 10, 2018

Mr. Jones (for himself, Mrs. McCaskill, Ms. Harris, and Mr. Cruz) introduced the following bill; which was read twice and referred to the Committee on Homeland Security and Governmental Affairs

December 10, 2018

Reported by Mr. JOHNSON, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To provide for the expeditious disclosure of records related to civil rights cold cases, 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 "Civil Rights Cold Case
- 5 Records Collection Act of 2018".

1	SEC. 2. FINDINGS.
2	Congress finds the following:
3	(1) All Government records related to civil
4	rights cold cases shall be preserved for historical and
5	Governmental purposes.
6	(2) All Government records concerning civil
7	rights cold cases shall carry a presumption of imme-
8	diate disclosure, and all records shall be eventually
9	disclosed to enable the public to become fully in-
10	formed about the history surrounding the cases.
11	(3) Legislation is necessary to create an en-
12	forceable, independent, and accountable process for
13	the public disclosure of such records.
14	(4) Legislation is necessary because congres-
15	sional records related to civil rights cold cases would
16	not otherwise be subject to public disclosure.
17	(5) Legislation is necessary because section 552
18	of title 5, United States Code (commonly known as
19	the Freedom of Information Act), as implemented by
20	the executive branch, has prevented the timely and
21	adequate public disclosure of records relating to civil
22	rights cold cases.

24 Order 13526 (75 Fed. Reg. 707; relating to classi-25 fied national security information) has not resulted

(6) Legislation is necessary because Executive

1	in the timely and adequate public disclosure of
2	records relating to civil rights cold cases.
3	(7) Most of the records related to the eivil
4	rights cold cases are almost 50 years old and only
5	in the rarest eases is there any legitimate need for
6	continued protection of such records.
7	SEC. 3. DEFINITIONS.
8	In this Act:
9	(1) Archivist.—The term "Archivist" means
10	the Archivist of the United States.
11	(2) CIVIL RIGHTS COLD CASE.—The term "civil
12	rights cold case" means any unsolved case—
13	(A) arising out of events which occurred
14	during the period beginning on January 1,
15	1940 and ending on December 31, 1979; and
16	(B) related to—
17	(i) section 241 of title 18, United
18	States Code (relating to conspiracy against
19	rights);
20	(ii) section 242 of title 18, United
21	States Code (relating to deprivation of
22	rights under color of law);
23	(iii) section 245 of title 18, United
24	States Code (relating to federally protected
25	activities);

1	(iv) sections 1581 and 1584 of title
2	18, United States Code (relating to peon-
3	age and involuntary servitude);
4	(v) section 901 of the Fair Housing
5	Act (42 U.S.C. 3631); or
6	(vi) any other Federal law that was—
7	(I) in effect on or before Decem-
8	ber 31, 1979; and
9	(II) enforced by the criminal sec-
10	tion of the Civil Rights Division of the
11	Department of Justice before the date
12	of enactment of this Act.
13	(3) CIVIL RIGHTS COLD CASE RECORD.—The
14	term "civil rights cold case record" means a record
15	that —
16	(A) is related to a civil rights cold case;
17	and
18	(B) was created or made available for use
19	by, obtained by, or otherwise came into the pos-
20	session of—
21	(i) the Library of Congress;
22	(ii) the National Archives and Records
23	Administration;
24	(iii) any executive agency;
25	(iv) any independent agency;

1	(v) any other entity of the Federal
2	Government; and
3	(vi) any State or local government, or
4	component thereof, that provided support
5	or assistance or performed work in connec-
6	tion with a Federal inquiry into a civil
7	rights cold case.
8	(4) Collection.—The term "Collection"
9	means the Civil Rights Cold Cases Collection estab-
10	lished under section 4.
11	(5) Executive agency.—The term "executive
12	agency" means an agency, as defined in subsection
13	552(f) of title 5, United States Code.
14	(6) GOVERNMENT OFFICE.—The term "Govern-
15	ment office" means any office of the Federal Gov-
16	ernment that has possession or control of 1 or more
17	civil rights cold case records.
18	(7) GOVERNMENT OFFICIAL.—The term "Gov-
19	ernment official" means any officer or employee of
20	the United States, including elected and appointed
21	officials.
22	(8) NATIONAL ARCHIVES.—The term "National
23	Archives" means the National Archives and Records
24	Administration and all components thereof, includ-

ing Presidential archival depositories established
 under section 2112 of title 44, United States Code.

- (9) OFFICIAL INVESTIGATION.—The term "official investigation" means the reviews of civil rights cold cases conducted by any entity of the Federal Government either independently, at the request of any Presidential commission or congressional committee, or at the request of any Government official.
- (10) ORIGINATING BODY.—The term "originating body" means the executive agency, Government commission, congressional committee, or other Governmental entity that created a record or particular information within a record.
- (11) Public interest.—The term "public interest" means the compelling interest in the prompt public disclosure of civil rights cold case records for historical and Governmental purposes and for the purpose of fully informing the people of the United States about the history surrounding all civil rights cold cases in the United States.
- (12) RECORD.—The term "record" has the meaning given the term in section 3301 of title 44, United States Code.

1	(13) REVIEW BOARD.—The term "Review
2	Board" means the Civil Rights Cold Case Records
3	Review Board established under section 6.
4	SEC. 4. CIVIL RIGHTS COLD CASE RECORDS COLLECTION
5	AT THE NATIONAL ARCHIVES AND RECORD
6	ADMINISTRATION.
7	(a) In General.—
8	(1) Establishment of the civil rights
9	COLD CASE RECORDS COLLECTION.—Not later than
10	60 days after the date of enactment of this Act, the
11	Archivist shall—
12	(A) commence establishing a collection of
13	civil rights cold case records to be known as the
14	"Civil Rights Cold Case Records Collection"
15	that ensures the physical integrity and original
16	provenance of all records in the Collection; and
17	(B) commence preparing and publishing
18	the subject guidebook and index to the Collec-
19	tion; and
20	(C) establish criteria for Government of-
21	fices to follow when transmitting copies of civil
22	rights cold case records to the Archivist, to in-
23	elude required metadata.
24	(2) Contents of Collection.—The Collec-
25	tion shall include—

1	(A) a copy of each civil rights cold case
2	record
3	(i) that has not been transmitted to
4	the Archivist, which shall be transmitted
5	by the entity described in section 3(3) in
6	possession of the civil rights cold case
7	record to the Archivist in accordance with
8	section 2107 of title 44, United States
9	Code; or
10	(ii) that has been transmitted to the
11	Archivist or disclosed to the public in an
12	unredacted form before the date of the en-
13	actment of this Act;
14	(iii) that is required to be transmitted
15	to the Archivist; or
16	(iv) the disclosure of which is post-
17	poned under this Act; and
18	(B) all Review Board records, as required
19	under this Act.
20	(b) Disclosure of Records.—All civil rights cold
21	ease records transmitted to the Archivist for disclosure to
22	the public—
23	(1) shall be included in the Collection;
24	(2) not later than 60 days after the trans-
25	mission of the record to the Archivist, shall be avail-

1	able to the public for inspection and copying at the
2	National Archives; and
3	(3) shall be prioritized for digitization by the
4	National Archives.
5	(e) FEES FOR COPYING.—The Archivist shall—
6	(1) use efficient electronic means when possible;
7	(2) charge fees for copying civil rights cold case
8	records; and
9	(3) grant waivers of such fees pursuant to the
10	standard established under section 552(a)(4) of title
11	5, United States Code.
12	(d) Additional Requirements.—The Archivist
13	shall ensure the security of civil rights cold case records
14	in the Collection for which disclosure is postponed.
15	(e) Transmission to the National Archives.—
16	Each Government office shall, in accordance with the cri-
17	teria established by the Archivist under subsection
18	(a)(1)(C)—
19	(1) not later than 300 days after the date of
20	the enactment of this Act, transmit to the Archivist,
21	for the Archivist to make available to the public in
22	accordance with subsection (b), a copy of each civil
23	rights cold ease record that can be publicly disclosed,
24	including any such record that is publicly available
25	on the date of enactment of this Act, without any re-

1	daction, adjustment, or withholding under the stand-
2	ards of this Act; and
3	(2) transmit to the Archivist upon approval for
4	postponement by the Review Board or upon comple-
5	tion of other action authorized by this Act, a copy
6	of each civil rights cold case record for which public
7	disclosure has been postponed, in whole or in part
8	under the standards of this Act, to become part of
9	the protected Collection.
10	(f) PERIODIC REVIEW OF POSTPONED CIVIL RIGHTS
11	Cold Case Records.—
12	(1) In General. Each civil rights cold case
13	record that is redacted or for which public disclosure
14	is postponed shall be reviewed not later than Decem-
15	ber 31 each year by the entity submitting the record
16	and the Archivist, consistent with the recommenda-
17	tions of the Review Board under section 8(e)(3)(B)
18	(2) Requirements of Periodic Review.
19	The periodic review under paragraph (1) shall—
20	(A) address the public disclosure of addi-
21	tional civil rights cold case records in the Col-
22	lection under the standards of this Act; and
23	(B) serve to declassify classified informa-
24	tion, with the presumption of providing public
25	disclosure.

Any civil rights cold case record for which postponement of public disclosure is continued shall include an unclassified written description of the reason for such continued postponement, which shall be provided to the Archivist and made available on a publicly accessible website upon the determination to continue the postponement.

(4) Full disclosure of civil rights cold case record required.—

(A) IN GENERAL.—Each civil rights cold case record that is not publicly disclosed in full as of the date on which the Review Board terminates under section 6(n) shall be publicly disclosed in full and available in the Collection not later than 25 years after the date of enactment of this Act unless—

(i) the head of the originating body, an executive agency, or other Government office recommends in writing that continued postponement is made necessary by an identifiable harm to military defense, law enforcement, intelligence operations, or the conduct of foreign relations that is of such

1	gravity that it outweighs the public inter-
2	est in disclosure;
3	(ii) the written recommendation de-
4	scribed in clause (i)—
5	(I) is provided to the Archivist
6	not later than 180 days before the
7	date that is 25 years after the date of
8	enactment of this Act; and
9	(II) includes—
10	(aa) a justification of the
11	recommendation to postpone dis-
12	elosure; and
13	(bb) a recommended speci-
14	fied time at which or a specified
15	occurrence following which the
16	material may be appropriately
17	disclosed to the public under this
18	Act; and
19	(iii) the Archivist agrees with the
20	written recommendation described in
21	elause (i).
22	(B) NOTIFICATION.—If the Archivist does
23	not agree with the recommendation described in
24	subparagraph (A)(1), the Archivist shall notify
25	the head of the originating body, executive

1	agency, or other Government office making the
2	recommendation not later than 90 days before
3	the date that is 25 years after the date of en-
4	actment of this Act.
5	(g) DIGITIZATION OF RECORDS.—Each executive
6	agency shall make text searchable documents available to
7	the Review Board pursuant to standards established under
8	section 552(a)(3) of title 5, United States Code.
9	SEC. 5. GROUNDS FOR POSTPONEMENT OF PUBLIC DISCLO
10	SURE OF RECORDS.
11	Disclosure of civil rights cold case records or par-
12	ticular information within a civil rights cold case record
13	to the public may be postponed subject to the limitations
14	of this Act if there is clear and convincing evidence of any
15	of the following:
16	(1) The threat to the military defense, law en-
17	forcement, intelligence operations, or the conduct of
18	domestic affairs of the United States posed by the
19	public disclosure of the civil rights cold case record
20	is of such gravity that the disclosure outweighs the
21	public interest and would reveal information de-

24 relating to classified national security information).

scribed in paragraphs (1) through (9) of section

3.3(b) of Executive Order 13526 (75 Fed. Reg. 707;

22

- (2) The public disclosure of the civil rights cold case record would reveal the name or identity of a living individual who provided confidential information to the United States and would pose a substantial risk of harm to that individual.
 - (3) The public disclosure of the civil rights cold case record could reasonably be expected to constitute an unwarranted invasion of personal privacy, and that invasion of privacy is so substantial that the protection of privacy outweighs the public interest.
- (4) The public disclosure of the civil rights cold case record would compromise the existence of an understanding of confidentiality currently requiring protection between a Government agent and a cooperating individual or group and public disclosure would be so harmful that the understanding of confidentiality outweighs the public interest.

19 SEC. 6. ESTABLISHMENT AND POWERS OF THE CIVIL

- 20 RIGHTS COLD CASE RECORDS REVIEW
- **BOARD.**

- 22 (a) ESTABLISHMENT.—There is established, as an
- 23 independent agency, a board to be known as the Civil
- 24 Rights Cold Case Records Review Board.
- 25 (b) APPOINTMENT.—

(1) IN GENERAL.—The President shall appoint,
by and with the advice and consent of the Senate,
5 individuals to serve as members of the Review
Board to ensure and facilitate the review, transmission to the Archivist, and public disclosure of civil rights cold case records.

(2) Initial appointment.—

- (A) IN GENERAL.—Initial appointments to the Review Board shall, so far as practicable, be made not later than 60 days after the enactment of this Act.
- (B) RECOMMENDATIONS.—In making appointments to the Review Board, the President shall consider any individuals recommended by the American Historical Association, the Organization of American Historians, the Society of American Archivists, and the American Bar Association.
- (C) EXTENSION.—If an organization described in subparagraph (B) does not recommend at least 2 nominees meeting the qualifications stated in paragraph (3) within 60 days after the date of enactment of this Act, the deadline under subparagraph (A) shall be extended until the earlier of 60 days after the

1	date on which such recommendations are made
2	or 120 days after the date of enactment of this
3	Act.
4	(D) Additional recommendations.—
5	The President may request that any organiza-
6	tion described in subparagraph (B) submit ad-
7	ditional recommended nominees.
8	(3) QUALIFICATIONS.—Individuals nominated
9	to the Review Board shall—
10	(A) not have had any previous involvement
11	with any official investigation or inquiry con-
12	ducted by the Federal Government, or any
13	State or local government, relating to any civil
14	rights cold case;
15	(B) be distinguished individuals of high
16	national professional reputation in their respec-
17	tive fields who are capable of exercising the
18	independent and objective judgment necessary
19	to fulfill their role in ensuring and facilitating
20	the review, transmission to the public, and pub-
21	lie disclosure of files related to civil rights cold
22	cases and who possess an appreciation of the
23	value of such material to the public, scholars,
24	and government; and

1	(C) include at least 1 professional historian
2	and 1 attorney.
3	(e) Security Clearances.—All Review Board
4	nominees shall be processed for the necessary security
5	elearances in an accelerated manner by the appropriate
6	Federal agencies and subject to the standard procedures
7	for granting such clearances.
8	(d) VACANCY.—A vacancy on the Review Board shall
9	be filled in the same manner as the original appointment
10	within 60 days of the occurrence of the vacancy.
11	(e) Charperson.—The members of the Review
12	Board shall elect 1 of the members as chairperson.
13	(f) Removal of Review Board Member.—
14	(1) In GENERAL.—No member of the Review
15	Board shall be removed from office, other than—
16	(A) by impeachment and conviction; or
17	(B) by the action of the President for inef-
18	ficiency, neglect of duty, malfeasance in office,
19	physical disability, mental incapacity, or any
20	other condition that substantially impairs the
21	performance of the member's duties.
22	(2) Report.—
23	(A) In GENERAL.—If a member of the Re-
24	view Board is removed from office, and that re-
25	movel is by the President not leter than 10

days after the removal, the President shall submit to the Committee on Oversight and Government Reform of the House of Representatives and the Committee on Homeland Security and Governmental Affairs of the Senate a report specifying the facts found and the grounds for the removal.

(B) Publication.—The President shall publish in the Federal Register a report submitted under subparagraph (A), except that the President may, if necessary to protect the rights of a person named in the report or to prevent undue interference with any pending prosecution, postpone or refrain from publishing any or all of the report until the completion of such pending cases or pursuant to privacy protection requirements in law.

(3) Judicial Review.—

(A) IN GENERAL.—A member of the Review Board removed from office may obtain judicial review of the removal in a civil action commenced in the United States District Court for the District of Columbia.

1 (B) Relief.—The member may be rein2 stated or granted other appropriate relief by
3 order of the court.

(g) Compensation of Members.—

- (1) IN GENERAL.—A member of the Review Board shall be compensated at a rate equal to the daily equivalent of the annual rate of basic pay prescribed for level IV of the Executive Schedule under section 5315 of title 5, United States Code, for each day (including travel time) during which the member is engaged in the performance of the duties of the Review Board.
- (2) Travel expenses.—A member of the Review Board shall be allowed reasonable travel expenses, including per diem in lieu of subsistence, at rates for employees of agencies under subchapter I of chapter 57 of title 5, United States Code, while away from the member's home or regular place of business in the performance of services for the Review Board.

(h) Duties of the Review Board.—

(1) In GENERAL.—The Review Board shall consider and render decisions on a determination by a Government office to seek to postpone the disclosure of civil rights cold case records.

1	(2) Decisions.—In carrying out paragraph
2	(1), the Review Board shall consider and render de-
3	cisions -
4	(A) whether a record constitutes a civil
5	rights cold case record; and
6	(B) whether a civil rights cold case record
7	or particular information in a record qualifies
8	for postponement of disclosure under this Act.
9	(i) Powers.—
10	(1) In General.—The Review Board shall
11	have the authority to act in a manner prescribed
12	under this Act including the authority to—
13	(A) obtain access to civil rights cold case
14	records that have been identified and organized
15	by a Government office;
16	(B) direct a Government office to make
17	available to the Review Board, and if necessary
18	investigate the facts surrounding, additional in-
19	formation, records, or testimony from individ-
20	uals, which the Review Board has reason to be-
21	lieve is required to fulfill its functions and re-
22	sponsibilities under this Act;
23	(C) subpoena private persons to compel
24	testimony, records, and other information rel-
25	evant to its responsibilities under this Act;

(D) require any Government office to ac-
count in writing for the destruction of any
records relating to civil rights cold cases;
(E) receive information from the public re-
garding the identification and public disclosure
of civil rights cold case records; and
(F) hold hearings, administer oaths, and
subpoena witnesses and documents.
(2) Enforcement of Subpoends.—Any sub-
poena issued under this subsection may be enforced
by any appropriate Federal court acting pursuant to
a lawful request of the Review Board.
(j) Witness Immunity.—The Review Board shall be
considered to be an agency of the United States for pur-
poses of chapter 601 of title 18, United States Code.
(k) Oversight.—
(1) In General.—The Committee on Oversight
and Government Reform of the House of Represent-
atives and the Committee on Homeland Security and
Governmental Affairs of the Senate shall have con-
tinuing oversight jurisdiction with respect to the offi-
cial conduct of the Review Board and the disposition
char contact of the neview Doard and the disposition
of postponed records after termination of the Review

created by the Review Board.

1	(2) Cooperation of Review Board.—The
2	Review Board shall have a duty to cooperate with
3	the exercised of the oversight jurisdiction described
4	in paragraph (1).
5	(l) Support Services.—The Administrator of Gen-
6	eral Services shall provide administrative services for the
7	Review Board on a reimbursable basis.
8	(m) INTERPRETIVE REGULATIONS.—The Review
9	Board may issue interpretive regulations.
10	(n) TERMINATION.—
11	(1) In GENERAL.—The Review Board shall ter-
12	minate not later than 3 years after the enactment of
13	this Act, except that the Review Board may, by ma-
14	jority vote, extend its term for an additional 1-year
15	period if the Review Board has not completed its
16	work within that 3-year period.
17	(2) Reports.—Before its termination, the Re-
18	view Board shall submit reports to the President
19	and the Congress, including a complete and accurate
20	accounting of expenditures during its existence, and
21	shall complete all other reporting requirements
22	under this Act.

(3) Transfer of records.—

1	(A) In General.—Upon termination, the
2	Review Board shall transfer all of its records to
3	the Archivist for inclusion in the Collection.
4	(B) Preservation of records.—The
5	records of the Review Board shall not be de-
6	stroyed, except that the Archivist may destroy
7	routine administrative records covered by a gen-
8	eral records schedule following notification in
9	the Federal Register and after considering com-
10	ments.
11	SEC. 7. REVIEW BOARD PERSONNEL.
12	(a) Chief of Staff.—
13	(1) APPOINTMENT.—Not later than 45 days
14	after the initial meeting of the Review Board, and
15	without regard to political affiliation, the Review
16	Board shall appoint an individual to the position of
17	Chief of Staff of the Review Board.
18	(2) Requirements.—The individual appointed
19	as Chief of Staff—
20	(A) shall be a citizen of the United States
21	of integrity and impartiality who is a distin-
22	guished professional; and
23	(B) shall have had no previous involvement
24	with any official investigation or inquiry relat-
25	ing to civil rights cold cases.

1	(3) Candidate to have clearances.—A
2	eandidate for Chief of Staff shall be granted the nee-
3	essary security elearances in an accelerated manner
4	subject to the standard procedures for granting such
5	clearances.
6	(4) Approval contingent on prior clear-
7	ANCE.—A candidate shall qualify for the necessary
8	security clearance prior to being appointed by the
9	Review Board.
10	(5) Duties.—The Chief of Staff shall—
11	(A) serve as principal liaison to Govern-
12	ment offices;
13	(B) be responsible for the administration
14	and coordination of the Review Board's review
15	of records;
16	(C) be responsible for the administration
17	of all official activities conducted by the Review
18	Board; and
19	(D) have no authority to decide or deter-
20	mine whether any record shall be disclosed to
21	the public or postponed for disclosure.
22	(6) Removal.—The Chief of Staff shall not be
23	removed except upon a majority vote of the Review
24	Board to remove the Chief of Staff for eause on the
25	grounds of inefficiency, neglect of duty, malfeasance

1 in office, physical disability, mental incapacity, or 2 any other condition that substantially impairs the 3 performance of the responsibilities of the Chief of Staff or the employees of the Review Board. 4 (b) STAFF.— 5 6 (1) Additional Personnel.—The Review 7 Board may, in accordance with the civil service laws 8 but without regard to civil service laws and regula-9 tions for appointments in the competitive service 10 under subchapter I of chapter 33 of title 5, United 11 States Code, appoint and terminate additional em-12 ployees as are necessary to enable the Review Board 13 and its Chief of Staff to perform its duties. (2) REQUIREMENTS.—An individual appointed 14 as an employee of the Review Board— 15 16 (A) shall be a private citizen of integrity 17 and impartiality; and 18 (B) shall have had no previous involvement 19 with any official investigation or inquiry relat-20 ing to the civil rights cold cases. 21 (3) Nominations.—Before making an appoint-22 ment pursuant to paragraph (1), the Review Board 23 shall consider individuals recommended by the

American Historical Association, the Organization of

1	American Historians, the Society of American Archi-
2	vists, and the American Bar Association.
3	(4) Security Clearances.—A candidate shall
4	qualify for the necessary security clearance prior to
5	being appointed by the Review Board.
6	(e) Compensation.—The Review Board shall fix the
7	compensation of the Chief of Staff and other employees
8	in accordance with title 5, United States Code, except that
9	the rate of pay for the Chief of Staff and other employees
10	may not exceed the rate payable for level V of the Execu-
11	tive Schedule under section 5316 of that title.
12	(d) Advisory Committees.—The Review Board
13	may create advisory committees to assist in fulfilling the
14	responsibilities of the Review Board under this Act.
15	SEC. 8. REVIEW OF RECORDS BY THE REVIEW BOARD.
16	(a) Custody of Records Reviewed by the
17	Board.—Pending the outcome of the Review Board's re-
18	view activity, a Government office shall retain custody of
19	a civil rights cold case records for purposes of preserva-
20	tion, security, and efficiency, unless—
21	(1) the Review Board requires the physical
22	transfer of records for reasons of conducting an

independent and impartial review; or

1	(2) such transfer is necessary for an adminis-
2	trative hearing or other official Review Board func-
3	tion.
4	(b) STARTUP REQUIREMENTS.—The Review Board
5	shall—
6	(1) not later than 90 days after the date or
7	which all members of the Review Board are ap-
8	pointed, publish a schedule for review of all civil
9	rights cold case records in the Federal Register; and
10	(2) not later than 180 days after the enactment
11	of this Act, begin its review of civil rights cold case
12	records under this Act.
13	(c) DETERMINATION OF THE REVIEW BOARD.—
14	(1) In General.—The Review Board shall di-
15	rect that copies of all civil rights cold case records
16	be transmitted to the Archivist and disclosed to the
17	public in the Collection in the absence of clear and
18	convincing evidence that—
19	(A) a Government record is not a civil
20	rights cold case record; or
21	(B) a Government record or particular in
22	formation within a civil rights cold case record
23	qualifies for postponement of public disclosure
24	under this Act.

1	(2) Postponement.—In approving postpone-
2	ment of public disclosure of a civil rights cold case
3	record, the Review Board shall work to—
4	(A) provide for the disclosure of segregable
5	parts, substitutes, or summaries of such a
6	record; and
7	(B) determine, in consultation with the
8	originating body and consistent with the stand-
9	ards for postponement under this Act, which of
10	the following alternative forms of disclosure
11	shall be made by the originating body:
12	(i) Any reasonably segregable par-
13	ticular information in a civil rights cold
14	ease record.
15	(ii) A substitute record for that infor-
16	mation which is postponed.
17	(iii) A summary of a civil rights cold
18	case record.
19	(3) Report.—With respect to each civil rights
20	cold case record or particular information in civil
21	rights cold case records the public disclosure of
22	which is postponed under section 5, or for which
23	only substitutions or summaries have been disclosed
24	to the public, the Review Board shall create and
25	transmit to the Archivist a report containing

(A) a description of actions by the Review Board, the originating body, the President, or any Government office (including a justification of any such action to postpone disclosure of any record or part of any record) and of any official proceedings conducted by the Review Board with regard to specific civil rights cold case records; and

(B) a statement, based on a review of the proceedings and in conformity with the decisions reflected therein, designating a recommended specified time at which or a specified occurrence following which the material may be appropriately disclosed to the public under this Act.

(4) Notice.—Not later than 14 days after the Review Board makes a determination that a civil rights cold case record shall be publicly disclosed in the Collection or postponed for disclosure and held in the protected Collection, the Review Board shall notify the head of the originating body of its determination and publish a copy of the determination in the Federal Register.

(5) OTHER NOTICE.—Contemporaneous notice shall be made to the President of Review Board de-

terminations regarding executive branch civil rights cold case records, and to the oversight committees designated in this Act in the case of legislative branch records. Such notice shall contain a written unclassified justification for public disclosure or postponement of disclosure, including an explanation of the application of any standards under section 5. Presidential Authority OVER REVIEW

9 BOARD DETERMINATION.

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(1) Public disclosure or postponement OF DISCLOSURE.—After the Review Board has made a formal determination concerning the public disclosure or postponement of disclosure of an executive branch civil rights cold case record or information contained in a civil rights cold case record, obtained or developed solely within the executive branch, the President shall have the sole and nondelegable authority to require the disclosure or postponement of such record or information under the standards set forth in section 5, and the President shall provide the Review Board with an unclassified written eertification specifying the President's decision within 30 days after the Review Board's determination and notice to the executive agency as required under this Act, stating the justification for the President's deci-

- 1 sion, including the applicable grounds for postpone-2 ment under section 5.
- (2) PERIODIC REVIEW.—Any executive branch
 civil rights cold case record for which public disclosure is postponed by the President shall be subject
 to the requirements of periodic review and declassification of classified information and public disclosure in the Collection set forth in section 4.
- 9 (3) RECORD OF PRESIDENTIAL POSTPONE10 MENT.—The Review Board shall, upon its receipt,
 11 publish in the Federal Register a copy of any unclas12 sified written certification, statement, and other ma13 terials transmitted by or on behalf of the President
 14 with regard to postponement of the public disclosure
 15 of civil rights cold case records.
- 16 (e) Notice to the Public.—On each day that is
 17 on or after the date that is 60 days after the Review Board
 18 first approves the postponement of disclosure of a civil
 19 rights cold case record, the Review Board shall publish
 20 on a publicly available website a notice that summarizes
 21 the postponements approved by the Review Board or initi22 ated by the President, including a description of the sub23 ject, originating agency, length or other physical descrip24 tion, and each ground for postponement that is relied
 25 upon.

1	(f) Reports by the Review Board.—
2	(1) IN GENERAL.—The Review Board shall re-
3	port its activities to the Speaker of the House of
4	Representatives, the Minority Leader of the House
5	of Representatives, the Committee on Oversight and
6	Government Reform of the House of Representa-
7	tives, the Majority Leader of the Senate, the Minor-
8	ity Leader of the Senate, the Committee on Home-
9	land Security and Governmental Affairs of the Sen-
10	ate, the President, the Archivist, and the head of
11	any Government office whose records have been the
12	subject of Review Board activity.
13	(2) DEADLINES.—Not later than 1 year after
14	the date of enactment of this Act, and every year
15	thereafter until termination of the Review Board,
16	the Review Board shall issue a report under para-
17	graph (1).
18	(3) Contents.—Each report under paragraph
19	(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, trans-

mission to the Archivist, and public disclosure

of civil rights cold case records.

24

1	(C) The estimated time and volume of civil
2	rights cold case records involved in the comple-
3	tion of the Review Board's performance under
4	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 operate as required by 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	by this Act, and a record of the volume of
14	records reviewed and postponed.
15	(F) Recommendations and requests to
16	Congress for additional authorization.
17	(G) An appendix containing copies of re-
18	ports of postponed records to the Archivist re-
19	quired under section subsection (e)(3) made
20	since the date of the preceding report under
21	this subsection.
22	(4) NOTICE OF TERMINATION.—Not later than
23	90 days before terminating, the Review Board shall

provide written notice to the President and the Con-

1	gress of its intention to terminate its operations at
2	a specified date.
3	SEC. 9. DISCLOSURE OF OTHER INFORMATION AND ADDI-
4	TIONAL STUDY.
5	(a) Materials Under the Seal of the Court.—
6	(1) In General.—The Review Board may re-
7	quest the Attorney General to petition any court in
8	the United States or abroad to release any informa-
9	tion relevant to civil rights cold cases that is held
10	under seal of court.
11	(2) Grand Jury Materials.—
12	(A) In General.—The Review Board may
13	request the Attorney General to petition any
14	court in the United States to release any infor-
15	mation relevant to civil rights cold cases that is
16	held under the injunction of secreey of a grand
17	jury.
18	(B) PARTICULARIZED NEED.—A request
19	for disclosure of civil rights cold case records
20	under this Act shall be deemed to constitute a
21	showing of particularized need under rule 6 of
22	the Federal Rules of Criminal Procedure.
23	(3) Deadline.—The Attorney General shall
24	comply with any request that is subject to this sub-
25	section within 45 days.

- 1 (b) Cooperation With Agencies.—It is the sense
 2 of Congress that—
- 1) the Attorney General should assist the Review Board in good faith to unseal any records that
 the Review Board determines to be relevant and held
 under the seal by a court or under the injunction of
 secrecy of a grand jury; and
- 8 (2) all departments and agencies of the United
 9 States Government should cooperate in full with the
 10 Review Board to seek the disclosure of all informa11 tion relevant to civil rights cold cases consistent with
 12 the public interest.

13 SEC. 10. RULES OF CONSTRUCTION.

- (a) PRECEDENCE OVER OTHER LAW.—When this

 15 Act requires transmission of a record to the Archivist or

 16 public disclosure, it shall take precedence over any other

 17 law (except section 6103 of the Internal Revenue Code of

 18 1986), judicial decisions construing such law, or common

 19 law doctrine that would otherwise prohibit such trans
 20 mission or disclosure with the exception of deeds governing

 21 access to or transfer or release of gifts and donations of

 22 records to the United States Government.
- 23 (b) Freedom of Information Act.—Nothing in 24 this Act shall be construed to eliminate or limit any right 25 to file any requests with any executive agency or seek judi-

- 1 cial review of the decisions under section 552 of title 5,
- 2 United States Code.
- 3 (e) JUDICIAL REVIEW.—Nothing in this Act shall be
- 4 construed to preclude judicial review, under chapter 7 of
- 5 title 5, United States Code, of final actions taken or re-
- 6 quired to be taken under this Act.
- 7 (d) Existing Authority.—Nothing in this Act re-
- 8 vokes or limits the existing authority of the President, any
- 9 executive agency, the Senate, the House of Representa-
- 10 tives, or any other entity of the Government to publicly
- 11 disclose records in its possession.
- 12 SEC. 11. AUTHORIZATION OF APPROPRIATIONS.
- 13 (a) In General.—There are authorized to be appro-
- 14 priated such sums as are necessary to earry out this Act,
- 15 to remain available until expended.
- 16 (b) Interim Provisions.—Until such time as funds
- 17 are appropriated pursuant to subsection (a), the President
- 18 shall use such sums as are available for discretionary use
- 19 to carry out this Act.
- 20 SECTION 1. SHORT TITLE.
- 21 This Act may be cited as the "Civil Rights Cold Case
- 22 Records Collection Act of 2018".
- 23 SEC. 2. DEFINITIONS.
- 24 In this Act:

1	(1) Archivist.—The term "Archivist" means
2	the Archivist of the United States.
3	(2) Civil rights cold case.—The term "civil
4	rights cold case" means any unsolved case—
5	(A) arising out of events which occurred
6	during the period beginning on January 1, 1940
7	and ending on December 31, 1979; and
8	(B) related to—
9	(i) section 241 of title 18, United
10	States Code (relating to conspiracy against
11	rights);
12	(ii) section 242 of title 18, United
13	States Code (relating to deprivation of
14	rights under color of law);
15	(iii) section 245 of title 18, United
16	States Code (relating to federally protected
17	activities);
18	(iv) sections 1581 and 1584 of title 18,
19	United States Code (relating to peonage
20	$and\ involuntary\ servitude);$
21	(v) section 901 of the Fair Housing
22	Act (42 U.S.C. 3631); or
23	(vi) any other Federal law that was—
24	(I) in effect on or before December
25	31, 1979; and

1	(II) enforced by the criminal sec-
2	tion of the Civil Rights Division of the
3	Department of Justice before the date
4	of enactment of this Act.
5	(3) Civil rights cold case record.—The
6	term "civil rights cold case record" means a record
7	that—
8	(A) is related to a civil rights cold case; and
9	(B) was created or made available for use
10	by, obtained by, or otherwise came into the pos-
11	session of—
12	(i) the Library of Congress;
13	(ii) the National Archives;
14	(iii) any executive agency;
15	(iv) any independent agency;
16	(v) any other entity of the Federal
17	Government; or
18	(vi) any State or local government, or
19	component thereof, that provided support or
20	assistance or performed work in connection
21	with a Federal inquiry into a civil rights
22	$cold\ case.$
23	(4) Collection.—The term "Collection" means
24	the Civil Rights Cold Case Records Collection estab-
25	lished under section 3.

- 1 (5) EXECUTIVE AGENCY.—The term "executive 2 agency" means an agency, as defined in section 3 552(f) of title 5, United States Code.
 - (6) GOVERNMENT OFFICE.—The term "Government office" means any office of the Federal Government that has possession or control of 1 or more civil rights cold case records.
 - (7) GOVERNMENT OFFICIAL.—The term "Government official" means any officer or employee of the United States, including elected and appointed officials.
 - (8) National Archives.—The term "National Archives" means the National Archives and Records Administration and all components thereof, including Presidential archival depositories established under section 2112 of title 44, United States Code.
 - (9) OFFICIAL INVESTIGATION.—The term "official investigation" means the review of a civil rights cold case conducted by any entity of the Federal Government either independently, at the request of any Presidential commission or congressional committee, or at the request of any Government official.
 - (10) Originating Body.—The term "originating body" means the executive agency, Government commission, congressional committee, or other Govern-

1	mental entity that created a record or particular in-
2	formation within a record.
3	(11) Public interest.—The term "public in-
4	terest" means the compelling interest in the prompt
5	public disclosure of civil rights cold case records for
6	historical and Governmental purposes and for the
7	purpose of fully informing the people of the United
8	States about the history surrounding all civil rights
9	cold cases in the United States.
10	(12) Record.—The term "record" has the mean-
11	ing given the term in section 3301 of title 44, United
12	States Code.
13	(13) REVIEW BOARD.—The term "Review
14	Board" means the Civil Rights Cold Case Records Re-
15	view Board established under section 5.
16	SEC. 3. CIVIL RIGHTS COLD CASE RECORDS COLLECTION
17	AT THE NATIONAL ARCHIVES AND RECORD
18	ADMINISTRATION.
19	(a) In General.—
20	(1) Establishment of the civil rights cold
21	Case records collection.—Not later than 60 days
22	after the date of enactment of this Act, the Archivist
23	shall—
24	(A) commence establishing a collection of
25	civil rights cold case records to be known as the

1	"Civil Rights Cold Case Records Collection" that
2	ensures the physical integrity and original prov-
3	enance of all records in the Collection;
4	(B) commence preparing and publishing the
5	subject guidebook and index to the Collection;
6	and
7	(C) establish criteria for Government offices
8	to follow when transmitting copies of civil rights
9	cold case records to the Archivist, to include re-
10	quired metadata.
11	(2) Contents of Collection.—The Collection
12	shall include—
13	(A) a copy of each civil rights cold case
14	record—
15	(i) that has not been transmitted to the
16	Archivist, which shall be transmitted to the
17	Archivist in accordance with section 2107 of
18	title 44, United States Code, by the entity
19	described in section 2(3)(B) in possession of
20	the civil rights cold case record, except in
21	the case of a State or local government;
22	(ii) that has been transmitted to the
23	Archivist or disclosed to the public in an
24	unredacted form before the date of the enact-
25	ment of this Act;

1	(iii) that is required to be transmitted
2	to the Archivist; or
3	(iv) the disclosure of which is post-
4	poned under this Act; and
5	(B) all Review Board records, as required
6	under this Act.
7	(b) Disclosure of Records.—All civil rights cold
8	case records transmitted to the Archivist for disclosure to
9	the public—
10	(1) shall be included in the Collection;
11	(2) not later than 60 days after the transmission
12	of the record to the Archivist, shall be available to the
13	public for inspection and copying at the National Ar-
14	chives; and
15	(3) shall be prioritized for digitization by the
16	National Archives.
17	(c) Fees for Copying.—The Archivist shall—
18	(1) use efficient electronic means when possible;
19	(2) charge fees for copying civil rights cold case
20	records; and
21	(3) grant waivers of such fees pursuant to the
22	standard established under section 552(a)(4) of title
23	5, United States Code.

1	$(d)\ Additional\ Requirements. — The\ Archivist\ shall$
2	ensure the security of civil rights cold case records in the
3	Collection for which disclosure is postponed.
4	(e) Transmission to the National Archives.—
5	(1) In general.—Subject to paragraph (2),
6	each Government office shall, in accordance with the
7	criteria established by the Archivist under subsection
8	(a)(1)(C)—
9	(A) as soon as is reasonably practicable,
10	and in any event not later than 2 years after the
11	date of the enactment of this Act, transmit to the
12	Archivist, for the Archivist to make available to
13	the public in accordance with subsection (b), a
14	copy of each civil rights cold case record that can
15	be publicly disclosed, including any such record
16	that is publicly available on the date of enact-
17	ment of this Act, without any redaction, adjust-
18	ment, or withholding under the standards of this
19	Act; and
20	(B) transmit to the Archivist upon approval
21	for postponement by the Review Board or upon
22	completion of other action authorized by this
23	Act, a copy of each civil rights cold case record
24	for which public disclosure has been postponed,

1	in whole or in part, under the standards of this
2	Act, to become part of the protected Collection.
3	(2) Reopening of cases.—If, not later than 2
4	years after the date of enactment of this Act, the At-
5	torney General submits to the Archivist a certification
6	that the Attorney General intends to reopen and pur-
7	sue prosecution of the civil rights cold case to which
8	a civil rights cold case record relates, the Attorney
9	General shall transmit to the Archivist the civil rights
10	cold case record in accordance with paragraph (1)—
11	(A) not later than 90 days after—
12	(i) final judgment is entered in the
13	proceedings relating to the civil rights cold
14	$\it case; or$
15	(ii) proceedings relating to the civil
16	rights cold case are dismissed with preju-
17	$dice;\ or$
18	(B) not later than the date that is 1 year
19	after the date on which the Attorney General
20	submits to the Archivist the certification, if an
21	indictment or information has not been filed
22	with respect to the civil rights cold case.
23	(f) Periodic Review of Postponed Civil Rights
24	Cold Case Records.—

- 1 (1) In GENERAL.—Each civil rights cold case
 2 record that is redacted or for which public disclosure
 3 is postponed shall be reviewed not later than Decem4 ber 31 each year by the entity submitting the record
 5 and the Archivist, consistent with the recommenda6 tions of the Review Board under section 7(c)(3)(B).
 - (2) Requirements of Periodic Review.—The periodic review under paragraph (1) shall address the public disclosure of additional civil rights cold case records in the Collection under the standards of this Act.
 - (3) Unclassified written description.—Any civil rights cold case record for which postponement of public disclosure is continued shall include an unclassified written description of the reason for such continued postponement, which shall be provided to the Archivist and made available on a publicly accessible website upon the determination to continue the postponement.
 - (4) Full disclosure of civil rights cold case record required.—
 - (A) IN GENERAL.—Each civil rights cold case record that is not publicly disclosed in full as of the date on which the Review Board terminates under section 5(n) shall be publicly dis-

1	closed in full and available in the Collection not
2	later than 25 years after the date of enactment
3	of this Act unless—
4	(i) the head of the originating body, an
5	executive agency, or other Government office
6	recommends in writing the exemption of the
7	record or information, the release of which
8	would clearly and demonstrably be expected
9	to—
10	(I) cause identifiable or describ-
11	able damage to national security, mili-
12	tary defense, law enforcement, intel-
13	ligence operations, or the conduct of
14	foreign relations that is of such gravity
15	that it outweighs the public interest in
16	$disclosure;\ or$
17	(II) reveal information described
18	in paragraphs (1) through (9) of sec-
19	tion 3.3(b) of Executive Order 13526
20	(75 Fed. Reg. 707; relating to classified
21	$national\ security\ information);$
22	(ii) the written recommendation de-
23	scribed in clause (i)—
24	(I) is provided to the Archivist
25	not later than 180 days before the date

1	that is 25 years after the date of enact-
2	ment of this Act; and
3	(II) includes—
4	(aa) a justification of the
5	recommendation to postpone dis-
6	closure; and
7	(bb) a recommended specified
8	time at which or a specified oc-
9	currence following which the ma-
10	terial may be appropriately dis-
11	closed to the public under this
12	Act; and
13	(iii) the Archivist agrees with the writ-
14	ten recommendation described in clause (i).
15	(B) Notification.—If the Archivist does
16	not agree with the recommendation described in
17	subparagraph (A)(i), the Archivist shall notify
18	the head of the originating body, executive agen-
19	cy, or other Government office making the rec-
20	ommendation not later than 90 days before the
21	date that is 25 years after the date of enactment
22	$of\ this\ Act.$
23	(g) Digitization of Records.—Each executive agen-
24	cy shall make text searchable documents available to the Re-

1	view Board pursuant to standards established under section
2	552(a)(3) of title 5, United States Code.
3	(h) Notice Regarding Public Disclosure.—
4	(1) FINDING.—Congress finds that the public re-
5	lease of case-related documents and information with-
6	out notice may significantly affect the victims of the
7	events to which the case relates and their next of kin.
8	(2) Notice.—Not later than 7 days before a
9	civil rights cold case record is publicly disclosed, the
10	executive agency releasing the civil rights cold case
11	record, in coordination with the Government office
12	that had possession or control of the civil rights cold
13	case record, shall take all reasonable efforts to provide
14	the civil rights cold case record to the victims of the
15	events to which the civil rights cold case record re-
16	lates, or their next of kin.
17	SEC. 4. GROUNDS FOR POSTPONEMENT OF PUBLIC DISCLO
18	SURE OF RECORDS.
19	Disclosure of civil rights cold case records or particular
20	information within a civil rights cold case record to the
21	public may be postponed subject to the limitations of this
22	Act if disclosure would clearly and demonstrably be ex-
23	pected to—
24	(1)(A) cause identifiable or describable damage
25	to national security, military defense, law enforce-

1	ment, intelligence operations, or the conduct of foreign
2	relations that is of such gravity that it outweighs the
3	public interest in disclosure; or
4	(B) reveal information described in paragraphs
5	(1) through (9) of section 3.3(b) of Executive Order
6	13526 (75 Fed. Reg. 707; relating to classified na-
7	$tional\ security\ information);$
8	(2)(A) reveal the name or identity of a living in-
9	dividual who provided confidential information to the
10	United States; and
11	(B) pose a substantial risk of harm to that indi-
12	vidual;
13	(3) constitute an unwarranted invasion of per-
14	sonal privacy;
15	(4)(A) compromise the existence of an under-
16	standing of confidentiality currently requiring protec-
17	tion between a Government agent and a cooperating
18	individual or group; and
19	(B) be so harmful that the understanding of con-
20	fidentiality outweighs the public interest;
21	(5) endanger the life or physical safety of any
22	individual; or
23	(6) interfere with ongoing law enforcement pro-
24	ceedings.

1	SEC. 5. ESTABLISHMENT AND POWERS OF THE CIVIL
2	RIGHTS COLD CASE RECORDS REVIEW
3	BOARD.
4	(a) Establishment.—There is established, as an
5	independent agency, a board to be known as the Civil
6	Rights Cold Case Records Review Board.
7	(b) Appointment.—
8	(1) In general.—The President shall appoint,
9	by and with the advice and consent of the Senate, 5
10	individuals to serve as members of the Review Board,
11	to ensure and facilitate the review, transmission to
12	the Archivist, and public disclosure of civil rights cold
13	case records.
14	(2) Initial appointment.—
15	(A) In general.—Initial appointments to
16	the Review Board shall, so far as practicable, be
17	made not later than 60 days after the date of en-
18	actment of this Act.
19	(B) Recommendations.—In making ap-
20	pointments to the Review Board, the President
21	may consider any individuals recommended by
22	the American Historical Association, the Organi-
23	zation of American Historians, the Society of
24	American Archivists, and the American Bar As-
25	sociation.

1	(C) Extension.—If an organization de-
2	scribed in subparagraph (B) does not recommend
3	at least 2 nominees meeting the qualifications
4	stated in paragraph (3) within 60 days after the
5	date of enactment of this Act, the deadline under
6	subparagraph (A) shall be extended until the ear-
7	lier of 60 days after the date on which such rec-
8	ommendations are made or 120 days after the
9	date of enactment of this Act.
10	(D) Additional recommendations.—The
11	President may request that any organization de-
12	scribed in subparagraph (B) submit additional
13	recommended nominees.
14	(3) Qualifications.—Individuals nominated to
15	the Review Board shall—
16	(A) not have had any previous involvement
17	with any official investigation or inquiry con-
18	ducted by the Federal Government, or any State
19	or local government, relating to any civil rights
20	cold case;
21	(B) be distinguished individuals of high na-
22	tional professional reputation in their respective
23	fields who are capable of exercising the inde-
24	pendent and objective judgment necessary to ful-

fill their role in ensuring and facilitating the re-

1	view, transmission to the public, and public dis-
2	closure of files related to civil rights cold cases
3	and who possess an appreciation of the value of
4	such material to the public, scholars, and govern-
5	ment; and
6	(C) include at least 1 professional historian
7	and 1 attorney.
8	(c) Security Clearances.—All Review Board nomi-
9	nees shall be processed for the necessary security clearances
10	in an accelerated manner by the appropriate Federal agen-
11	cies and subject to the standard procedures for granting
12	such clearances.
13	(d) Vacancy.—A vacancy on the Review Board shall
14	be filled in the same manner as the original appointment
15	within 60 days of the occurrence of the vacancy.
16	(e) Chairperson.—The members of the Review Board
17	shall elect 1 of the members as chairperson.
18	(f) Removal of Review Board Member.—
19	(1) In General.—No member of the Review
20	Board shall be removed from office, other than—
21	(A) by impeachment and conviction; or
22	(B) by the action of the President for ineffi-
23	ciency, neglect of duty, malfeasance in office,
24	physical disability, mental incapacity, or any

other condition that substantially impairs the performance of the member's duties.

(2) Report.—

- (A) In GENERAL.—If a member of the Review Board is removed from office, and that removal is by the President, not later than 10 days after the removal, the President shall submit to the Committee on Oversight and Government Reform of the House of Representatives and the Committee on Homeland Security and Governmental Affairs of the Senate a report specifying the facts found and the grounds for the removal.
- (B) Publication.—The President shall publish in the Federal Register a report submitted under subparagraph (A), except that the President may, if necessary to protect the rights of a person named in the report or to prevent undue interference with any pending prosecution, postpone or refrain from publishing any or all of the report until the completion of such pending cases or pursuant to privacy protection requirements in law.

(3) Judicial review.—

(A) In General.—A member of the Review Board removed from office may obtain judicial

- 1 review of the removal in a civil action com-2 menced in the United States District Court for 3 the District of Columbia.
 - (B) Relief.—The member may be reinstated or granted other appropriate relief by order of the court.

(g) Compensation of Members.—

- (1) In GENERAL.—A member of the Review Board shall be compensated at a rate equal to the daily equivalent of the annual rate of basic pay prescribed for level IV of the Executive Schedule under section 5315 of title 5, United States Code, for each day (including travel time) during which the member is engaged in the performance of the duties of the Review Board.
- (2) Travel expenses.—A member of the Review Board shall be allowed reasonable travel expenses, including per diem in lieu of subsistence, at rates for employees of agencies under subchapter I of chapter 57 of title 5, United States Code, while away from the member's home or regular place of business in the performance of services for the Review Board.

 (h) Duties of the Review Board.
- (1) In general.—The Review Board shall consider and render decisions on a determination by a

1	Government office to seek to postpone the disclosure of
2	civil rights cold case records.
3	(2) Decisions.—In carrying out paragraph (1),
4	the Review Board shall consider and render decisions
5	on—
6	(A) whether a record constitutes a civil
7	rights cold case record; and
8	(B) whether a civil rights cold case record
9	or particular information in a record qualifies
10	for postponement of disclosure under this Act.
11	(i) Powers.—
12	(1) In general.—The Review Board shall have
13	the authority to act in a manner prescribed under
14	this Act including the authority to—
15	(A) obtain access to civil rights cold case
16	records that have been identified and organized
17	by a Government office;
18	(B) direct a Government office to make
19	available to the Review Board, and if necessary
20	investigate the facts surrounding, additional in-
21	formation, records, or testimony from individ-
22	uals, which the Review Board has reason to be-
23	lieve is required to fulfill its functions and re-
24	sponsibilities under this Act;

1	(C) subpoena private persons to compel tes-
2	timony, records, and other information relevant
3	$to\ its\ responsibilities\ under\ this\ Act;$
4	(D) require any Government office to ac-
5	count in writing for the destruction of any
6	records relating to civil rights cold cases;
7	(E) receive information from the public re-
8	garding the identification and public disclosure
9	of civil rights cold case records; and
10	(F) hold hearings, administer oaths, and
11	subpoena witnesses and documents.
12	(2) Enforcement of subpoends.—Any sub-
13	poena issued under this subsection may be enforced by
14	any appropriate Federal court acting pursuant to a
15	lawful request of the Review Board.
16	(j) Witness Immunity.—The Review Board shall be
17	considered to be an agency of the United States for purposes
18	of chapter 601 of title 18, United States Code.
19	(k) Oversight.—
20	(1) In General.—The Committee on Oversight
21	and Government Reform of the House of Representa-
22	tives and the Committee on Homeland Security and
23	Governmental Affairs of the Senate shall have con-
24	tinuing oversight jurisdiction with respect to the offi-
25	cial conduct of the Review Board and the disposition

- of postponed records after termination of the Review
 Board, and shall have access to any records held or
 created by the Review Board.
- 4 (2) Cooperation of Review Board.—The Re-5 view Board shall have a duty to cooperate with the 6 exercise of the oversight jurisdiction described in 7 paragraph (1).
- 8 (1) SUPPORT SERVICES.—The Administrator of Gen-9 eral Services shall provide administrative services for the 10 Review Board on a reimbursable basis.
- 11 (m) Interpretive Regulations.—The Review
 12 Board may issue interpretive regulations.
- 13 (n) TERMINATION.—
- 14 (1) In GENERAL.—The Review Board shall ter15 minate not later than 4 years after the date of enact16 ment of this Act, except that the Review Board may,
 17 by majority vote, extend its term for an additional 118 year period if the Review Board has not completed its
 19 work within that 4-year period.
 - (2) Reports.—Before its termination, the Review Board shall submit reports to the President and the Congress, including a complete and accurate accounting of expenditures during its existence, and shall complete all other reporting requirements under this Act.

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1	(3) Transfer of records.—
2	(A) In general.—Upon termination, the
3	Review Board shall transfer all of its records to
4	the Archivist for inclusion in the Collection.
5	(B) Preservation of records.—The
6	records of the Review Board shall not be de-
7	stroyed, except that the Archivist may destroy
8	routine administrative records covered by a gen-
9	eral records schedule following notification in the
10	Federal Register and after considering com-
11	ments.
12	SEC. 6. REVIEW BOARD PERSONNEL.
13	(a) Chief of Staff.—
14	(1) Appointment.—Not later than 45 days after
15	the initial meeting of the Review Board, and without
16	regard to political affiliation, the Review Board shall
17	appoint an individual to the position of Chief of Staf
18	of the Review Board.
19	(2) Requirements.—The individual appointed
20	as Chief of Staff—
21	(A) shall be a citizen of the United States
22	of integrity and impartiality who is a distin
23	auished professional: and

1	(B) shall have had no previous involvement
2	with any official investigation or inquiry relat-
3	ing to civil rights cold cases.
4	(3) Candidate to have clearances.—A can-
5	didate for Chief of Staff shall be granted the necessary
6	security clearances in an accelerated manner subject
7	to the standard procedures for granting such clear-
8	ances.
9	(4) Approval contingent on prior clear-
10	ANCE.—A candidate for Chief of Staff shall qualify
11	for the necessary security clearance prior to being ap-
12	pointed by the Review Board.
13	(5) Duties.—The Chief of Staff shall—
14	(A) serve as principal liaison to Govern-
15	ment offices;
16	(B) be responsible for the administration
17	and coordination of the Review Board's review of
18	records;
19	(C) be responsible for the administration of
20	all official activities conducted by the Review
21	Board; and
22	(D) have no authority to decide or deter-
23	mine whether any record shall be disclosed to the
24	public or postponed for disclosure.

(6) Removal.—The Chief of Staff shall not be removed except upon a majority vote of the Review Board to remove the Chief of Staff for cause on the grounds of inefficiency, neglect of duty, malfeasance in office, physical disability, mental incapacity, or any other condition that substantially impairs the performance of the responsibilities of the Chief of Staff or the employees of the Review Board.

(b) Staff.—

- (1) ADDITIONAL PERSONNEL.—The Review Board may, in accordance with the civil service laws but without regard to civil service laws and regulations for appointments in the competitive service under subchapter I of chapter 33 of title 5, United States Code, appoint and terminate additional employees as are necessary to enable the Review Board and its Chief of Staff to perform their duties.
- (2) Requirements.—An individual appointed as an employee of the Review Board—
 - (A) shall be a private citizen of integrity and impartiality; and
 - (B) shall have had no previous involvement with any official investigation or inquiry relating to civil rights cold cases.

- 1 (3) Nominations.—Before making an appoint-
- 2 ment pursuant to paragraph (1), the Review Board
- 3 shall consider individuals recommended by the Amer-
- 4 ican Historical Association, the Organization of
- 5 American Historians, the Society of American Archi-
- 6 vists, and the American Bar Association.
- 7 (4) Security Clearances.—A candidate shall
- 8 qualify for the necessary security clearance prior to
- 9 being appointed by the Review Board.
- 10 (c) Compensation.—The Review Board shall fix the
- 11 compensation of the Chief of Staff and other employees in
- 12 accordance with title 5, United States Code, except that the
- 13 rate of pay for the Chief of Staff and other employees may
- 14 not exceed the rate payable for level V of the Executive
- 15 Schedule under section 5316 of that title.
- 16 (d) Advisory Committees.—The Review Board may
- 17 create advisory committees to assist in fulfilling the respon-
- 18 sibilities of the Review Board under this Act.
- 19 SEC. 7. REVIEW OF RECORDS BY THE REVIEW BOARD.
- 20 (a) Custody of Records Reviewed by the
- 21 Board.—Pending the outcome of the Review Board's re-
- 22 view activity, a Government office shall retain custody of
- 23 a civil rights cold case record for purposes of preservation,
- 24 security, and efficiency, unless—

1	(1) the Review Board requires the physical						
2	transfer of records for reasons of conducting an inde-						
3	pendent and impartial review; or						
4	(2) such transfer is necessary for an administra-						
5	tive hearing or other official Review Board function.						
6	(b) Startup Requirements.—The Review Board						
7	shall—						
8	(1) not later than 90 days after the date on						
9	which all members of the Review Board are ap-						
10	pointed, publish a schedule for review of all civil						
11	rights cold case records in the Federal Register; and						
12	(2) not later than 180 days after the enactment						
13	of this Act, begin its review of civil rights cold case						
14	records under this Act.						
15	(c) Determination of the Review Board.—						
16	(1) In General.—The Review Board shall direct						
17	that copies of all civil rights cold case records be						
18	transmitted to the Archivist and disclosed to the pub-						
19	lic in the Collection in the absence of clear and con-						
20	vincing evidence that—						
21	(A) a Government record is not a civil						
22	rights cold case record; or						
23	(B) a Government record or particular in-						
24	formation within a civil rights cold case record						
25	qualifies for postponement of public disclosure						

1	under this Act, which shall include consideration
2	by the Review Board of relevant laws and poli-
3	cies protecting criminal records of juveniles.
4	(2) Postponement.—In approving postpone-
5	ment of public disclosure of a civil rights cold case
6	record, the Review Board shall work to—
7	(A) provide for the disclosure of segregable
8	parts, substitutes, or summaries of such a record;
9	and
10	(B) determine, in consultation with the
11	originating body and consistent with the stand-
12	ards for postponement under this Act, which of
13	the following alternative forms of disclosure shall
14	be made by the originating body:
15	(i) Any reasonably segregable par-
16	ticular information in a civil rights cold
17	$case\ record.$
18	(ii) A substitute record for that infor-
19	mation which is postponed.
20	(iii) A summary of a civil rights cold
21	$case\ record.$
22	(3) Report.—With respect to each civil rights
23	cold case record or particular information in civil
24	rights cold case records the public disclosure of which
25	is postponed under section 4, or for which only substi-

- tutions or summaries have been disclosed to the public, the Review Board shall create and transmit to the
 Archivist a report containing—
 - (A) a description of actions by the Review Board, the originating body, the President, or any Government office (including a justification of any such action to postpone disclosure of any record or part of any record) and of any official proceedings conducted by the Review Board with regard to specific civil rights cold case records; and
 - (B) a statement, based on a review of the proceedings and in conformity with the decisions reflected therein, designating a recommended specified time at which or a specified occurrence following which the material may be appropriately disclosed to the public under this Act.
 - (4) Notice.—Not later than 14 days after the Review Board makes a determination that a civil rights cold case record shall be publicly disclosed in the Collection or postponed for disclosure and held in the protected Collection, the Review Board shall notify the head of the originating body of its determination and publish a copy of the determination in the Federal Register.

Other notice.—Contemporaneous notice shall be made to the President of Review Board deter-minations regarding executive branch civil rights cold case records, and to the oversight committees designated in this Act in the case of legislative branch records. Such notice shall contain an unclassified written justification for public disclosure or postpone-ment of disclosure, including an explanation of the application of any standards under section 4.

10 (d) Presidential Authority Over Review Board 11 Determination.—

(1) Public disclosure or postponement of formal determination concerning the public disclosure or postponement of disclosure of an executive branch civil rights cold case record or information contained in a civil rights cold case record, obtained or developed solely within the executive branch, the President shall have the sole and nondelegable authority to require the disclosure or postponement of such record or information under the standards set forth in section 4, and the President shall provide the Review Board with an unclassified written certification specifying the President's decision within 30 days after the Review Board's determination and notice to the execu-

- tive agency as required under this Act, stating the justification for the President's decision, including the applicable grounds for postponement under section 4.
 - (2) PERIODIC REVIEW.—Any executive branch civil rights cold case record for which public disclosure is postponed by the President shall be subject to the requirements of periodic review and declassification of classified information and public disclosure in the Collection set forth in section 3.
- 10 (3) RECORD OF PRESIDENTIAL POSTPONE11 MENT.—The Review Board shall, upon its receipt,
 12 publish in the Federal Register a copy of any unclas13 sified written certification, statement, or other mate14 rials transmitted by or on behalf of the President with
 15 regard to postponement of the public disclosure of
 16 civil rights cold case records.
- 17 (e) Notice to the Public.—On each day that is on 18 or after the date that is 60 days after the Review Board 19 first approves the postponement of disclosure of a civil 20 rights cold case record, the Review Board shall publish on 21 a publicly available website a notice that summarizes the 22 postponements approved by the Review Board or initiated 23 by the President, including a description of the subject, 24 originating body, length or other physical description, and 25 each ground for postponement that is relied upon.

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(f) REPORTS BY THE REVIEW BOARD.—

- (1) In General.—The Review Board shall report its activities to the Speaker of the House of Representatives, the Minority Leader of the House of Representatives, the Committee on Oversight and Government Reform of the House of Representatives, the Majority Leader of the Senate, the Minority Leader of the Senate, the Minority Leader of the Senate, the Committee on Homeland Security and Governmental Affairs of the Senate, the President, the Archivist, and the head of any Government office whose records have been the subject of Review Board activity.
- (2) DEADLINES.—Not later than 1 year after the date of enactment of this Act, and every year thereafter until termination of the Review Board, the Review Board shall issue a report under paragraph (1).
- (3) CONTENTS.—Each report under paragraph
 (1) shall include the following information:
 - (A) A financial report of the expenses for all official activities and requirements of the Review Board and its employees.
 - (B) The progress made on review, transmission to the Archivist, and public disclosure of civil rights cold case records.

1	(C) The estimated time and volume of civil
2	rights cold case records involved in the comple-
3	tion of the Review Board's performance under
4	$this\ Act.$
5	(D) Any special problems, including re-
6	quests and the level of cooperation of Government
7	offices, with regard to the ability of the Review
8	Board to operate as required by this Act.
9	(E) A record of review activities, including
10	a record of postponement decisions by the Review
11	Board or other related actions authorized by this
12	Act, and a record of the volume of records re-
13	viewed and postponed.
14	(F) Recommendations and requests to Con-
15	gress for additional authorization.
16	(G) An appendix containing copies of re-
17	ports of postponed records to the Archivist re-
18	quired under subsection $(c)(3)$ made since the
19	date of the preceding report under this sub-
20	section.
21	(4) Notice of termination.—Not later than 90
22	days before terminating, the Review Board shall pro-
23	vide written notice to the President and the Congress
24	of its intention to terminate its operations at a speci-

fied date.

1	SEC. 8. DISCLOSURE OF OTHER INFORMATION AND ADDI-
2	TIONAL STUDY.
3	(a) Materials Under the Seal of the Court.—
4	(1) In General.—The Review Board may re-
5	quest the Attorney General to petition any court in
6	the United States or abroad to release any informa-
7	tion relevant to civil rights cold cases that is held
8	under seal of court.
9	(2) Grand jury materials.—
10	(A) In general.—The Review Board may
11	request the Attorney General to petition any
12	court in the United States to release any infor-
13	mation relevant to civil rights cold cases that is
14	held under the injunction of secrecy of a grand
15	jury.
16	(B) Particularized need.—A request for
17	disclosure of civil rights cold case records under
18	this Act shall be deemed to constitute a showing
19	of particularized need under rule 6 of the Fed-
20	eral Rules of Criminal Procedure.
21	(3) Deadline.—
22	(A) In General.—The Attorney General
23	shall respond to any request that is subject to
24	this subsection within 45 days.
25	(B) Nondisclosure of grand jury in-
26	FORMATION.—If the Attorney General determines

1	that information relevant to a civil rights cold					
2	case that is held under the injunction of secrecy					
3	of a grand jury should not be made public, the					
4	Attorney General shall set forth in the response					
5	to the request the reasons for the determination.					
6	(b) Cooperation With Agencies.—It is the sense of					
7	Congress that—					
8	(1) the Attorney General should assist the Re-					
9	view Board in good faith to unseal any records that					
10	the Review Board determines to be relevant and held					
11	under the seal by a court or under the injunction of					
12	secrecy of a grand jury; and					
13	(2) all departments and agencies of the United					
14	States Government should cooperate in full with the					
15	Review Board to seek the disclosure of all information					
16	relevant to civil rights cold cases consistent with the					
17	public interest.					
18	SEC. 9. RULES OF CONSTRUCTION.					
19	(a) Precedence Over Other Law.—					
20	(1) In General.—Subject to paragraph (2),					
21	when this Act requires transmission of a record to the					
22	Archivist or public disclosure, it shall take precedence					
23	over any other law (except section 6103 of the Inter-					
24	nal Revenue Code of 1986), judicial decisions con-					
25	struing such law, or common law doctrine that would					

- 1 otherwise prohibit such transmission or disclosure
- 2 with the exception of deeds governing access to or
- 3 transfer or release of gifts and donations of records to
- 4 the United States Government.
- 5 (2) Personnel and medical files.—This Act
- 6 shall not require the public disclosure of information
- 7 that is exempt from disclosure under section 552(b)(6)
- 8 of title 5, United States Code.
- 9 (b) Freedom of Information Act.—Nothing in this
- 10 Act shall be construed to eliminate or limit any right to
- 11 file any requests with any executive agency or seek judicial
- 12 review of the decisions under section 552 of title 5, United
- 13 States Code.
- 14 (c) Judicial Review.—Nothing in this Act shall be
- 15 construed to preclude judicial review, under chapter 7 of
- 16 title 5, United States Code, of final actions taken or re-
- 17 quired to be taken under this Act.
- 18 (d) Existing Authority.—Nothing in this Act re-
- 19 vokes or limits the existing authority of the President, any
- 20 executive agency, the Senate, the House of Representatives,
- 21 or any other entity of the Government to publicly disclose
- 22 records in its possession.

1 SEC. 10. AUTHORIZATION OF APPROPRIATIONS.

- 2 (a) In General.—There are authorized to be appro-
- 3 priated such sums as are necessary to carry out this Act,
- 4 to remain available until expended.
- 5 (b) Interim Provisions.—Until such time as funds
- 6 are appropriated pursuant to subsection (a), the President
- 7 shall use such sums as are available for discretionary use
- 8 to carry out this Act.

Calendar No. 727

115TH CONGRESS S. 3191

[Report No. 115-424]

A BILL

To provide for the expeditious disclosure of records related to civil rights cold cases, and for other purposes.

DECEMBER 10, 2018

Reported with an amendment