

reach the fire floor of the South Tower. Along with Chief Palmer, Ron was stretching a hose line into the 78th floor lobby when the tower fell. Ronald Bucca was the first New York City fire marshal to be killed in the line of duty.

In addition to his brave and dedicated career protecting the people of New York, Ronald Bucca also performed heroically as a member of the Armed Forces. During Ron's military career, he spent time with the 11th Special Forces group and the Defense Intelligence Agency, serving as a Special Forces first sergeant, a member of the 101st Airborne Division, and a Special Forces group defense intelligence analyst.

For his brave service to our Nation, the military has also honored Ronald Bucca. When the 800th Military Police Brigade took command of British Enemy Holding Area Freddy in Southern Iraq, it was promptly renamed Camp Bucca.

For Ronald Bucca the military and the fire department honors were just the tip of the iceberg. He was also a licensed practical nurse, held an associate degree in OSHA and fire science from John Jay College, and had a bachelor of science degree in public safety from Mercy College.

For over 20 years Ron and his wife, Eve, made Tuckahoe, New York, their home. Ron was actively involved in his children's education and encouraged their involvement in the Boy Scouts and various other activities.

I believe Ronald Bucca's life can most appropriately be described by those who knew him best, his children. They spoke of him this way: "He was a fireman, a soldier, a nurse, a walking encyclopedia of knowledge, and an adventurer. But most of all, he was one of our best friends and an incredible dad."

Mr. Speaker, Ronald Bucca was a hero in every sense of the word, and I urge my colleagues to join me in honoring him by passing this legislation.

Mr. DAVIS of Illinois. Mr. Speaker, it is difficult to improve upon such an eloquent statement.

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

Ms. FOXX. Mr. Speaker, I urge all Members to support the passage of H.R. 4995, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from North Carolina (Ms. FOXX) that the House suspend the rules and pass the bill, H.R. 4995.

The question was taken; and (two-thirds having voted in favor thereof) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

LT MICHAEL P. MURPHY POST
OFFICE BUILDING

Ms. FOXX. Mr. Speaker, I move to suspend the rules and pass the bill

(H.R. 4101) to designate the facility of the United States Postal Service located at 170 East Main Street in Patchogue, New York, as the "LT Michael P. Murphy Post Office Building". The Clerk read as follows:

H.R. 4101

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

SECTION 1. LIEUTENANT MICHAEL P. MURPHY POST OFFICE BUILDING.

(a) DESIGNATION.—The facility of the United States Postal Service located at 170 East Main Street in Patchogue, New York, shall be known and designated as the "Lieutenant Michael P. Murphy Post Office Building".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Lieutenant Michael P. Murphy Post Office Building".

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from North Carolina (Ms. FOXX) and the gentleman from Illinois (Mr. DAVIS) each will control 20 minutes.

The Chair recognizes the gentlewoman from North Carolina.

GENERAL LEAVE

Ms. FOXX. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from North Carolina?

There was no objection.

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

Mr. Speaker, H.R. 4101, offered by the distinguished gentleman from New York (Mr. BISHOP), would designate the post office building in Patchogue, New York, as the "Lieutenant Michael P. Murphy Post Office Building."

Lt. Michael P. Murphy was a true hero in every sense of the word. At the age of 29, Lieutenant Murphy and three of his Navy SEAL comrades were killed during an ambush by Taliban insurgents while serving our country in Afghanistan. Lieutenant Murphy will not be forgotten, as he was universally loved and admired. In fact, his Navy SEAL commanding officer remembers him as being "a very focused young man with a terrific attitude, quiet intensity and determination."

Lieutenant Murphy graduated from Penn State University; and after his military service, he planned to attend law school and was engaged to be married. He truly enjoyed life. As his father recalls, "He squeezed more life in 29 years than I will ever see."

I ask all Members to come together and honor this brave young man for his service to this country.

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

Mr. DAVIS of Illinois. Mr. Speaker, it is my pleasure to yield such time as he may consume to the gentleman from New York (Mr. BISHOP), the sponsor of this legislation.

Mr. BISHOP of New York. Mr. Speaker, I thank Mr. DAVIS for yielding.

Mr. Speaker, I rise in strong support of H.R. 4101, which I proudly introduced last October on behalf of all 29 members of the New York delegation in the House.

Our bill names the U.S. Post Office on 170 East Main Street in Patchogue, New York, in honor of a fallen neighbor and decorated hero of the United States Navy's elite Sea-Air-Land forces, Lt. Michael P. Murphy, who was killed in action on the evening of June 28, 2005, while tracking insurgent Taliban and al Qaeda movements in the mountains of the Kubar province of Afghanistan.

For his valor and sacrifice, Lieutenant Murphy was posthumously awarded the Silver Star and the Purple Heart. Approaching the first anniversary of the deaths of Lieutenant Murphy and his fellow SEALs, it is appropriate for this House to once again express the solemn appreciation of a grateful Nation for their sacrifices and to share this tribute with their families.

Mr. Speaker, my colleagues will recall the tragic images from around the last July 4 holiday when it was first reported that U.S. Army helicopters carrying two teams of Special Forces, known as the "Night Stalkers," who were attempting a daring rescue of Lieutenant Murphy's unit, were shot down by rocket-propelled grenades over the mountains in Eastern Afghanistan.

That tragic day claimed the lives of 11 SEALs and eight soldiers, representing the single deadliest attack on the U.S. military up to that point in the global war on terror. The Naval Special Warfare Command later confirmed that it was also the single largest loss of life in the history of the Navy SEALs, the smallest of our intrepid Special Operations Forces.

Nearly a thousand people attended Lieutenant Murphy's memorial service at our Lady of Mount Carmel Catholic Church in Patchogue. His parents, Daniel and Maureen, spoke of how their extraordinary son's boundless enthusiasm, generosity, and determination made them so proud of him through the short years they had together. Remembered not only for his courage and for the ultimate sacrifice Lieutenant Murphy made for this country, he will also be admired in our community as one of its favorite sons. At Patchogue-Medford High School, he was an excellent student, awarded by the National Honor Society and accepted to Penn State University, where he majored in political science. He played varsity football, life-guarded along the beaches of Long Island during the summers, and, after graduating from Penn State University, chose the Navy over offers from two law schools.

Like the impeccable reputation he earned in the eyes of the community of Patchogue, Lieutenant Murphy's brilliant naval record reflects his courage, diligence, and steadfast dedication.

With firm resolve and a robust drive toward perfection, he was determined to exceed the SEALs' rigorous physical requirements and was known to perform chin-ups wearing full body armor to stay in shape.

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Still, he took the time each day during his deployment to stay in touch with his family and his fiance, Heather, whom he would have married upon his anticipated return last fall. Through it all, he comforted them with a cheerful outlook and a sense of humor.

Although under the most unfortunate circumstances, I am proud to have come to know the Murphy family over the past year and feel privileged to represent them. Today, it is entirely appropriate that we pay tribute to their son by naming the post office on East Main Street in his hometown in his honor.

On behalf of Eastern Long Island, I thank all of my colleagues in the New York delegation for cosponsoring H.R. 4101, and appreciate the leadership's decision to call this bill to the floor. By passing this legislation, the Murphy family will know that they are in our thoughts and prayers and that our Nation will always honor the memory of their son.

Accordingly, Mr. Speaker, I urge my colleagues to support H.R. 4101.

I thank my colleague from North Carolina for her support of this measure, and I thank the gentleman for yielding.

Mr. DAVIS of Illinois. Mr. Speaker, I yield myself such time as I may consume.

As a member of the Government Reform Committee, I am pleased to join my colleagues in consideration of H.R. 4101, legislation naming the postal facility in Patchogue, New York, after LT Michael P. Murphy.

This measure was sponsored by Representative TIMOTHY BISHOP of New York on October 20, 2005, and unanimously reported by our committee on November 16, 2005. The bill, of course, has the support and cosponsorship of the entire New York delegation.

Michael Murphy of Patchogue, New York, was a 29-year-old lieutenant serving with a four-man SEAL reconnaissance team that called for help when his SEAL team was ambushed by Taliban fighters in Kunar Province, Afghanistan, on June 28, 2005. His remains were found during a combat search and rescue operation on July 4, 2005. Lieutenant Murphy was assigned to SEAL Delivery Vehicle Team One, Pearl Harbor, I Hawaii.

Michael Murphy was a graduate of Patchogue-Medford High School in New York and Penn State university. He chose to defer law school until he had completed his tour of duty.

Mr. Speaker, I commend my colleague for seeking to honor the ultimate sacrifice of this war hero by dedicating the Patchogue Post Office in his honor. I urge swift passage of this legislation.

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

Ms. FOXX. Mr. Speaker, I urge all Members to support the passage of H.R. 4101, and yield back the balance of my time.

The SPEAKER pro tempore (Mr. ISSA). The question is on the motion offered by the gentlewoman from North Carolina (Ms. FOXX) that the House suspend the rules and pass the bill, H.R. 4101.

The question was taken; and (two-thirds having voted in favor thereof) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

NATIVE AMERICAN TECHNICAL CORRECTIONS ACT OF 2006

Mr. PEARCE. Mr. Speaker, I move to suspend the rules and concur in the Senate amendment to the bill (H.R. 3351) to make technical corrections to laws relating to Native Americans, and for other purposes.

The Clerk read as follows:

Senate amendment:

Strike out all after the enacting clause and insert:

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) **SHORT TITLE.**—This Act may be cited as the “Native American Technical Corrections Act of 2006”.

(b) **TABLE OF CONTENTS.**—The table of contents of this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—TECHNICAL AMENDMENTS AND OTHER PROVISIONS RELATING TO NATIVE AMERICANS

Sec. 101. Alaska Native Claims Settlement Act technical amendment.

Sec. 102. ANCSA amendment.

Sec. 103. Mississippi Band of Choctaw transportation reimbursement.

Sec. 104. Fallon Paiute Shoshone tribes settlement.

TITLE II—INDIAN LAND LEASING

Sec. 201. Prairie Island land conveyance.

Sec. 202. Authorization of 99-year leases.

Sec. 203. Certification of rental proceeds.

TITLE III—NATIONAL INDIAN GAMING COMMISSION FUNDING AMENDMENT

Sec. 301. National Indian Gaming Commission funding amendment.

TITLE IV—INDIAN FINANCING

Sec. 401. Indian Financing Act Amendments.

TITLE V—NATIVE AMERICAN PROBATE REFORM TECHNICAL AMENDMENT

Sec. 501. Clarification of provisions and amendments relating to inheritance of Indian lands.

TITLE I—TECHNICAL AMENDMENTS AND OTHER PROVISIONS RELATING TO NATIVE AMERICANS

SEC. 101. ALASKA NATIVE CLAIMS SETTLEMENT ACT TECHNICAL AMENDMENT.

(a)(1) Section 337(a) of the Department of the Interior and Related Agencies Appropriations Act, 2003 (Division F of Public Law 108–7; 117 Stat. 278; February 20, 2003) is amended—

(A) in the matter preceding paragraph (1), by striking “Section 1629b of title 43, United States Code,” and inserting “Section 36 of the Alaska Native Claims Settlement Act (43 U.S.C. 1629b)”;

(B) in paragraph (2), by striking “by creating the following new subsection:” and inserting “in subsection (d), by adding at the end the following:”; and

(C) in paragraph (3), by striking “by creating the following new subsection:” and inserting “by adding at the end the following:”.

(2) Section 36 of the Alaska Native Claims Settlement Act (43 U.S.C. 1629b) is amended in subsection (f), by striking “section 1629e of this title” and inserting “section 39”.

(b)(1) Section 337(b) of the Department of the Interior and Related Agencies Appropriations Act, 2003 (Division F of Public Law 108–7; 117 Stat. 278; February 20, 2003) is amended by striking “Section 1629e(a)(3) of title 43, United States Code,” and inserting “Section 39(a)(3) of the Alaska Native Claims Settlement Act (43 U.S.C. 1629e(a)(3))”.

(2) Section 39(a)(3)(B)(ii) of the Alaska Native Claims Settlement Act (43 U.S.C. 1629e(a)(3)(B)(ii)) is amended by striking “(a)(4) of section 1629b of this title” and inserting “section 36(a)(4)”.

(c) The amendments made by this section take effect on February 20, 2003.

SEC. 102. ANCSA AMENDMENT.

All land and interests in land in the State of Alaska conveyed by the Federal Government under the Alaska Native Claims Settlement Act (43 U.S.C. 1601 et seq.) to a Native Corporation and reconveyed by that Native Corporation, or a successor in interest, in exchange for any other land or interest in land in the State of Alaska and located within the same region (as defined in section 9(a) of the Alaska Native Claims Settlement Act (43 U.S.C. 1608(a)), to a Native Corporation under an exchange or other conveyance, shall be deemed, notwithstanding the conveyance or exchange, to have been conveyed pursuant to that Act.

SEC. 103. MISSISSIPPI BAND OF CHOCTAW TRANSPORTATION REIMBURSEMENT.

The Secretary of the Interior is authorized and directed, within the 3-year period beginning on the date of enactment of this Act, to accept funds from the State of Mississippi pursuant to the contract signed by the Mississippi Department of Transportation on June 7, 2005, and by the Mississippi Band of Choctaw Indians on June 2, 2005. The amount shall not exceed \$776,965.30 and such funds shall be deposited in the trust account numbered PL7489708 at the Office of Trust Funds Management for the benefit of the Mississippi Band of Choctaw Indians. Thereafter, the tribe may draw down these moneys from this trust account by resolution of the Tribal Council, pursuant to Federal law and regulations applicable to such accounts.

SEC. 104. FALLON PAIUTE SHOSHONE TRIBES SETTLEMENT.

(a) **SETTLEMENT FUND.**—Section 102 of the Fallon Paiute Shoshone Indian Tribes Water Rights Settlement Act of 1990 (Public Law 101–618; 104 Stat. 3289) is amended—

(1) in subsection (C)—

(A) in paragraph (1)—

(i) by striking the matter preceding subparagraph (a) and inserting the following: “Notwithstanding any conflicting provision in the original Fund plan during Fund fiscal year 2006 or any subsequent Fund fiscal year, 6 percent of the average quarterly market value of the Fund during the immediately preceding 3 Fund fiscal years (referred to in this title as the ‘Annual 6 percent Amount’), plus any unexpended and unobligated portion of the Annual 6 percent Amount from any of the 3 immediately preceding Fund fiscal years that are subsequent to Fund fiscal year 2005, less any negative income that may accrue on that portion, may be expended or obligated only for the following purposes:”; and

(ii) by adding at the end the following:

“(g) Fees and expenses incurred in connection with the investment of the Fund, for investment management, investment consulting, custodianship, and other transactional services or matters.”; and

(B) by striking paragraph (4) and inserting the following: