

How the People's Remedy and Restoration Act-The New Declaration of Independence 2026 Supports January 6 Remedy Efforts and the January 6 Remedy and Restoration Sub-Bill

A presidential pardon can end punishment, but it does not automatically correct all remaining legal and practical harms. Many affected individuals and families continue to seek lawful record correction where appropriate, accountability for substantiated misconduct, and restitution for verified, direct losses. This one page explains how PRRA provides an evidence based remedy framework that can function with or without any single office or agency preference.

PRRA's remedy framework in plain terms:

- Evidence integrity and record verification. PRRA requires verifiable records, voids any reliance on counterfeit, forged, perjured, materially altered, or unlawfully created instruments; Any knowing use to obtain or enforce any official order or action under color of law constitutes domestic terrorism under PRRA, consistent with 18 U.S.C. § 2331(5).
- Independent review pathway (not dependent on one office). PRRA enables an evidence based review and certification process through (a) the Office of P.R.O.T.E.C.T., if enacted and operational, or (b) a stand alone independent statutory evidentiary review panel created by the sub bill, with mandatory record production and written findings, and any legal counsel, internal or external, with no authority to advise, interpret, recommend, or draft findings.
- Lawful remedy, not discretion. PRRA converts proven material violations into enforceable remedies and restoration, including record correction and restitution, without political gatekeeping.
- Restitution tied to verified harms and documented losses. PRRA mandates victim first restitution from lawful recoveries and penalties, paid through the Treasury administered Recovery Fund on documented claims and verifiable loss.
- Transparency and accountability. PRRA mandates record preservation and audit trails, with mandatory referrals for substantiated misconduct and sanctions for, but not inclusive of, concealment or spoliation.

What this means for January 6 matters (without assuming facts about any individual case):

- Where a petitioner shows a material constitutional or legal violation, PRRA compels full record production and issues a written determination that triggers record correction, restitution processing, and mandatory enforcement referrals under PRRA.
- Where a court grants relief based on proven violations, PRRA supports restitution for documented losses¹ and provides a transparent payment process.
- Where fraud or falsification under color of law is substantiated, PRRA designates it domestic terrorism and mandates immediate referral, escalation, and full civil and criminal liability.

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Bottom line: PRRA is a remedy and restoration framework. It enforces due process and record integrity where existing law has been bypassed, by requiring auditable proof, evidence based review, court accountable relief, and documented restitution, with redundant paths so no single office or discretionary gatekeeper can block remedy.