#### 105TH CONGRESS 1ST SESSION

# H. R. 592

To establish a priority in the disposal of real property resulting from the closure or realignment of military installations toward States and other entities that agree to convert the property into correctional facilities for youthful offenders to be operated as military-style boot camps and to require the Secretary of Defense to develop a program to promote the expanded use of such correctional facilities.

### IN THE HOUSE OF REPRESENTATIVES

February 5, 1997

Mr. Burton of Indiana introduced the following bill; which was referred to the Committee on National Security, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

## A BILL

To establish a priority in the disposal of real property resulting from the closure or realignment of military installations toward States and other entities that agree to convert the property into correctional facilities for youthful offenders to be operated as military-style boot camps and to require the Secretary of Defense to develop a program to promote the expanded use of such correctional facilities.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

	$\Delta$
1	SECTION 1. CONVERSION OF PROPERTY AND FACILITIES
2	AT CLOSED OR REALIGNED MILITARY IN-
3	STALLATIONS INTO YOUTHFUL OFFENDER
4	BOOT CAMPS.
5	(a) Bases Closed or Realigned Under 1990
6	Base Closure Law.—Section 2905 of the Defense Base
7	Closure and Realignment Act of 1990 (part A of title
8	XXIX of Public Law 101–510; 10 U.S.C. 2687 note) is
9	amended by adding at the end the following new sub-
10	section:
11	"(h) Priority for Conversion to Youthful Of-
12	FENDER BOOT CAMPS.—(1) Notwithstanding subsection
13	(b), before any action is taken with respect to the disposal
14	or transfer of any real property or facility located at a
15	military installation to be closed or realigned under this
16	part, the Secretary of Defense shall notify the State and
17	each local government in which the installation is located
18	and other interested persons of the suitability of the prop-
19	erty or facility for conversion and use as a youthful of-
20	fender boot camp.
21	"(2) Subject to paragraphs (3), (4), and (5), the Sec-
22	retary shall transfer (without reimbursement) the property
23	or facilities described in the notification to the State, local

•HR 592 IH

government, or interested person if the State, local govern-

25 ment, or person certifies that the property or facilities will

- 1 be promptly converted to and used as a youthful offender
- 2 boot camp.
- 3 "(3) Any certification submitted under paragraph (2)
- 4 must be received by the Secretary not later than 180 days
- 5 after the Secretary provides the notification required by
- 6 paragraph (1) and must include a conversion and operat-
- 7 ing plan for the youthful offender boot camp. If the Sec-
- 8 retary receives more than one certification for a particular
- 9 property or facility, the Secretary shall submit the compet-
- 10 ing conversion and operating plans to the Attorney Gen-
- 11 eral who shall be responsible for selecting the recipient of
- 12 the property or facility based upon the quality and feasibil-
- 13 ity of the competing plans.
- 14 "(4) In the case of a certification submitted by a pri-
- 15 vate person, the Secretary shall submit the conversion and
- 16 operating plan accompanying the certification to the At-
- 17 torney General for review. The Secretary shall reject the
- 18 certification and refuse to transfer the property or facility
- 19 concerned if—
- 20 "(A) the Attorney General determines on the
- 21 basis of the conversion and operating plan that the
- person will likely be unable to successfully convert or
- operate the proposed youthful offender boot camp;
- 24 or

- 1 "(B) the State or any local government in
- which the installation is located opposes the transfer.
- 3 "(5) Paragraph (2) shall not apply to require the
- 4 transfer of any real property or facility located at a mili-
- 5 tary installation to be closed or realigned under this part
- 6 if the head of a military department or other entity of
- 7 the Department of Defense notifies the Secretary that
- 8 there is further and compelling national security need for
- 9 the property or facility.
- 10 "(6) As used in this subsection, the term 'youthful
- 11 offender boot camp' means a correctional facility operated
- 12 as a military-style boot camp to provide discipline, treat-
- 13 ment, and work for adjudicated offenders who are between
- 14 the ages of 14 and 25, inclusive.".
- 15 (b) Bases Closed or Realigned Under 1988
- 16 Base Closure Law.— Section 204 of the Defense Au-
- 17 thorization Amendments and Base Closure and Realign-
- 18 ment Act (Public Law 100–526; 10 U.S.C. 2687 note) is
- 19 amended by adding at the end the following new sub-
- 20 section:
- 21 "(g) Priority for Conversion to Youthful Of-
- 22 FENDER BOOT CAMPS.—(1) Notwithstanding subsection
- 23 (b), before any action is taken with respect to the disposal
- 24 or transfer of any real property or facility located at a
- 25 military installation to be closed or realigned under this

- 1 title, the Secretary of Defense shall notify the State and
- 2 each local government in which the installation is located
- 3 and other interested persons of the suitability of the prop-
- 4 erty or facility for conversion and use as a youthful of-
- 5 fender boot camp
- 6 "(2) Subject to paragraphs (3), (4), and (5), the Sec-
- 7 retary shall transfer (without reimbursement) the property
- 8 or facilities described in the notification to the State, local
- 9 government, or interested person if the State, local govern-
- 10 ment, or person certifies that the property or facilities will
- 11 be promptly converted to and used as a youthful offender
- 12 boot camp.
- 13 "(3) Any certification submitted under paragraph (2)
- 14 must be received by the Secretary not later than 180 days
- 15 after the Secretary provides the notification required by
- 16 paragraph (1) and must include a conversion and operat-
- 17 ing plan for the youthful offender boot camp. If the Sec-
- 18 retary receives more than one certification for a particular
- 19 property or facility, the Secretary shall submit the compet-
- 20 ing conversion and operating plans to the Attorney Gen-
- 21 eral who shall be responsible for selecting the recipient of
- 22 the property or facility based upon the quality and feasibil-
- 23 ity of the competing plans.
- 24 "(4) In the case of a certification submitted by a pri-
- 25 vate person, the Secretary shall submit the conversion and

- 1 operating plan accompanying the certification to the At-
- 2 torney General for review. The Secretary shall reject the
- 3 certification and refuse to transfer the property or facility
- 4 concerned if—
- 5 "(A) the Attorney General determines on the
- 6 basis of the conversion and operating plan that the
- 7 person will likely be unable to successfully convert or
- 8 operate the proposed youthful offender boot camp;
- 9 or
- 10 "(B) the State or any local government in
- which the installation is located opposes the transfer.
- 12 "(5) Paragraph (2) shall not apply to require the
- 13 transfer of any real property or facility located at a mili-
- 14 tary installation to be closed or realigned under this title
- 15 if the head of a military department or other entity of
- 16 the Department of Defense notifies the Secretary that
- 17 there is further and compelling national security need for
- 18 the property or facility.
- 19 "(6) As used in this subsection, the term 'youthful
- 20 offender boot camp' means a correctional facility operated
- 21 as a military-style boot camp to provide discipline, treat-
- 22 ment, and work for adjudicated offenders who are between
- 23 the ages of 14 and 25, inclusive.".
- 24 (c) Model Youthful Offender Boot Camp.—

1	(1) Development.—The Secretary of Defense,
2	in consultation with the Federal Bureau of Prisons
3	and State and local correctional agencies, shall de-
4	velop a model program intended to incorporate mili-
5	tary basic training and other military instruction
6	and disciplinary procedures into the design and op-
7	eration of youthful offender boot camps at the Fed-
8	eral, State, and local levels.

(2) DEFINITION.—For purposes of this subsection, the term "youthful offender boot camp" means a correctional facility operated as a military-style boot camp to provide discipline, treatment, and work for adjudicated non-violent offenders who are between the ages of 14 and 25, inclusive.

### 15 SEC. 2. GRANTS FOR BOOT CAMPS.

- Subsection (a) of section 516 of the Omnibus Crime
- 17 Control and Safe Streets Act of 1968 (42 U.S.C. 3762b)
- 18 is amended—

9

10

11

12

13

14

- 19 (1) by striking "80" and inserting "40"; and
- 20 (2) by striking "10" the second place it appears
- and inserting "50".

 $\bigcirc$