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To: Senator Charles E. Grassley  
United States Senate  
Committee on the Judiciary  
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Re: Sponsorship of The People's Remedy and Restoration Act -The New Declaration of Independence 2025

December 12, 2025

Senator Grassley,

Thank you for your continued leadership on matters of oversight, accountability, and protection of vulnerable populations. At your request, the enclosed materials are submitted for review in connection with sponsorship of *The People's Remedy and Restoration Act*. This legislation is presented in its final, sponsor-ready form and awaits only formatting necessary for formal delivery to the House.

As set forth in the Act's preamble and findings, and without limitation to any single program or title, the legislation addresses systemic fraud, unlawful takings, trafficking, counterfeit records, and misuse of government authorized systems across multiple public domains, including but not limited to, child welfare and foster care.

The bill does not represent a draft concept, nor does it require substantive audit, redrafting, or policy expansion. Its structure, findings, enforcement mechanisms, and

incorporated record are complete as written. What remains is formal legislative formatting and assignment of a bill number.

The enclosed white paper, provided as a secondary attachment, explains this conclusion in detail. It maps the Act's provisions to the systems it governs, including foster care and child welfare systems operating under Title IV, without narrowing the scope of the Act or redefining existing statutory programs. The analysis demonstrates that the Act functions as an enforcement and prevention remedy, not a programmatic rewrite.

As outlined in the paper, Title IV foster care systems are addressed within the Act because they are expressly named and covered systems, not because the Act is limited to Title IV. The legislation supplies an enforcement structure that existing programs presume but do not possess, restoring record authenticity, interrupting funding tied to false predicates, and elevating coordinated child concealment through official systems to mandatory federal response.

The Act also formally incorporates the Petition of Remonstrance, Amicus Brief, and Affidavit of Remedy, establishing continuity of notice, evidentiary record, and enforcement demand dating back to 2019. This incorporation is intentional and legally operative, ensuring that the full scope of harm and remedy travels with the bill through implementation.

For these reasons, additional audits or policy studies are not necessary to advance the legislation. The factual record has already been developed. The enforcement framework has already been drafted. The remaining step is sponsorship and introduction, allowing the Senate to engage the matter through hearings, review, and debate.

Accordingly, it is respectfully recommended that the legislation be introduced under the working designation: The People's Remedy and Restoration Act-The New Declaration of Independence 2025

Thank you for your consideration and for the opportunity to submit this work. We look forward to meeting with you and your staff in January and remain available to assist your office with any technical review, legislative coordination, or committee level discussion that may follow.

Respectfully,

Billie Powers  
Co founder, Toll and Roll™ & Registered Whistleblower

With supporting review and endorsement by,

Kathleen Arthur  
Title IV Specialist