

**January 6 Remedy and Restoration Act of 2026**  
A BILL

To establish a stand-alone January 6 remedy and restoration pathway based on verifiable records, mandatory record production, written determinations, record correction, restitution processing, and enforcement referrals, attachable to the People’s Remedy and Restoration Act-The New Declaration of Independence 2026, and for other purposes.

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 ***“January 6 Remedy and Restoration Act of 2026” (the “Act”).***

SEC. 2. RELATIONSHIP TO PRRA; STAND-ALONE OPERATION: This Act is a stand alone sub bill intended to be attached to the People’s Remedy and Restoration Act-The New Declaration of Independence 2026 (“PRRA”). If PRRA is enacted, this Act may utilize PRRA definitions and the Treasury administered recovery fund. Nothing in this Act depends upon the creation, recognition, or participation of any single office; if the Office of P.R.O.T.E.C.T. is enacted and operational, it may receive copies of Panel determinations, but such coordination is optional and not a prerequisite to relief under this Act.

SEC. 3. DEFINITIONS.

In this Act:

(1) COVERED JANUARY 6 MATTER: The term “covered January 6 matter” means any Federal criminal investigation, prosecution, charging decision, detention, release, supervision, monitoring, or post-disposition condition, whether supervised or unsupervised, arising primarily from conduct alleged to have occurred at or near the United States Capitol on January 6, 2021.

(2) COVERED PERSON: The term “covered person” means any individual charged, convicted, detained, or supervised in a covered January 6 matter, and the immediate family of a deceased covered person.

(3) MATERIAL VIOLATION: The term “material violation” means prejudicial violation and or a substantiated violation of the Constitution, Federal law, or binding rules of criminal procedure that is reasonably likely to have affected charging, detention, trial fairness, plea voluntariness, sentencing, or conditions of confinement.

(4) FRAUD OR FALSIFICATION: The term “fraud or falsification” includes the knowing use or presentation of counterfeit, forged, perjured, materially altered, unlawfully created, suppressed, destroyed, or tampered records or evidence, including any record platform outputs, used under color of law.

(5) VERIFIABLE RECORD: The term “verifiable record” means the genuine original record, in

its unaltered form, with a verifiable chain of custody and provenance sufficient to confirm authenticity.

SEC. 4. EVIDENCE INTEGRITY; PROHIBITION ON INVALID INSTRUMENTS: No person or entity acting under color of law, including any Federal, State, local, or tribal officer, employee, contractor, agent, instrumentality, court, or tribunal, shall rely upon fraud or falsification in any covered January 6 matter. A covered person may petition under section 5 for a determination that fraud or falsification or a material violation occurred; upon such determination, the consequences in sections 6 and 7 shall apply.

SEC. 5. INDEPENDENT PEER REVIEW PANEL; NO COUNSEL CONTROL:

(a) Establishment: There is established an Independent Peer Review Panel (the “Panel”).

(b) Independence: Panel members shall not be current employees of the Department of Justice, shall not be members of any bar or otherwise admitted to practice law in any jurisdiction, and shall serve without compensation beyond expense reimbursement.

(c) Counsel Limits: Any legal counsel, internal or external, shall have no authority to advise, interpret, recommend, or draft findings, and may provide clerical citation and formatting assistance only.

(d) Record Production: Upon petition by a covered person, the Panel shall compel production of the complete record for the covered January 6 matter, including all investigative files, charging materials, detention and classification records, discovery (including exculpatory and impeachment material), communications, logs, recordings, and transcripts, with no withholding except narrowly tailored redaction solely to protect specific sensitive sources and methods, and only where the unredacted record is made available to the Panel for verification.

(e) The Panel shall issue a written determination stating whether a material violation and whether fraud or falsification is substantiated, and whether the substantiated conduct meets PRRA’s domestic terrorism designation. The Panel shall provide the determination and supporting record index to the petitioner and shall transmit the determination to each agency listed in section 6 for mandatory civil and criminal enforcement action.

SEC. 6. ADMINISTRATIVE RECORD CORRECTION; MANDATORY REFERRALS.

(a) Record Correction; Non-Diminution and Mandatory Action: A Panel determination substantiating fraud or falsification under color of law, and the PRRA domestic terrorism designation where found, shall be binding for referral classification and shall trigger mandatory civil and criminal enforcement action by each receiving authority. No receiving agency or actor may recharacterize, downgrade, narrow, or nullify the Panel determination; it may only be escalated if the evidence supports higher offenses. Failure to initiate and proceed shall constitute obstruction under PRRA and shall trigger mandatory civil and criminal penalties against the responsible officials, employees, contractors, or agents who block, delay, or refuse to act.

(b) Referrals and Liability.—Upon a Panel determination substantiating fraud or falsification under color of law, agencies shall make immediate enforcement referrals and escalation, and the

conduct shall be treated as domestic terrorism under PRRA, consistent with 18 U.S.C. § 2331(5), with full civil and criminal liability under applicable law.

#### SEC. 7. RESTITUTION FOR VERIFIED HARMS; TREASURY ADMINISTRATION.

(a) Eligibility: A covered person with a Panel determination substantiating a material violation and resulting harm may apply for restitution.

(b) Covered Losses: Restitution may include documented defense costs, documented lost income, and documented medical or mental health costs attributable to detention or tainted proceedings, and other direct losses proven by verifiable records.

(c) Payment Source: Restitution shall be paid through the Treasury administered recovery fund enacted in PRRA, or if not enacted, through a “January 6 Recovery Fund” established by this Act.

(d) No Court Prerequisite; Panel Determination Controlling for PRRA Administration. Restitution processing and payment under this section shall not require a court order. A Panel determination shall be final and controlling for PRRA administrative purposes, including record correction, referral classification, and restitution eligibility and processing. Nothing in this Act limits any judicial remedy otherwise available.

#### SEC. 8. PRESERVATION; SEVERABILITY; EFFECTIVE DATE.

(a) Preservation: All custodians of any record or evidence related to a covered January 6 matter, including Federal, State, local, tribal, and territorial agencies and any contractor or private entity acting under color of law, shall preserve such records and evidence as a permanent historical and governmental record for legislative oversight and the administration of justice, and shall not destroy, delete, alter, suppress, seal, or dispose of any portion.

(b) Penalty for Destruction or Spoliation; Domestic Terrorism. Any destruction, deletion, alteration, suppression, or concealment of required records under color of law shall trigger mandatory civil and criminal penalties and enforcement referral; where the conduct meets PRRA’s domestic terrorism designation, it shall be charged and processed as domestic terrorism under PRRA.

(c) Severability: If any provision of this Act is held invalid, the remainder shall not be affected.

(d) Findings: Congress reaffirms the self evident rights recognized in the Declaration of Independence and enacts this Act to secure those rights through the Constitution, due process of law, and the supreme Law of the Land.

(e) Effective Date: This Act shall take effect on the date of enactment.