



## The Inversion of Representation - The Losing Horse

*When the People Bring the Record, Congress Does Not Get to Pretend It Never Arrived*

By Billie Powers

Co-Founder [www.tollandroll.com](http://www.tollandroll.com)

May 19, 2026

For years, the people have raced against the demise of their liberties, the destruction of *The Constitution*, the betrayal of *The Declaration of Independence*, and the trampling of *The Bill of Rights*, while too many in perceived power sat in the grandstands betting on the wrong horse owned by foreign interests. That horse is named *Inversion of Representation*. The Declaration says governments derive their just powers from the consent of the governed, and the First Amendment protects the people's right to assemble and petition for redress of grievances, which means the people are not trespassing on power when they demand remedy, they are exercising the power that was theirs all along. Toll and Roll™ saddled up, the people stayed in the race, and now the horse named *The People* is coming down the stretch carrying the record, the remedy, and the power inherent in the people. It is time for *The National People's Great Grand Jury*.

The Inversion of Representation happens when the people bring the evidence, affidavits, software/AI concerns, forged documents, counterfeit records, perjured filings, lack of risk management, stolen homes, stolen children, guardianship nightmares, probate abuses, CPS and APS horror stories, deed fraud, court fraud, financial trails, and broken lives, yet somehow the people are still treated like the inconvenience instead of the authority.

The House of Representatives was never meant to become a locked door between the people and remedy. Article I, Section 2 of the United States Constitution says the House of Representatives “shall be composed of Members chosen every second Year by the People of the several States,” which matters because the House does not sit above the people, it sits because of the people.

Toll and Roll™, co-founded with Oregonian John Bloom, did not come forward empty-handed. The Toll and Roll™ Delegates brought software/AI evidence, record evidence, remedy evidence, victim evidence, the lack of risk management and the people’s demand for lawful action. Its mission has remained clear: “Audit the records, identify counterfeit, forged, and perjured documents, follow the money, protect whistleblowers, and restore property and rights and dish out the civil and criminal penalties available.”

This record did not start yesterday, and it did not roll into Washington, D.C. because somebody needed another political slogan. In December 2019, the Petition of Remonstrance started rolling across the United States, West Coast to East Coast; from there, the record kept moving county by county, state by state, office by office, all 50 states noticed and 40 ratified, delivered to 3 Presidential administrations and over 600 agency offices, because the people were no longer willing to be isolated, dismissed, and told to “get an attorney” while counterfeit, forged, and perjured documents were being used to destroy homes, families, estates, property rights, and lives.

In May 2025, the Toll and Roll™ Delegates rolled into Washington, D.C. to deliver the remedy, and in September 2025, it delivered The People’s Remedy and Restoration Act. Since the Petition of Remonstrance began rolling across the United States in December 2019, the House has formally received the remedy multiple times, including through Toll and Roll™ deliveries and formal state-level transmissions from at least 40 state representatives to the House in Washington, D.C., and to the Supreme Court. Now, the movement rolls into the National People’s Great Grand Jury, where the people make the final record, the claims are organized, the paperwork is gathered, the participation requirements are set, and the House of Representatives is offered the opportunity to rebut what has been placed before it, and what the people will give testimony over.

This is not one person’s story, one county’s problem, one party’s talking point, or one victim’s paperwork complaint. Every stolen home, every stolen child, every elder trapped in a guardianship machine, every family destroyed by paperwork abuse, every forged signature, every counterfeit, forged, and perjured document, and every public official who looked away when there was a duty to act, all of it matters because the record is the foundation of lawful government, and a country that cannot trust its records cannot trust the systems built on top of them.

Toll and Roll™ carried verified facts in evidence to DOGE, Congress, state offices, federal offices, and the public record, including evidence of software back doors, election-tampering capabilities, hidden chambers, shadow dockets, shadow cases, counterfeit documents, forged records, identity theft, and perjured filings being used against the people, their land, homes,

children, estates, and lives. When millions of victims, hundreds of advocates, and dozens of whistleblowers point to the same patterns across courts, land records, elections, public offices, and software systems, this can no longer be dismissed as isolated harm; it becomes a direct threat to the lawful record, public trust, national security, the constitutional republic, the United States, USA Inc., and the people themselves. Due process was never meant to sit on a shelf while bad actors use broken systems to take homes, children, estates, land, rights, records, and lives.

The people are not powerless, and Toll and Roll™ refuses to speak as though they are.

State constitutions, or charters, across the country recognize what the people already know: political power is inherent in, vested in, or derived from the people. Government serves by consent, representatives sit by consent, and when the people assemble, petition, notice, document, preserve, and demand remedy, that is not chaos, it is the people calling government back to its lawful purpose. Michigan, for instance, says it plainly: “All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.”

Toll and Roll™ is also looking directly at President Trump’s executive-order framework on asset blocking, sanctions, and lawful enforcement against serious corruption, human-rights abuse, foreign interference, and foreign bad actors, including Executive Order 13818, signed December 20, 2017, which addresses persons involved in serious human-rights abuse or corruption, and Executive Order 13848, signed September 12, 2018, which addresses sanctions in the event of foreign interference in United States elections and invokes emergency authorities including the International Emergency Economic Powers Act and the National Emergencies Act.

That authority is not dead, buried, or forgotten; on August 29, 2025, the national emergency declared under Executive Order 13848 was continued for one year beyond September 12, 2025, while the people’s remedy demand has also remained alive because the Petition of Remonstrance used this framework foundationally, the DOGE remedy delivery carried it forward, The People’s Remedy and Restoration Act continued it, and now the National People’s Great Grand Jury moves to preserve the final record. In plain English, the people did not drop the ball, abandon the claim, or let the record die; the people preserved it, notified the offices, carried the remedy forward, and now move to finish the action lawfully.

That is why the National People’s Great Grand Jury matters. The people are not gathering to complain, they are gathering to organize the evidence, preserve the record, establish participation requirements, receive paperwork, identify claims, and create the people’s final record. From that record, the people may issue notices, presentments, and proposed indictments into the public record against those who have held seats in the House of Representatives since December 2019 and failed to rebut, investigate, hear, audit, or act upon the Petition of Remonstrance and the remedy record carried across these United States.

Let the House rebut the claims, answer the record, show where it acted, show where it investigated, and show where it protected the people instead of hiding behind procedure, staff silence, party politics, foreign interests, or another round of “we cannot help you.” If the House

has answers, it should bring them; if the House has evidence of action, it should produce it; if the House has fulfilled its duty, it should prove it to the people who have carried the record for years.

However, if the testimony and evidence presented through the National People's Great Grand Jury stand unrebutted, the people will move to initiate every lawful remedy available, including asset-seizure proceedings, bond claims, civil penalties, criminal penalties, restitution, recovery, and enforcement paths against those proven to have participated in, benefited from, covered up, or failed in their public duty regarding counterfeit, forged, and perjured documents used against the people. Representatives who read this, hear about this, or receive this should understand that the people are not asking to be saved with speeches; they are asking public servants to answer the record with verified facts in evidence, including proof of lawful action, non-participation, lack of benefit, lack of knowledge, or any legally cognizable defense, including coercion, duress, or threats that prevented lawful action. Open the hearings, demand the audits, follow the money, use the lawful tools already available, and stop pretending counterfeit, forged, and perjured documents are private little problems when they are destroying public trust, property rights, families, and the foundation of this country. This is not mob rule, and it is not reckless accusation; it is the people preserving the record, offering rebuttal, demanding due process, and insisting that public servants answer the public.

For every naysayer who says nothing will change, the answer is simple: maybe you stopped believing, but the people have not stopped moving. Miracles still happen, truth still breaks through, and sometimes when enough noodles are thrown on the wall, one finally sticks. Sometimes you keep betting on the same horse because you know that horse has heart, and one day, that damn horse wins, because the horse was named The People and betting on the people was the winning ticket all along.

Further information:

National People's Great Grand Jury Facebook page:

<https://www.facebook.com/profile.php?id=61560443447594>

Toll and Roll™: [tollandroll2025@gmail.com](mailto:tollandroll2025@gmail.com) / [www.tollandroll.com](http://www.tollandroll.com)