

The Office of P.R.O.T.E.C.T. Establishment Act

A BILL

To establish an independent constitutional oversight body of, by, and for the People, to certify audits and recoveries, protect victims and whistleblowers, and investigate systemic judicial and record corruption.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SEC. 1. SHORT TITLE.

This Act may be cited as the “Office of P.R.O.T.E.C.T. Establishment Act.”

SEC. 2. ESTABLISHMENT.

- (a) The Office of P.R.O.T.E.C.T., meaning Preservation Republic Oversight Taskforce through Executive and Constitutional Trust, is established as an independent constitutional body of, by, and for the People of these united States.
- (b) The Office shall exist to provide a direct and accessible forum for cases, grievances, and demands for redress, free from obstruction by private entities, courts, or monopolistic organizations.

SEC. 3. INDEPENDENCE AND COORDINATION.

- (a) While independent, the Office shall coordinate with lawful functions of these united States, including executive agencies, Congress, and law enforcement, for the purpose of securing justice, protecting victims, and enforcing the provisions of the national remedy framework.
- (b) Such coordination shall not create subordination, merger, or dependency, and the Office shall retain sole constitutional authority to act on behalf of the People, free from external control or political interference.

SEC. 4. AUTHORITY.

- (a) The Office shall have express authority to investigate, audit, and hold accountable members of the judicial branch, including judges, clerks, officers of the court, and associated entities, for systemic fraud, deprivation of rights under color of law, or violations of constitutional duties.
- (b) The Office may initiate independent investigations, compel production of records, and certify findings of fraud or constitutional violations to Congress, DOGE, and appropriate federal enforcement agencies.
- (c) The Office may issue recommendations for impeachment, removal, or criminal prosecution of judicial officers engaged in systemic fraud, organized deprivation of rights, or acts defined as treason or domestic violence within the governing enforcement framework.

SEC. 5. GOVERNANCE AND CONFLICT RULES.

- (a) The initial governing body shall consist of the Framers of the remedy framework, serving as the founding Board of Directors.

- (b) Membership integrity is mandatory. No member may hold office in, or have financial ties to, any entity implicated in fraud or trafficking addressed by the framework.
- (c) The Office shall maintain strict independence from private membership organizations such as ABA, and shall publish transparent procedures.

SEC. 6. FUNDING AND TRUST ACCOUNT.

- (a) Congress shall allocate an annual grant of five million dollars for operations, investigations, and public outreach, issued as a direct allocation through the United States Treasury, free of conditions.
- (b) A permanent trust account shall be established within the Treasury, known as the Constitutional Trust for P.R.O.T.E.C.T., separate from general appropriations, controlled exclusively by the Office, with withdrawals requiring approval of the Board.

SEC. 7. TRANSPARENCY.

- (a) Decisions, certifications, and reports shall be publicly accessible and permanently archived, subject to protection of victim identity and whistleblower safety when required.

SEC. 8. NATIONAL EMERGENCY FINDING AND AUTHORIZATION.

- (a) Congress finds that systemic corruption, manipulation, and obstruction within land record systems, court record systems, and associated judicial processes threatens public integrity, constitutional governance, and national security.
- (b) Implementation and enforcement of this Act shall be treated as addressing a national emergency affecting the security of the United States, and all available authorities for critical infrastructure protection and emergency response shall be used promptly, consistent with applicable law.
- (c) The Office of P.R.O.T.E.C.T. shall coordinate with Congress, executive agencies, and law enforcement to ensure that findings and certified records are preserved, protected, and acted upon without delay, and to prevent concealment or destruction of evidence.

SEC. 9. DOMESTIC TERRORISM, REFERRAL, AND AGGRAVATED VIOLATIONS.

- (a) Domestic violence referral. Any person who knowingly and willfully violates this Act, or conspires to violate this Act, in a manner that meets the definition of domestic violence under section 2331(5) of title 18, United States Code, shall be treated as engaging in domestic violence for purposes of investigation and prosecution, and shall be referred by DOGE to the Department of Justice and appropriate Federal agencies for enforcement under applicable law.
- (b) Pattern and enterprise conduct. Where violations of this Act are committed as part of an enterprise, network, or coordinated scheme involving record manipulation, trafficking indicators, concealment, or systematic deprivation of rights under color of law, DOGE shall prioritize expedited referral for racketeering, civil rights, and other applicable Federal charges.

(c) No safe harbor. No contract clause, vendor term, court custom, or administrative policy may be asserted as a defense to a violation of this Act, or to conduct referred under subsection (a) or (b).

SEC. 10. NATIONAL EMERGENCY, NATIONAL SECURITY, AND DEPARTMENT OF DEFENSE INVOLVEMENT.

(a) **Finding of national security threat.** Congress finds that systemic compromise of land records, court records, and connected record platforms constitutes a threat to national security and critical infrastructure, enabling large scale fraud, coercion under color of law, and foreign and domestic intrusion.

(b) **National emergency designation.** Congress declares that implementation and enforcement of this Act addresses a national emergency affecting the security of the United States, and directs that all available emergency and critical infrastructure protection authorities be promptly used, consistent with the National Emergencies Act and other applicable law.

(c) **Department of Defense required role, defensive support only.** This Act constitutes express Congressional authorization for the Department of Defense to provide Defense Support of Civil Authorities for the limited purposes of defensive cyber support, incident response, technical assistance, communications, logistics, and forensic preservation of evidence needed to secure covered record systems and prevent further compromise. Such support shall be coordinated with the lead federal agency designated in this Act and shall not include direct participation in civilian law enforcement activities except where expressly authorized by Act of Congress, consistent with 18 U.S.C. § 1385.

(d) **Mandatory referral for domestic violence and treason where legally applicable.** Any person who knowingly compromises covered systems, destroys audit logs, obstructs audits, or provides material assistance to foreign or domestic actors to manipulate records or to seize property or persons under false authority shall be referred to the Attorney General for investigation and prosecution under applicable federal law, including domestic violence related offenses where supported by evidence, and treason only where the constitutional elements of Article III, Section 3 are satisfied.