helping reestablish, long-promised land bases for the Oregon Tribes, while also giving them the ability to effectively manage their land on their own terms. I want to thank our colleagues from Oregon, Mr. DEFAZIO and Mr. WALDEN, for listening to the needs of the Oregon Tribal people and continuing to push this bipartisan legislation.

The revised version of this bill passed the House by voice vote last Congress, and I now urge my colleagues to do the same.

Mr. Speaker, I yield back the balance of my time.

Mr. LAHOOD. Mr. Speaker, I urge adoption of the legislation, and I yield back the balance of my time.

Mr. DEFAZIO. Mr. Speaker, due to flight delays, I was unable to speak on the floor in support of my legislation.

The Western Oregon Tribal Fairness Act is a bipartisan, no-cost, common sense bill that will go a long way to helping resolve some of the problems the federal government and its haphazard policy shifts have created for three western Oregon tribes.

The bill provides fairness for the Confederated Tribes of the Coos, Lower Umpqua and Siuslaw, the Cow Creek Band of Umpqua Tribe of Indians, and the Coquille Indian Tribe.

Provisions of this bill were passed by voice vote in both the 113th and 114th Congresses. I hope this Congress it can finally become law. The tribes have waited entirely too long to receive the fairness owed to them.

For over a hundred years federal policies have unfairly disadvantaged Indian tribes in Western Oregon. After signing many treaties with the Tribes, the United States removed them from their original homelands and put them on only two reservations—established to house potentially more than 60 tribal governments.

In 1954, Congress made things even worse. All tribes west of the Cascades lost federal recognition when the Western Oregon Termination Act became law.

Scholars called it The Termination Era, and it was favored federal Indian policy. It was so bad, that it was formally rebuked by Congress less than 30 years later.

In the 1970’s, Congress began the process of restoring the Western Oregon tribes to federal recognition and cleaning up the mess and injustices the United States had made.

In fact, I began my Congressional career as the original Coquille Restoration Act, now law, which restored one of Oregon’s terminated tribes.

Yet even today, it remains difficult for these tribes to function as the sovereign nations they are and to govern themselves effectively.

Unlike many tribes, the Confederated Tribes of the Coos, Lower Umpqua and Siuslaw Tribe, and the Cow Creek Band of Umpqua Tribe of Indians, are deprived of any land held in trust.

Unlike any other tribe in the United States, the Coquille Indian Tribe must function under a legal anomaly with regard to managing its forest.

The Western Oregon Tribal Fairness Act makes good on decades-old promises to restore land bases for the Coos and Cow Creek Tribes, and it puts the Coquille Indian Tribe’s forest management on equal footing with those of other Indian tribes nationwide.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Illinois (Mr. LAHOOD) that the House suspend the rules and pass the bill, H.R. 1306.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

SAINT FRANCIS DAM DISASTER NATIONAL MEMORIAL ACT

Mr. LAHOOD. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2156) to provide for the establishment of a national monument and national memorial to commemorate those killed by the collapse of the Saint Francis Dam on March 12, 1928, and for other purposes.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 2156

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

SECTION 1. SHORT TITLE.

This Act may be cited as the “Saint Francis Dam Disaster National Memorial Act”.

SEC. 2. FINDINGS.

Congress finds the following:

(1) On March 12, 1928, the Saint Francis Dam located in the northern portion of Los Angeles County, California, breached, resulting in a devastating flood that caused the death of approximately 25 individuals.

(2) The residents of Santa Clarita Valley, Santa Clarita Valley, child, Castaic Junction, Santa Clara River Valley, Piru, Fillmore, Barstow, Saticoy, and Santa Paula were directly impacted and suffered greatly from the worst flood in the history of the State of California.

(3) The disaster resulted in a tremendous loss of human life, property, and the livelihood of local residents, and was surpassed in the level of destruction in the 20th century only by the great San Francisco earthquake of 1906.

(4) The collapse of the dam may represent America’s worst civil engineering failure in the 20th century.

(5) The site of the disaster is subject to the theft of historic artifacts, graffiti, and vandalism.

(6) It is right to pay homage to the citizens who were killed, injured, or dislocated due to the flood, and to educate the public about this important historical event.

(7) It is important that the site of the Saint Francis Dam and surrounding areas be specially designated and protected to commemorate this event.

SEC. 3. SAINT FRANCIS DAM DISASTER NATIONAL MEMORIAL.

(a) ESTABLISHMENT.—The Secretary is authorized to establish a memorial at the Saint Francis Dam site in the County of Los Angeles, California, for the purpose of honoring the victims of the Saint Francis Dam disaster of March 12, 1928.

(b) REQUIREMENTS.—The memorial shall be:

(1) known as the Saint Francis Dam Disaster National Memorial; and

(2) managed by the Forest Service.

(c) DONATIONS.—The Secretary is authorized to accept, hold, administer, invest, and spend any gift, devise, or bequest of real or personal property made to the Secretary for purposes of developing, designing, constructing, and managing the Memorial.

SEC. 4. RECOMMENDATIONS FOR MEMORIAL.

(a) IN GENERAL.—Not later than 3 years after the date of the enactment of this Act, the Secretary shall submit to Congress recommendations regarding—

(1) the planning, design, construction, and long-term management of the Memorial;

(2) the proposed boundaries of the Memorial;

(3) a visitor center and educational facilities at the Memorial; and

(4) ensuring public access to the Memorial.

(b) CONSULTATION.—In preparing the recommendations required under subsection (a), the Secretary shall consult with—

(1) appropriate Federal agencies;

(2) State, tribal, and local governments, including the Santa Clarita City Council; and

(3) the public.

SEC. 5. ESTABLISHMENT OF SAINT FRANCIS DAM DISASTER NATIONAL MONUMENT.

(a) ESTABLISHMENT.—There is established as a national monument in the State, certain National Forest System land administered by the Secretary in the County of Los Angeles comprising approximately 410 acres, as generally depicted on the map entitled “Proposed Saint Francis Dam Disaster National Monument”, created on June 14, 2016, to be known as the Saint Francis Dam Disaster National Monument.

(b) PURPOSE.—The purpose of the Monument is to conserve and enhance for the benefit and enjoyment of the public the cultural, archaeological, historical, watersheds, educational, and recreational resources and values of the Monument.

SEC. 6. DUTIES OF THE SECRETARY WITH RESPECT TO MONUMENT.

(a) MANAGEMENT PLAN.—(1) IN GENERAL.—Not later than 4 years after the date of the enactment of this Act, the Secretary shall develop a management plan for the Monument.

(2) CONSULTATION.—The management plan shall be developed in consultation with—

(A) appropriate Federal agencies;

(B) State, tribal, and local governments; and

(C) the public.

(3) CONSIDERATION.—In developing and implementing the management plan, the Secretary shall, with respect to methods of protecting and providing access to the Monument, consider the recommendations of the Saint Francis Dam Disaster National Memorial Foundation, the Santa Clarita Valley Historical Society, and the Community Hiking Club of Santa Clarita.

(b) MANAGEMENT.—The Secretary shall manage the Monument—

(1) in a manner that conserves and enhances the cultural and historic resources of the Monument; and

(2) in accordance with—

(A) the Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1601 et seq); and

(B) this Act; and

(C) any other applicable laws.

(c) USE OF MOTORIZED VEHICLES.—The use of motorized vehicles within the Monument may be permitted only—

(A) on roads designated for use by motorized vehicles in the management plan required under subsection (a);

(B) for administrative purposes; or

(C) for emergency responses.

(2) GRIZZLING.—The Secretary shall permit grazing within the Monument, where established before the date of the enactment of this Act—
Mr. Speaker, I urge adoption of the bill introduced by Mr. Kueirr, and I reserve the balance of my time.

Mr. PANETTA. Mr. Speaker, I yield myself such time as I may consume.

In one of the worst civil engineering failures of the 20th century, the breach of the Santa Clara Dam on March 12, 1928, tragically took the lives of over 400 Americans. To honor the memory of those who lost their lives on that fateful day, H.R. 2156 establishes a national memorial at the disaster site in California’s Santa Claria Valley. The memorial will provide a permanent place of remembrance and a place for healing.

In addition to the memorial, H.R. 2156 establishes the San Francis Dam National Monument on 440 acres of public land managed by the Forest Service. The national monument designates the U.S. Forest Service, in consultation with a range of stakeholders, to develop educational programs and improve the health of regional watersheds.

I want to thank Congresswoman Julia Brownley, as well as Congressmen Knight, along with the Santa Clara Valley Water District, for bringing the legacy of the Santa Clara Dam disaster to the attention of Congress. As we have all heard: “Those who cannot remember the past are doomed to repeat it.”

This bill received strong support last Congress and was brought out of the House. This is a good bill, and I urge my colleagues to support its adoption.

Mr. Speaker, I reserve the balance of my time.

Mr. LAHOOD. Mr. Speaker, I yield myself such time as he may consume to the gentleman from California (Mr. Kueirr), the author of the legislation.

Mr. KNIGHT. Mr. Speaker, this is something that is near and dear to my heart. This is something that has affected our community. It happened less than 20 miles from my house, almost in the backyard of my house. I rise in the name of the memorial. The San Francis Dam and the bill I sponsored, which would establish a national memorial to honor those in this terrible tragedy.

The San Francis Dam failed on March 12, 1928, in the San Francisco Canyon. Nearly 13 billion gallons of water flooded the surrounding areas and, ultimately, traveled 54 miles down to the Pacific Ocean. The brute force of this floodwater claimed 437 lives, leaving in its wake unspeakable heartbreak and catastrophically impacted communities.

The San Francis Dam disaster was America’s worst civil engineering failure of the 20th century. While the failure ultimately informed future dam construction and the development of new safety standards, these lessons were learned at a steep price. Many of the dams that were built after this were built because of the San Francis Dam issues, and they were built at a much different level.

This bill takes a small but significant step in memorializing the men, women, and children who lost their lives in this tragedy. Those individuals represent a solemn part of current-day Santa Clarita Valley’s heritage, and I am humbled by this honor to commemorate them.

Mr. Speaker, I thank the chairman for his support of this bill, and I urge my colleagues to vote “yes.”

Mr. PANETTA. Mr. Speaker, I have no further speakers, and I yield back the balance of my time.

Mr. LAHOOD. Mr. Speaker, I urge adoption of this legislation, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Illinois (Mr. LAHOOD) that the House suspend the rules and pass the bill, H.R. 2156.

The question was taken: and (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

LYTTON RANCHERIA HOMELANDS ACT OF 2017

Mr. LAHOOD. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 597) to take lands in Sonoma County, California, into trust as part of the reservation of the Lytton Rancheria of California, and for other purposes.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 597
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 “Lytton Rancheria Homelands Act of 2017.”

SEC. 2. FINDINGS.
Congress finds the following:

(1) The Lytton Rancheria of California is a federally recognized Indian tribe that lost its homeland after it was unjustly and unlawfully terminated in 1968. The Tribe was restored to Federal recognition in 1991, but the conditions of its restoration have prevented it from regaining a homeland on its original lands.

(2) Congress needs to take action to reverse historic injustices that befell the Tribe and prevented it from regaining a viable homeland for its people.

(3) Prior to European contact there were as many as 800,000 Indians living in what is now the State of California. By the turn of the 19th century, that number had been reduced to approximately 15,000 individuals, many of them homeless and living in scattered bands and communities.

(4) The Lytton Rancheria’s original homeland was purchased by the United States in 1905 pursuant to congressional authority designed to remedy the unique tragedy that befell the Indians of California and provide them with reservations called Rancherias to be held in trust by the United States.

(5) After the Lytton Rancheria lands were purchased by the United States, the Tribe settled on the land and sustained itself for several decades by farming and ranching.