109TH CONGRESS 1ST SESSION

S. 536

To make technical corrections to laws relating to Native Americans, and for other purposes.

IN THE SENATE OF THE UNITED STATES

March 7, 2005

Mr. McCain introduced the following bill; which was read twice and referred to the Committee on Indian Affairs

A BILL

To make technical corrections to laws relating to Native Americans, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Native American Omnibus Act of 2005".
- 6 (b) Table of Contents of Contents of
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definition of Secretary.

TITLE I—TECHNICAL AMENDMENTS TO LAWS RELATING TO NATIVE AMERICANS

Subtitle A—General Provisions

- Sec. 101. Indian Financing Act amendments.
- Sec. 102. Indian tribal justice technical and legal assistance.
- Sec. 103. Tribal justice systems.
- Sec. 104. Indian Pueblo Land Act amendments.
- Sec. 105. Prairie Island land conveyance.
- Sec. 106. Binding arbitration for Gila River Indian Community reservation contracts.
- Sec. 107. Puyallup Indian Tribe land claims settlement amendments.
- Sec. 108. Definition of Native American.
- Sec. 109. Fallon Paiute Shoshone Tribes settlement.
- Sec. 110. Washoe tribe of Nevada and California land conveyance.
- Sec. 111. Indian arts and crafts.
- Sec. 112. Colorado River Indian Reservation boundary correction.
- Sec. 113. Native American Programs Act of 1974.
- Sec. 114. Research and educational activities.

Subtitle B—Indian Education Provisions

- Sec. 121. Definition of Indian student count.
- Sec. 122. Native Nations leadership, management, and policy.

Subtitle C—Border Preparedness

Sec. 132. Border preparedness on Indian land.

TITLE II—OTHER AMENDMENTS TO LAWS RELATING TO NATIVE AMERICANS

Subtitle A—Indian Land Leasing

- Sec. 201. Authorization of 99-year leases.
- Sec. 202. Certification of rental proceeds.

Subtitle B—Navajo Health Contracting

Sec. 211. Navajo health contracting.

Subtitle C—Probate Technical Correction

Sec. 221. Probate reform.

1 SEC. 2. DEFINITION OF SECRETARY.

- In this Act, the term "Secretary" means the Sec-
- 3 retary of the Interior.

I—TECHNICAL TITLE **AMEND-**TO LAWS RELATING **MENTS** 2 TO NATIVE AMERICANS 3 Subtitle A—General Provisions 4 5 SEC. 101. INDIAN FINANCING ACT AMENDMENTS. 6 (a) Loan Guaranties and Insurance.—Section 7 201 of the Indian Financing Act of 1974 (25 U.S.C. 1481) is amended— 9 (1) by striking "the Secretary is authorized (a) 10 to guarantee" and inserting "the Secretary may— "(1) guarantee"; 11 (2) by striking "members; and (b) in lieu of 12 13 such guaranty, to insure" and inserting "members; 14 or 15 "(2) to insure"; 16 (3) by striking "Sec. 201. In order" and insert-17 ing the following: 18 "SEC. 201. LOAN GUARANTIES AND INSURANCE. 19 "(a) IN GENERAL.—In order"; and 20 (4) by adding at the end the following: 21 "(b) Eligible Borrowers.—The Secretary may

guarantee or insure loans under subsection (a) to both for-

profit and nonprofit borrowers.".

1	(b) Loan Approval.—Section 204 of the Indian Fi-
2	nancing Act of 1974 (25 U.S.C. 1484) is amended by
3	striking "Sec. 204." and inserting the following:
4	"SEC. 204. LOAN APPROVAL.".
5	(c) Sale or Assignment of Loans and Under-
6	LYING SECURITY.—Section 205 of the Indian Financing
7	Act of 1974 (25 U.S.C. 1485) is amended—
8	(1) by striking "Sec. 205." and all that follows
9	through subsection (b) and inserting the following:
10	"SEC. 205. SALE OR ASSIGNMENT OF LOANS AND UNDER
11	LYING SECURITY.
12	"(a) In General.—All or any portion of a loan
13	guaranteed or insured under this title, including the secu-
14	rity given for the loan—
15	"(1) may be transferred by the lender by sale
16	or assignment to any person; and
17	"(2) may be retransferred by the transferee.
18	"(b) Transfers of Loans.—With respect to a
19	transfer described in subsection (a)—
20	"(1) the transfer shall be consistent with such
21	regulations as the Secretary shall promulgate under
22	subsection (h); and
23	"(2) the transferee shall give notice of the
24	transfer to the Secretary.";
25	(2) by striking subsection (c);

1	(3) by redesignating subsections (d), (e), (f),
2	(g), (h), and (i) as subsections (c), (d), (e), (f), (g),
3	and (h), respectively;
4	(4) in subsection (c) (as redesignated by para-
5	graph (3))—
6	(A) by striking "VALIDITY.—" and all that
7	follows through "subparagraph (B)," and in-
8	serting "Validity.—Except as provided by reg-
9	ulations in effect on the date on which a loan
10	is made,"; and
11	(B) by striking "incontestable" and all
12	that follows and inserting "incontestable.";
13	(5) in subsection (e) (as redesignated by para-
14	graph (3))—
15	(A) by striking "The Secretary" and in-
16	serting the following:
17	"(1) IN GENERAL.—The Secretary"; and
18	(B) by adding at the end the following:
19	"(2) Compensation of fiscal transfer
20	AGENT.—A fiscal transfer agent designated under
21	subsection (f) may be compensated through any of
22	the fees assessed under this section and any interest
23	earned on any funds or fees collected by the fiscal
24	transfer agent while the funds or fees are in the con-
25	trol of the fiscal transfer agent and before the time

- 1 at which the fiscal transfer agent is contractually re-
- 2 quired to transfer such funds to the Secretary or to
- 3 transferees or other holders."; and
- 4 (6) in subsection (f) (as redesignated by para-
- 5 graph (3)—
- 6 (A) by striking "subsection (i)" and insert-
- 7 ing "subsection (h)"; and
- 8 (B) in paragraph (2)(B), by striking ",
- 9 and issuance of acknowledgments,".
- 10 (d) Loans Ineligible for Guaranty or Insur-
- 11 ANCE.—Section 206 of the Indian Financing Act of 1974
- 12 (25 U.S.C. 1486) is amended by inserting "(not including
- 13 an eligible Native American owned or operated Commu-
- 14 nity Development Finance Institution)" after "Govern-
- 15 ment".
- 16 (e) Aggregate Loans or Surety Bonds Limita-
- 17 TION.—Section 217(b) of the Indian Financing Act of
- 18 1974 (25 U.S.C. 1497(b)) is amended by striking
- 19 "\$500,000,000" and inserting "\$1,500,000,000".
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 m SEC}$. 102. Indian tribal justice technical and legal
- 21 ASSISTANCE.
- Sections 106 and 201(d) of the Indian Tribal Justice
- 23 Technical and Legal Assistance Act (25 U.S.C. 3666,
- 24 3681(d)) are amended by striking "for fiscal years 2000

- 1 through 2004" and inserting "for fiscal years 2004
- 2 through 2010".
- 3 SEC. 103. TRIBAL JUSTICE SYSTEMS.
- 4 Subsections (a), (b), (c), and (d) of section 201 of
- 5 the Indian Tribal Justice Act (25 U.S.C. 3621) are
- 6 amended by striking "2007" and inserting "2010".
- 7 SEC. 104. INDIAN PUEBLO LAND ACT AMENDMENTS.
- 8 (a) IN GENERAL.—The Act of June 7, 1924 (43 Stat.
- 9 636, chapter 331), is amended by adding at the end the
- 10 following:
- 11 "SEC. 20. CRIMINAL JURISDICTION.
- 12 "(a) In General.—Except as otherwise provided by
- 13 Congress, jurisdiction over offenses committed anywhere
- 14 within the exterior boundaries of any grant from a prior
- 15 sovereign, as confirmed by Congress or the Court of Pri-
- 16 vate Land Claims to a Pueblo Indian tribe of New Mexico,
- 17 shall be as provided in this section.
- 18 "(b) Jurisdiction of the Pueblo.—The Pueblo
- 19 has jurisdiction, as an act of the Pueblos' inherent power
- 20 as an Indian tribe, over any offense committed by a mem-
- 21 ber of the Pueblo or of another Indian tribe, or by any
- 22 other Indian-owned entity.
- 23 "(c) Jurisdiction of the United States.—The
- 24 United States has jurisdiction over any offense described
- 25 in chapter 53 of title 18, United States Code, committed

- 1 by or against an Indian or any Indian-owned entity, or
- 2 that involves any Indian property or interest.
- 3 "(d) Jurisdiction of the State of New Mex-
- 4 ICO.—The State of New Mexico shall have jurisdiction
- 5 over any offense committed by a person who is not a mem-
- 6 ber of an Indian tribe, which offense is not subject to the
- 7 jurisdiction of the United States.".

8 SEC. 105. PRAIRIE ISLAND LAND CONVEYANCE.

- 9 (a) IN GENERAL.—The Secretary of the Army shall
- 10 convey all right, title, and interest of the United States
- 11 in and to the land described in subsection (b), including
- 12 all improvements, cultural resources, and sites on the land,
- 13 subject to the flowage and sloughing easement described
- 14 in subsection (d) and to the conditions stated in subsection
- 15 (f), to the Secretary, to be—
- 16 (1) held in trust by the United States for the
- benefit of the Prairie Island Indian Community in
- Minnesota; and
- 19 (2) included in the Prairie Island Indian Com-
- 20 munity Reservation in Goodhue County, Minnesota.
- 21 (b) Land Description.—The land to be conveyed
- 22 under subsection (a) is the approximately 1290 acres of
- 23 land associated with the Lock and Dam #3 on the Mis-
- 24 sissippi River in Goodhue County, Minnesota, located in
- 25 tracts identified as GO-251, GO-252, GO-271, GO-277,

- 1 GO-278, GO-284, GO-301 through GO-313, GO-314A,
- 2 GO-314B, GO-329, GO-330A, GO-330B, GO-331A,
- 3 GO-331B, GO-331C, GO-332, GO-333, GO-334, GO-
- 4 335A, GO-335B, GO-336 through GO-338, GO-339A,
- 5 GO-339B, GO-339C, GO-339D, GO-339E, GO-340A,
- 6 GO-340B, GO-358, GO-359A, GO-359B, GO-359C,
- 7 GO-359D, and GO-360, as depicted on the map entitled
- 8 "United States Army Corps of Engineers survey map of
- 9 the Upper Mississippi River 9-Foot Project, Lock & Dam
- 10 No. 3 (Red Wing), Land & Flowage Rights" and dated
- 11 December 1936.
- 12 (c) BOUNDARY SURVEY.—Not later than 5 years
- 13 after the date of conveyance under subsection (a), the
- 14 boundaries of the land conveyed shall be surveyed as pro-
- 15 vided in section 2115 of the Revised Statutes (25 U.S.C.
- 16 176).
- 17 (d) Easement.—
- 18 (1) In General.—The Corps of Engineers
- shall retain a flowage and sloughing easement for
- the purpose of navigation and purposes relating to
- 21 the Lock and Dam No. 3 project over the portion of
- the land described in subsection (b) that lies below
- the elevation of 676.0.
- 24 (2) Inclusions.—The easement retained under
- paragraph (1) includes—

1	(A) the perpetual right to overflow, flood,
2	and submerge property as the District Engineer
3	determines to be necessary in connection with
4	the operation and maintenance of the Mis-
5	sissippi River Navigation Project; and
6	(B) the continuing right to clear and re-
7	move any brush, debris, or natural obstructions
8	that, in the opinion of the District Engineer,
9	may be detrimental to the project.
10	(e) Ownership of Sturgeon Lake Bed Unaf-
11	FECTED.—Nothing in this section diminishes or otherwise
12	affects the title of the State of Minnesota to the bed of
13	Sturgeon Lake located within the tracts of land described
14	in subsection (b).
15	(f) Conditions.—The conveyance under subsection
16	(a) is subject to the conditions that the Prairie Island In-
17	dian Community shall not—
18	(1) use the conveyed land for human habitation;
19	(2) construct any structure on the land without
20	the written approval of the District Engineer; or
21	(3) conduct gaming (within the meaning of sec-
22	tion 4 of the Indian Gaming Regulatory Act (25
23	U.S.C. 2703)) on the land.
24	(g) No Effect on Eligibility for Certain
25	Projects.—Notwithstanding the conveyance under sub-

- 1 section (a), the land shall continue to be eligible for envi-
- 2 ronmental management planning and other recreational or
- 3 natural resource development projects on the same basis
- 4 as before the conveyance.
- 5 (h) Effect of Section.—Nothing in this section
- 6 diminishes or otherwise affects the rights granted to the
- 7 United States pursuant to letters of July 23, 1937, and
- 8 November 20, 1937, from the Secretary to the Secretary
- 9 of War and the letters of the Secretary of War in response
- 10 to the Secretary dated August 18, 1937, and November
- 11 27, 1937, under which the Secretary granted certain
- 12 rights to the Corps of Engineers to overflow the portions
- 13 of Tracts A, B, and C that lie within the Mississippi River
- 14 9-Foot Channel Project boundary and as more particu-
- 15 larly shown and depicted on the map entitled "United
- 16 States Army Corps of Engineers survey map of the Upper
- 17 Mississippi River 9-Foot Project, Lock & Dam No. 3 (Red
- 18 Wing), Land & Flowage Rights" and dated December
- 19 1936.
- $20\,\,$ sec. 106. Binding arbitration for gila river indian
- 21 COMMUNITY RESERVATION CONTRACTS.
- 22 (a) Amendments.—Subsection (f) of the first sec-
- 23 tion of the Act of August 9, 1955 (25 U.S.C. 415(f)), is
- 24 amended—
- 25 (1) in the first sentence—

1	(A) by striking "Any lease" and all that
2	follows through "affecting land" and inserting
3	"Any contract, including a lease, affecting
4	land''; and
5	(B) by striking "such lease or contract"
6	and inserting "such contract"; and
7	(2) in the second sentence, by striking "such
8	leases or contracts entered into pursuant to such
9	Acts" and inserting "Such contracts".
10	(b) Effective Date.—The amendments made by
11	subsection (a) shall take effect as if included in the Act
12	of August 9, 1955 (69 Stat. 539, chapter 615) and Public
13	107–159 (116 Stat. 122).
14	SEC. 107. PUYALLUP INDIAN TRIBE LAND CLAIMS SETTLE-
15	MENT AMENDMENTS.
16	(a) In General.—The Secretary shall—
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	(1) accept the conveyance of the parcels of land
18	(1) accept the conveyance of the parcels of land within the Puyallup Reservation described in sub-
18 19	
	within the Puyallup Reservation described in sub-
19	within the Puyallup Reservation described in subsection (b); and
19 20	within the Puyallup Reservation described in sub- section (b); and (2) hold the land in trust for the benefit of the
19 20 21	within the Puyallup Reservation described in sub- section (b); and (2) hold the land in trust for the benefit of the Puyallup Indian Tribe.
19 20 21 22	within the Puyallup Reservation described in subsection (b); and (2) hold the land in trust for the benefit of the Puyallup Indian Tribe. (b) Land Description.—The parcels of land re-

1 corded August 15, 1995, records of Pierce County 2 Auditor, situate in the city of Fife, county of Pierce, 3 State of Washington.

(2) PARCEL B.—Lots 3 and 4, Pierce County Short Plat No. 8908020412: according to the map thereof recorded August 2, 1989, records of Pierce County Auditor, together with portion of SR 5 abutting lot 4, conveyed by deed recorded under recording number 9309070433, described as follows:

That portion of Government lot 1, sec. 07, T. 20 N., R. 4 E., of the Willamette Meridian, described as commencing at Highway Engineer's Station (hereinafter referred to as HES) AL 26 6+38.0 P.O.T. on the AL26 line survey of SR 5, Tacoma to King County line: Thence S88°54′30″ E., along the north line of said lot 1 a distance of 95 feet to the true point of be-Thence S01°05′30″ W87.4′ feet: ginning: Thence westerly to a point opposite HES AL26 5+50.6 P.O.T. on said AL26 line survey and 75 feet easterly therefrom; Thence northwesterly to a point opposite AL26 5+80.6 on said AL26 line survey and 55 feet easterly therefrom: Thence northerly parallel with said line

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survey to the north line of said lot 1: Thence N88°54′30″ E., to the true point of beginning.

> Except that portion of lot 4 conveyed to the State of Washington by deed recorded under recording number 9308100165 and more particularly described as follows:

> Commencing at the northeast corner of said lot 4: Thence N89°53′30″ W., along the north line of said lot 4 a distance of 147.44 feet to the true point of beginning and a point of curvature; thence southwesterly along a curve to the left, the center of which bears S0°06′30″ W., 55.00 feet distance, through a central angle of 89°01′00″, an arc distance of 85.45 feet; Thence S01°05′30″ W., 59.43 feet; Thence N88°54′30″ W., 20.00 feet to a point on the westerly line of said lot 4; Thence N0°57′10″ E., along said westerly line 113.15 feet to the corner of said lot4: northwest Thence S89°53′30" east along said north line, a distance of 74.34 feet to the true point of beginning.

> Chicago Title Insurance Company Order No. 4293514 Lot A boundary line adjustment recorded under Recording No. 9508150496. Ac-

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1	cording to the map thereof recorded August 15,
2	1995, records of Pierce County Auditor.
3	Situate in the city of Fife, county of
4	Pierce, State of Washington.
5	(3) Additional lots.—Any lots acquired by
6	the Tribe located in block 7846, 7850, 7945, 7946,
7	7949, 7950, 8045, or 8049 in the Indian Addition
8	to the city of Tacoma, State of Washington.
9	SEC. 108. DEFINITION OF NATIVE AMERICAN.
10	Section 2(9) of the Native American Graves Protec-
11	tion and Repatriation Act (25 U.S.C. 3001(9)) is amend-
12	ed—
13	(1) by inserting "or was" after "is"; and
14	(2) by inserting after "indigenous to" the fol-
15	lowing: "any geographic area that is now located
16	within the boundaries of".
17	SEC. 109. FALLON PAIUTE SHOSHONE TRIBES SETTLE-
18	MENT.
19	(a) Settlement Fund.—Section 102 of the Fallon
20	Paiute Shoshone Indian Tribes Water Rights Settlement
21	Act of 1990 (104 Stat. 3289) is amended—
22	(1) in subsection (C)—
23	(A) in paragraph (1)—
24	(i) by striking "The income of the
25	Fund may be obligated and expended only

1	for the following purposes:" and inserting
2	the following: "Notwithstanding any con-
3	flicting provision in the original Fund plan
4	during Fund fiscal year 2004 and during
5	each subsequent Fund fiscal year, 6 per-
6	cent of the average quarterly market value
7	of the Fund during the immediately pre-
8	ceding 3 Fund fiscal years (referred to in
9	this title as the 'Annual 6 percent
10	Amount'), plus any unexpended and unob-
11	ligated portion of the Annual 6 percent
12	Amount from any of the 3 immediately
13	preceding Fund fiscal years that are subse-
14	quent to Fund fiscal year 2003, less any
15	negative income that may accrue on that
16	portion, may be expended or obligated only
17	for the following purposes:"; and
18	(ii) by adding at the end the fol-
19	lowing:
20	"(g) Fees and expenses incurred in connection
21	with the investment of the Fund, for investment
22	management, investment consulting, custodianship
23	and other transactional services or matters."; and
24	(B) by striking paragraph (4) and insert-
25	ing the following:

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"(4) No monies from the Fund other than the amounts authorized under paragraphs (1) and (3) may be expended or obligated for any purpose.

"(5) Notwithstanding any conflicting provision in the original Fund plan, during Fund fiscal year 2004 and during each subsequent Fund fiscal year, not more than 20 percent of the Annual 6 percent Amount for the Fund fiscal year (referred to in this title as the 'Annual 1.2 percent Amount') may be expended or obligated under paragraph (1)(c) for per capita distributions to tribal members, except that during each Fund fiscal year subsequent to Fund fiscal year 2004, any unexpended and unobligated portion of the Annual 1.2 percent Amount from any of the 3 immediately preceding Fund fiscal years that are subsequent to Fund fiscal year 2003, less any negative income that may accrue on that portion, may also be expended or obligated for such per capita payments."; and

(2) in subsection (D), by adding at the end the following: "Notwithstanding any conflicting provision in the original Fund plan, the Fallon Business Council, in consultation with the Secretary, shall promptly amend the original Fund plan for purposes of conforming the Fund plan to this title and mak-

- ing nonsubstantive updates, improvements, or corrections to the original Fund plan.".
 (b) DEFINITIONS.—Section 107 of the Fallon Painte
- 4 Shoshone Indian Tribes Water Rights Settlement Act of 5 1990 (104 Stat. 3293) is amended—
- 6 (1) by redesignating subsections (D), (E), (F), 7 and (G) as subsections (F), (G), (H), and (I), re-8 spectively; and
- 9 (2) by striking subsections (B) and (C) and in-10 serting the following:
 - "(B) the term 'Fund fiscal year' means a fiscal year of the Fund (as defined in the Fund plan);
 - "(C) the term 'Fund plan' means the plan established under section 102(F), including the original Fund plan (the 'Plan for Investment, Management, Administration and Expenditure dated December 20, 1991') and all amendments of the Fund plan under subsection (D) or (F)(1) of section 102;
 - "(D) the term 'income' means the total net return from the investment of the Fund, consisting of all interest, dividends, realized and unrealized gains and losses, and other earnings, less all related fees and expenses incurred for investment management, investment consulting, custodianship and trans-

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- 1 "(E) the term 'principal' means the total
- amount appropriated to the Fallon Paiute Shoshone
- 3 Tribal Settlement Fund under section 102(B);".
- 4 SEC. 110. WASHOE TRIBE OF NEVADA AND CALIFORNIA
- 5 LAND CONVEYANCE.
- 6 Section 2 of Public Law 108–67 (117 Stat. 880) is
- 7 amended by striking "the parcel" and all that follows and
- 8 inserting "a portion of Lots 3 and 4, as shown on the
- 9 United States and Encumbrance Map revised January 10,
- 10 1991, for the Toiyabe National Forest, Ranger District
- 11 Carson -1, located in the S½ of NW¼ and N½ of
- 12 SW¹/₄ of the SE¹/₄ of sec. 27, T. 15N, R. 18E, Mt. Diablo
- 13 Base and Meridian, comprising 24.3 acres.".
- 14 SEC. 111. INDIAN ARTS AND CRAFTS.
- 15 (a) Criminal Proceedings; Civil Actions; Mis-
- 16 REPRESENTATIONS.—Section 5 of the Indian Arts and
- 17 Crafts Act of 1990 (25 U.S.C. 305d) is amended to read
- 18 as follows:
- 19 "SEC. 5. CRIMINAL PROCEEDINGS; CIVIL ACTIONS.
- 20 "(a) Definition of Federal Law Enforcement
- 21 Officer.—In this section, the term 'Federal law enforce-
- 22 ment officer' has the meaning given the term in section
- 23 115(c) of title 18, United States Code.
- 24 "(b) Criminal Proceedings.—

1	"(1) Referral.—On receiving a complaint of
2	a violation of section 1159 of title 18, United States
3	Code, the Board may refer the complaint to any
4	Federal law enforcement officer for appropriate in-
5	vestigation.
6	"(2) Findings.—The findings of an investiga-
7	tion under paragraph (1) shall be submitted to—
8	"(A) the Attorney General; and
9	"(B) the Board.
10	"(3) RECOMMENDATIONS.—On receiving the
11	findings of an investigation in accordance with para-
12	graph (2), the Board may—
13	"(A) recommend to the Attorney General
14	that criminal proceedings be initiated under
15	section 1159 of that title; and
16	"(B) provide such support to the Attorney
17	General relating to the criminal proceedings as
18	the Attorney General determines appropriate.
19	"(c) CIVIL ACTIONS.—In lieu of, or in addition to,
20	any criminal proceeding under subsection (a), the Board
21	may recommend that the Attorney General initiate a civil
22	action pursuant to section 6.".
23	(b) Section 6 of the Indian Arts and Crafts Act of
24	1990 (25 U.S.C. 305e) is amended—
25	(1) by striking subsection (d):

1	(2) by redesignating subsections (a) through (c)
2	as subsections (b) through (d), respectively;
3	(3) by inserting before subsection (b) (as redes-
4	ignated by paragraph (2)) the following:
5	"(a) Definitions.—In this section:
6	"(1) Indian.—The term 'Indian' means an in-
7	dividual that—
8	"(A) is a member of an Indian tribe; or
9	"(B) is certified as an Indian artisan by an
10	Indian tribe.
11	"(2) Indian Product.—The term 'Indian
12	product' has the meaning given the term in any reg-
13	ulation promulgated by the Secretary.
14	"(3) Indian tribe.—
15	"(A) IN GENERAL.—The term 'Indian
16	tribe' has the meaning given the term in section
17	4 of the Indian Self-Determination and Edu-
18	cation Assistance Act (25 U.S.C. 450b).
19	"(B) Inclusion.—The term 'Indian tribe'
20	includes an Indian group that has been formally
21	recognized as an Indian tribe by—
22	"(i) a State legislature;
23	"(ii) a State commission; or

1	"(iii) another similar organization
2	vested with State legislative tribal recogni-
3	tion authority.
4	"(4) Secretary.—The term 'Secretary' means
5	the Secretary of the Interior.";
6	(4) in subsection (c) (as redesignated by para-
7	graph (2))—
8	(A) by striking "of this section"; and
9	(B) by striking "suit" and inserting "the
10	civil action";
11	(5) by striking subsection (d) (as redesignated
12	by paragraph (2)) and inserting the following:
13	"(d) Persons That May Initiate Civil Ac-
14	TIONS.—
15	"(1) In general.—A civil action under sub-
16	section (b) may be initiated by—
17	"(A) the Attorney General, at the request
18	of the Secretary acting on behalf of—
19	"(i) an Indian tribe;
20	"(ii) an Indian; or
21	"(iii) an Indian arts and crafts orga-
22	nization;
23	"(B) an Indian tribe, acting on behalf of—
24	"(i) the tribe;
25	"(ii) a member of that tribe; or

1	"(iii) an Indian arts and crafts orga-
2	nization;
3	"(C) an Indian; or
4	"(D) an Indian arts and crafts
5	organizaion.
6	"(2) Disposition of amounts recovered.—
7	"(A) IN GENERAL.—Except as provided in
8	subparagraph (B), an amount recovered in a
9	civil action under this section shall be paid to
10	the Indian tribe, the Indian, or the Indian arts
11	and crafts organization on the behalf of which
12	the civil action was initiated.
13	"(B) Exceptions.—
14	"(i) ATTORNEY GENERAL.—In the
15	case of a civil action initiated under para-
16	graph (1)(A), the Attorney General may
17	deduct from the amount—
18	"(I) the amount of the cost of
19	the civil action and reasonable attor-
20	ney's fees awarded under subsection
21	(c), to be deposited in the Treasury
22	and credited to appropriations avail-
23	able to the Attorney General on the
24	date on which the amount is recov-
25	ered; and

1	"(II) the amount of the costs of
2	investigation awarded under sub-
3	section (c), to reimburse the Board
4	for the activities of the Board relating
5	to the civil action.
6	"(ii) Indian tribe.—In the case of a
7	civil action intitated under paragraph
8	(1)(B), the Indian tribe may deduct from
9	the amount—
10	"(I) the amount of the cost of
11	the civil action; and
12	"(II) reasonable attorney's fees.";
13	(6) in subsection (e), by striking "(e) In the
14	event that" and inserting the following:
15	"(e) Savings Provision.—If"; and
16	(7) by striking subsection (f) and inserting the
17	following:
18	"(f) Regulations.—Not later than 180 days after
19	the date of enactment of the Native American Omnibus
20	Act of 2005, the Board shall promulgate regulations to
21	include in the definition of the term 'Indian product' ex-
22	amples of each Indian product to provide guidance and
23	notice to Indian artisans, suppliers of the artisans, and
24	consumers of Indian arts and crafts.".

1	(c) Conforming Amendment.—Section 1159(c) of
2	title 18, United States Code, is amended by striking para-
3	graph (3) and inserting the following:
4	"(3) the term 'Indian tribe'—
5	"(A) has the meaning given the term in
6	section 4 of the Indian Self-Determination and
7	Education Assistance Act (25 U.S.C. 450b)
8	and
9	"(B) includes an Indian group that has
10	been formally recognized as an Indian tribe
11	by—
12	"(i) a State legislature;
13	"(ii) a State commission; or
14	"(iii) another similar organization
15	vested with State legislative tribal recogni-
16	tion authority; and".
17	SEC. 112. COLORADO RIVER INDIAN RESERVATION BOUND
18	ARY CORRECTION.
19	(a) FINDINGS.—Congress finds that—
20	(1) the Act of March 3, 1865, created the Colo-
21	rado River Indian Reservation along the Colorado
22	River in Arizona and California for the "Indians of
23	said river and its tributaries";
24	(2) in 1873 and 1874, President Grant issued
25	Executive orders to expand the Reservation south-

- ward and to secure the southern boundary of the Reservation at a clearly recognizable geographic location in order to forestall encroachment by non-Indians and conflicts with the Indians of the Reservation;
 - (3) in 1875, Chandler Robbins conducted the Robbins Survey, delineating the new southern boundary of the Reservation, which included the La Paz land as part of the Reservation;
 - (4) on May 15, 1876, President Grant issued an Executive order establishing the boundaries of the Reservation as the boundaries delineated by the Robbins Survey;
 - (5) in 1907, as a result of increasingly frequent trespasses by miners and cattle and at the request of the Bureau of Indian Affairs, the General Land Office provided for a resurvey of the southern and southeastern areas of the Reservation;
 - (6) in 1914, the General Land Office accepted and approved the Harrington Survey, which confirmed the boundaries that were delineated by the Robbins Survey and established by Executive order in 1876;
- (7) on November 19, 1915, the Secretary of the
 Interior reversed the decision of the General Land

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1	Office to accept the Harrington Survey, and, on the
2	recommendation of the Secretary on November 22,
3	1915, President Wilson issued Executive Order 2273
4	to correct the error in location of the southern bound-
5	ary line of the Reservation, effectively excluding the
6	La Paz land from the Reservation;
7	(8) historical evidence compiled by the Depart-
8	ment of the Interior supports the conclusion that—
9	(A) the recommendation of the Secretary
10	in 1915 that the President issue an Executive
11	order to correct an error in locating the south-
12	ern boundary was in error; and
13	(B) the La Paz land should not have been
14	excluded from the Reservation; and
15	(9) the La Paz land continues to hold cultural
16	and historical significance, as well as economic devel-
17	opment potential, for the Tribe, which has consist-
18	ently sought to have the La Paz land restored to the
19	Reservation.
20	(b) Purposes.—The purposes of this section are—
21	(1) to correct the south boundary of the Res-
22	ervation by reestablishing the boundary as the
23	boundary was delineated by the Robbins Survey and
24	affirmed by the Harrington Survey;

1	(2) to restore the La Paz land to the Reserva-
2	tion, subject to Federal law;
3	(3) to provide for continued public access to the
4	La Paz land for recreational purposes; and
5	(4) to require the Secretary to ensure that the
6	Reservation boundary, as corrected by this section,
7	is resurveyed and marked in accordance with the
8	public system of surveys extended over the land.
9	(e) Definitions.—In this section:
10	(1) Harrington survey.—The term "Har-
11	rington Survey' means the survey of the Reserva-
12	tion conducted by Guy Harrington in 1912.
13	(2) La Paz land.—The term "La Paz land"
14	means the approximately 16,000 acres attributed to
15	the Reservation by the Robbins Survey.
16	(3) Map.—The term "Map" means the map
17	prepared by the Secretary, acting through the Bu-
18	reau of Land Management, entitled "Colorado River
19	Indian Reservation Boundary Correction" and dated
20	January 4, 2005.
21	(4) Reservation.—The term "Reservation"
22	means the Colorado River Indian Reservation.
23	(5) Robbins survey.—The term "Robbins
24	Survey" means the survey of the Reservation con-
25	ducted by Chandler Robbins in 1875.

1	(6) Secretary.—The term "Secretary" means
2	the Secretary of the Interior.
3	(7) Tribe.—The term "Tribe" includes any
4	tribe a member of which resides on the Reservation.
5	(d) Boundary Correction.—
6	(1) In general.—The boundaries of the Res-
7	ervation shall include the boundaries that were delin-
8	eated by the Robbins Survey, affirmed by the Har-
9	rington Survey, including the approximately 15,375
10	acres of Federal land described as "Land Identified
11	for Transfer to Colorado River Indian Tribes" on
12	the Map.
13	(2) Review.—The Map shall be available for
14	review at the Bureau of Land Management.
15	(3) Resurvey and Marking.—The Secretary
16	shall ensure that the boundary described in para-
17	graph (1) is surveyed and clearly marked in accord-
18	ance with the public system of surveys extended over
19	the land.
20	(e) Restoration of Rights, Title, and Inter-
21	EST.—
22	(1) In General.—Subject to paragraph (2)
23	and other provisions of Federal law, all right, title,
24	and interest of the United States to the land in the

boundaries described in subsection (d)(1) that were

1	excluded from the Reservation pursuant to Executive
2	Order 2273 (relating to the southern boundary line
3	of the Reservation)—
4	(A) are restored to the Reservation; and
5	(B) shall be held in trust by the United
6	States on behalf of the Tribe.
7	(2) Exclusions.—
8	(A) State land.—The 2 parcels of land
9	belonging to the State of Arizona (totaling 320
10	acres and 520 acres, respectively) that are iden-
11	tified on the Map as "State Land" shall be ex-
12	cluded from the land described in paragraph
13	(1).
14	(B) Water rights.—The land described
15	in subsection (d)(1) shall not include any Fed-
16	eral reserve water right to surface water or
17	ground water from any source.
18	(C) Public Access.—The public shall
19	have continued access to the land described in
20	subsection (d)(1) for hunting and other rec-
21	reational purposes in existence on the date of
22	enactment of this Act, in accordance with any
23	rule or regulation promulgated by the Tribe.
24	(D) ECONOMIC ACTIVITY —

1	(i) IN GENERAL.—The land described
2	in subsection (d)(1) shall be subject to any
3	right-of-way, easement, lease, or mining
4	claim in existence on the date of enactment
5	of this Act.
6	(ii) RECLAMATION PROJECTS.—The
7	United States reserves the right to con-
8	tinue any reclamation project relating to
9	the land described in subsection $(d)(1)$ in
10	existence on the date of enactment of this
11	Act, including the right to access and re-
12	move mineral materials for maintenance of
13	the Colorado River.
14	(iii) Additional rights-of-way.—
15	Notwithstanding any other provision of
16	law, the Secretary, in consultation with the
17	Tribe, shall grant any additional right-of-
18	way (including an expansion or renewal of
19	an existing right-of-way) for a road, utility,
20	or another accommodation to an adjoining
21	landowner or holder of a right-of-way (or
22	their successors and assigns) if the Sec-
23	retary determines that—
24	(I) the proposed right-of-way is
25	necessary to the applicant;

1	(II) the acquisition of the pro-
2	posed right-of-way will not cause sig-
3	nificant harm to the Tribe; and
4	(III) the proposed right-of-way—
5	(aa) complies with part 169
6	of title 25, Code of Federal Reg-
7	ulations; and
8	(bb) is consistent with this
9	subsection and other generally
10	applicable Federal laws unrelated
11	to the acquisition of interests on
12	trust land.
13	(iv) Exception for roads and
14	UTILITIES.—Section 169.3 of title 25,
15	Code of Federal Regulations, shall not
16	apply to the expansion or renewal of a
17	right-of-way in existence on the date of en-
18	actment of this Act for a road or utility.
19	(v) Fees.—If the holder of a lease,
20	easement, or right-of-way substantially
21	complies with all terms of the lease, ease-
22	ment, or right-of-way, the fees charged for
23	the renewal of the lease, easement, or
24	right-of-way under this section shall be not
25	greater than the applicable Federal rate

1	for such a lease, easement, or right-of-way
2	at the time of the renewal.
3	(f) Gaming.—Land taken into trust under this sec-
4	tion shall not—
5	(1) be considered to have been taken into trust
6	for gaming; or
7	(2) be used for gaming (as that term is used in
8	the Indian Gaming Regulatory Act (25 U.S.C. 2701
9	et seq.)).
10	SEC. 113. NATIVE AMERICAN PROGRAMS ACT OF 1974.
11	(a) Intra-Departmental Council on Native
12	American Affairs.—Section 803B(d)(1) of the Native
13	American Programs Act of 1974 (42 U.S.C. 2991b-
14	2(d)(1)) is amended by striking "There" and all that fol-
15	lows and inserting the following: "There is established in
16	the Office of the Secretary the Intra-Departmental Coun-
17	cil on Native American Affairs. The Commissioner and the
18	Director of the Indian Health Service shall serve as co-
19	chairpersons of the Council. The co-chairpersons shall ad-
20	vise the Secretary on all matters affecting Native Ameri-
21	cans that involve the Department.".
22	(b) Authorization of Appropriations.—Section
23	816 of the Native American Programs Act of 1974 (42

24 U.S.C. 2992d) is amended—

1	(1) by striking subsections (a) through (c) and
2	inserting the following:
3	"(a) In General.—There are authorized to be ap-
4	propriated—
5	"(1) to carry out section 803(d), \$8,000,000
6	for each of fiscal years 2006 through 2010; and
7	"(2) to carry out provisions of this title other
8	than section 803(d) and any other provision having
9	an express authorization of appropriations, such
10	sums as are necessary for each of fiscal years 2006
11	through 2010.
12	"(b) Limitation.—Not less than 90 percent of the
13	funds made available to carry out this title for a fiscal
14	year (other than funds made available to carry out sec-
15	tions 803(d), 803A, 803C, and 804, and any other provi-
16	sion of this title having an express authorization of appro-
17	priations) shall be expended to carry out section 803(a).";
18	(2) by redesignating subsection (d) as sub-
19	section (c); and
20	(3) by striking subsection (e).
21	(c) Reports.—Section 811A of the Native American
22	Programs Act of 1974 (42 U.S.C. 2992–1) is amended—
23	(1) by striking the section heading and all that
24	follows through "each year," and inserting the fol-
25	lowing:

1	"SEC. 811A. REPORTS.
2	"Every 5 years, the Secretary shall"; and
3	(2) by striking "an annual report" and insert-
4	ing "a report".
5	SEC. 114. RESEARCH AND EDUCATIONAL ACTIVITIES.
6	Section 7205(a)(3) of the Native Hawaiian Edu-
7	cation Act (20 U.S.C. 7515(a)(3)) is amended—
8	(1) by redesignating subparagraphs (K) and
9	(L) as subparagraphs (L) and (M), respectively; and
10	(2) by inserting after subparagraph (J) the fol-
11	lowing:
12	"(K) research and educational activities re-
13	lating to Native Hawaiian law;".
1314	Subtitle B—Indian Education
14	Subtitle B—Indian Education
14 15	Subtitle B—Indian Education Provisions
141516	Subtitle B—Indian Education Provisions SEC. 121. DEFINITION OF INDIAN STUDENT COUNT. Section 117(h) of the Carl D. Perkins Vocational and
14151617	Subtitle B—Indian Education Provisions SEC. 121. DEFINITION OF INDIAN STUDENT COUNT. Section 117(h) of the Carl D. Perkins Vocational and
14 15 16 17 18	Subtitle B—Indian Education Provisions SEC. 121. DEFINITION OF INDIAN STUDENT COUNT. Section 117(h) of the Carl D. Perkins Vocational and Technical Education Act of 1998 (20 U.S.C. 2327(h)) is
14 15 16 17 18 19	Subtitle B—Indian Education Provisions SEC. 121. DEFINITION OF INDIAN STUDENT COUNT. Section 117(h) of the Carl D. Perkins Vocational and Technical Education Act of 1998 (20 U.S.C. 2327(h)) is amended by striking paragraph (2) and inserting the fol-
14 15 16 17 18 19 20	Subtitle B—Indian Education Provisions SEC. 121. DEFINITION OF INDIAN STUDENT COUNT. Section 117(h) of the Carl D. Perkins Vocational and Technical Education Act of 1998 (20 U.S.C. 2327(h)) is amended by striking paragraph (2) and inserting the following:
14 15 16 17 18 19 20 21	Subtitle B—Indian Education Provisions SEC. 121. DEFINITION OF INDIAN STUDENT COUNT. Section 117(h) of the Carl D. Perkins Vocational and Technical Education Act of 1998 (20 U.S.C. 2327(h)) is amended by striking paragraph (2) and inserting the following: "(2) Indian Student count.—
14 15 16 17 18 19 20 21 22	Subtitle B—Indian Education Provisions SEC. 121. DEFINITION OF INDIAN STUDENT COUNT. Section 117(h) of the Carl D. Perkins Vocational and Technical Education Act of 1998 (20 U.S.C. 2327(h)) is amended by striking paragraph (2) and inserting the following: "(2) Indian Student Count.— "(A) In General.—The term 'Indian stu-

1	technical institution, as determined in accord-
2	ance with subparagraph (B).
3	"(B) Determination.—
4	"(i) Enrollment.—For each aca-
5	demic year, the Indian student count shall
6	be determined on the basis of the enroll-
7	ments of Indian students as in effect at
8	the conclusion of—
9	"(I) in the case of the fall term,
10	the third week of the fall term; and
11	"(II) in the case of the spring
12	term, the third week of the spring
13	term.
14	"(ii) Calculation.—For each aca-
15	demic year, the Indian student count for a
16	tribally-controlled postsecondary vocational
17	and technical institution shall be the
18	quotient obtained by dividing—
19	"(I) the sum of the credit-hours
20	of all Indian students enrolled in the
21	tribally-controlled postsecondary voca-
22	tional and technical institution (as de-
23	termined under clause (i)); divided by
24	"(II) 12.

1	"(iii) Summer term.—Any credit
2	earned in a class offered during a summer
3	term shall be counted in the determination
4	of the Indian student count for the suc-
5	ceeding fall term.
6	"(iv) Students without sec-
7	ONDARY SCHOOL DEGREES.—
8	"(I) IN GENERAL.—A credit
9	earned at a tribally-controlled postsec-
10	ondary vocational and technical insti-
11	tution by any Indian student that has
12	not obtained a secondary school de-
13	gree (or the recognized equivalent of
14	such a degree) shall be counted to-
15	ward the determination of the Indian
16	student count if the institution at
17	which the student is enrolled has es-
18	tablished criteria for the admission of
19	the student on the basis of the ability
20	of the student to benefit from the
21	education or training of the institu-
22	tion.
23	"(II) Presumption.—The insti-
24	tution shall be presumed to have es-
25	tablished the criteria described in sub-

clause (I) if the admission procedures
for the institution include counseling
or testing that measures the aptitude
of a student to successfully complete a
course in which the student is enrolled.

"(III) CREDITS TOWARD SEC-

"(III) CREDITS TOWARD SEC-ONDARY SCHOOL DEGREE.—No credit earned by an Indian student for the purpose of obtaining a secondary school degree (or the recognized equivalent of such a degree) shall be counted toward the determination of the Indian student count under this clause.

"(v) Continuing Education Pro-Grams.—Any credit earned by an Indian student in a continuing education program of a tribally-controlled postsecondary vocational and technical institution shall be included in the determination of the sum of all credit hours of the student if the credit is converted to a credit-hour basis in accordance with the system of the institution

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1	for providing credit for participation in the
2	program.".
3	SEC. 122. NATIVE NATIONS LEADERSHIP, MANAGEMENT,
4	AND POLICY.
5	(a) FINDINGS.—Congress finds that—
6	(1) the policy of the United States favors self-
7	determination for Indian tribes;
8	(2) consistent with the policy described in para-
9	graph (1), Indian tribes are increasingly taking con-
10	trol of the affairs of the tribes in order to realize in
11	practice most of the status afforded the tribes in
12	treaties, court decisions, and legislation;
13	(3) as a result of the increasing control of the
14	tribes, tribes require enhanced leadership prepara-
15	tion and greater access to information relating to re-
16	search and analysis of successful models for tribal
17	government and business operations, similar to the
18	information regularly available to Federal, State,
19	and local government agencies;
20	(4) enabling Indian tribes to develop strong
21	leadership and governing policy is consistent with
22	Federal policy supporting tribal self-determination
23	and increases the likelihood that tribal governments
24	will achieve political and economic self-determina-
25	tion; and

1	(5) during the last 5 years, the Morris K. Udall
2	Scholarship and Excellence in National Environ-
3	mental Policy Foundation, in cooperation with the
4	Native Nations Institute at the University of Ari-
5	zona, pursuant to section 6(7) of the Morris K.
6	Udall Scholarship and Excellence in National Envi-
7	ronmental and Native American Public Policy Act of
8	1992 (20 U.S.C. 5604(7)), has provided to Indian
9	tribes the leadership and management training, pol-
10	icy analysis, and research of the quality and type re-
11	quired to assist Indian tribes to achieve self-deter-
12	mination.
13	(b) Definitions.—Section 4 of the Morris K. Udall
14	Scholarship and Excellence in National Environmental
15	and Native American Public Policy Act of 1992 (20
16	U.S.C. 5602) is amended—
17	(1) by redesignating paragraphs (6) through
18	(9) as paragraphs (7) through (10), respectively;
19	and
20	(2) by inserting after paragraph (5) the fol-
21	lowing:
22	"(6) the terms 'Indian tribe' and 'tribe' have
23	the meaning given the term 'Indian tribe' in section
24	4 of the Indian Self-Determination and Education
25	Assistance Act (25 U.S.C. 450b):".

1	(c) Authority of Foundation.—Section 7(a)(1)
2	of the Morris K. Udall Scholarship and Excellence in Na-
3	tional Environmental and Native American Public Policy
4	Act of 1992 (20 U.S.C. 5605(a)(1)) is amended by strik-
5	ing subparagraph (C) and inserting the following:
6	"(C) FIELDS OF STUDY.—
7	"(i) In general.—The Foundation may
8	award scholarships, fellowships, internships,
9	and grants to eligible individuals in accordance
10	with this Act for study in fields relating to the
11	environment and Native American and Alaska
12	Native health care and tribal public policy.
13	"(ii) Minimum criteria.—A scholarship,
14	fellowship, internship, or grant awarded under
15	this section shall be awarded to an eligible indi-
16	vidual that meets the minimum criteria estab-
17	lished by the Foundation.
18	"(iii) State-recognized tribes, bands,
19	NATIONS, AND GROUPS.—Notwithstanding the
20	definition of 'Indian tribe' under section 4, the
21	Foundation may make an award under this sec-
22	tion to an individual that is a member of a Na-
23	tive American tribe, band, nation, or other or-
24	ganized group or community that is recognized
25	by a State.".

1	(d) Authorization of Appropriations.—Section
2	13 of the Morris K. Udall Scholarship and Excellence in
3	National Environmental and Native American Public Pol-
4	icy Act of 1992 (20 U.S.C. 5609) is amended by striking
5	subsection (c) and inserting the following:
6	"(c) Training in Tribal Leadership, Manage-
7	MENT, AND POLICY.—
8	"(1) In general.—There is authorized to be
9	appropriated to carry out section 6(7)—
10	"(A) \$2,500,000 for each of fiscal years
11	2007 and 2008;
12	"(B) \$4,000,000 for each of fiscal years
13	2009 and 2010; and
14	"(C) \$13,500,000 for each of fiscal years
15	2011 through 2016.
16	"(2) Limitations.—An appropriation made
17	pursuant to this subsection shall not be subject to
18	section 7(c).".
19	Subtitle C—Border Preparedness
20	SEC. 132. BORDER PREPAREDNESS ON INDIAN LAND.
21	Subtitle D of title IV of the Homeland Security Act
22	of 2002 (6 U.S.C. 251 et seq.) is amended by adding at
23	the end the following:

1	"SEC. 447. BORDER PREPAREDNESS PILOT PROGRAM ON
2	INDIAN LAND.
3	"(a) Definitions.—In this section:
4	"(1) Indian Land.—The term 'Indian land'
5	means—
6	"(A) all land within the boundaries of any
7	Indian reservation; and
8	"(B) any land the title to which is—
9	"(i) held in trust by the United States
10	for the benefit of an Indian tribe or indi-
11	vidual; or
12	"(ii) held by any Indian tribe or indi-
13	vidual—
14	"(I) subject to a restriction by
15	the United States against alienation;
16	and
17	$"(\Pi)$ over which an Indian tribe
18	exercises governmental authority.
19	"(2) Indian tribe.—The term 'Indian tribe'
20	means any Indian tribe, band, nation, or other orga-
21	nized group or community that is recognized by the
22	Secretary as—
23	"(A) eligible for the special programs and
24	services provided by the United States to Indi-
25	ans because of their status as Indians; and
26	"(B) possessing powers of self-government.

1	"(3) Tribal Government.—The term 'tribal
2	government' means the governing body of an Indian
3	tribe.
4	"(b) Purpose.—The purpose of this section is to re-
5	quire the Secretary, acting through the Under Secretary
6	for Border and Transportation Security, to establish a
7	pilot program for tribal governments on Indian land lo-
8	cated on or near the border of the United States with Can-
9	ada or Mexico in order to—
10	"(1) facilitate the coordination of the response
11	of an Indian tribe to a threat to the security of an
12	international border of the United States with the
13	responses of Federal, State, and local governments
14	"(2) enhance the capability of an Indian tribe
15	as a first responder to an illegal crossing of an im-
16	migrant over an international border of the United
17	States; and
18	"(3) provide assistance to Indian tribes in the
19	use by the tribes of effective aerial and ground sur-
20	veillance technologies, integrated communication sys-
21	tems and equipment, and personnel training.
22	"(c) Pilot Program.—
23	"(1) In general.—Not later than 180 days
24	after the date of enactment of this section, the Sec-
25	retary acting through the Undersecretary for Bor.

1	der and Transportation Security, shall provide funds
2	and other assistance to tribal governments in ac-
3	cordance with the Indian Self-Determination and
4	Education Assistance Act (25 U.S.C. 450 et seq.).
5	"(2) Use of funds and assistance.—
6	"(A) In general.—A tribal government
7	shall use any funds or assistance provided
8	under paragraph (1) consistent with the pur-
9	poses of this section.
10	"(B) Administration by tribal gov-
11	ERNMENTS.—A tribal government that receives
12	any funds or assistance under paragraph (1)
13	shall administer the funds or assistance in ac-
14	cordance with the Indian Self-Determination
15	and Education Assistance Act (25 U.S.C. 450
16	et seq.).
17	"(3) Selection Criteria.—In selecting a trib-
18	al government to receive funds or assistance under
19	paragraph (1), the Secretary may take into consider-
20	ation—
21	"(A) the distance between the Indian land
22	in the jurisdiction of the tribal government and
23	an international border of the United States:

1	"(B) the extent to which a border enforce-
2	ment effort effects the resources of the Indian
3	tribe; and
4	"(C) the interests of the Indian tribe.
5	"(d) Reports.—
6	"(1) Tribal Governments.—
7	"(A) In general.—Not later than 1 year
8	after receiving funds or assistance under sub-
9	section (c), a tribal government shall submit to
10	the Secretary a report in such a manner and
11	containing such information as the Secretary
12	may require.
13	"(B) Inclusion.—A report under sub-
14	paragraph (A) shall include a description of—
15	"(i) any funds or assistance received
16	by the tribal government under this sec-
17	tion;
18	"(ii) the use of the funds or assistance
19	by the tribal government; and
20	"(iii) any obstacle encountered by the
21	tribal government in administering the
22	funds or assistance.
23	"(2) Secretary.—Not later than 2 years after
24	the date of enactment of this Act, the Secretary
25	shall submit to Congress a report describing—

1	"(A) the information contained in the re-
2	ports under paragraph (1);
3	"(B) the degree of success of the Secretary
4	in implementing the pilot program; and
5	"(C) any recommendation, including a leg-
6	islative recommendation, of the Secretary relat-
7	ing to the pilot program.
8	"(e) Authorization of Appropriations.—There
9	are authorized to be appropriated such sums as are nec-
10	essary to carry out this section for each of fiscal years
11	2006 through 2008.".
12	TITLE II—OTHER AMENDMENTS
12 13	TITLE II—OTHER AMENDMENTS TO LAWS RELATING TO NA-
13	TO LAWS RELATING TO NA-
13 14	TO LAWS RELATING TO NA- TIVE AMERICANS
13 14 15	TO LAWS RELATING TO NA- TIVE AMERICANS Subtitle A—Indian Land Leasing
13 14 15 16 17	TO LAWS RELATING TO NATIVE AMERICANS Subtitle A—Indian Land Leasing SEC. 201. AUTHORIZATION OF 99-YEAR LEASES.
13 14 15 16 17	TO LAWS RELATING TO NATIVE AMERICANS Subtitle A—Indian Land Leasing SEC. 201. AUTHORIZATION OF 99-YEAR LEASES. (a) IN GENERAL.—Subsection (a) of the first section
13 14 15 16 17	TO LAWS RELATING TO NATIVE AMERICANS Subtitle A—Indian Land Leasing SEC. 201. AUTHORIZATION OF 99-YEAR LEASES. (a) IN GENERAL.—Subsection (a) of the first section of the Act of August 9, 1955 (25 U.S.C. 415(a)), is
13 14 15 16 17 18	TO LAWS RELATING TO NATIVE AMERICANS Subtitle A—Indian Land Leasing SEC. 201. AUTHORIZATION OF 99-YEAR LEASES. (a) IN GENERAL.—Subsection (a) of the first section of the Act of August 9, 1955 (25 U.S.C. 415(a)), is amended in the second sentence—
13 14 15 16 17 18 19 20	TO LAWS RELATING TO NATIVE AMERICANS Subtitle A—Indian Land Leasing SEC. 201. AUTHORIZATION OF 99-YEAR LEASES. (a) IN GENERAL.—Subsection (a) of the first section of the Act of August 9, 1955 (25 U.S.C. 415(a)), is amended in the second sentence— (1) by striking "Moapa Indian reservation" and
13 14 15 16 17 18 19 20 21	TO LAWS RELATING TO NATIVE AMERICANS Subtitle A—Indian Land Leasing SEC. 201. AUTHORIZATION OF 99-YEAR LEASES. (a) IN GENERAL.—Subsection (a) of the first section of the Act of August 9, 1955 (25 U.S.C. 415(a)), is amended in the second sentence— (1) by striking "Moapa Indian reservation" and inserting "Moapa Indian Reservation,";

1	(3) by inserting "the" before "Yavapai-Pres-
2	cott'';
3	(4) by inserting "the Muckleshoot Indian Res-
4	ervation and land held in trust for the Muckleshoot
5	Indian Tribe," after "the Cabazon Indian reserva-
6	tion,";
7	(5) by striking "Washington,," and inserting
8	"Washington,";
9	(6) by inserting "land held in trust for the
10	Prairie Band Potawatomi Nation," before "land held
11	in trust for the Cherokee Nation of Oklahoma";
12	(7) by inserting "land held in trust for the
13	Fallon Paiute Shoshone Tribes," before "land held
14	in trust for the Pueblo of Santa Clara"; and
15	(8) by inserting "land held in trust for the
16	Yurok Tribe, land held in trust for the Hopland
17	Band of Pomo Indians of the Hopland Rancheria,"
18	after "Pueblo of Santa Clara,".
19	(b) Effective Date.—The amendments made by
20	subsection (a) shall apply to any lease entered into or re-
21	newed after the date of enactment of this Act.
22	SEC. 202. CERTIFICATION OF RENTAL PROCEEDS.
23	Notwithstanding any other provision of law, any ac-
24	tual rental proceeds from the lease of land acquired under

1	section 1 of Public Law 91–229 (25 U.S.C. 488) certified
2	by the Secretary of the Interior shall be deemed—
3	(1) to constitute the rental value of that land
4	and
5	(2) to satisfy the requirement for appraisal of
6	that land.
7	Subtitle B—Navajo Health
8	Contracting
9	SEC. 211. NAVAJO HEALTH CONTRACTING.
10	The Navajo Health Foundation/Sage Memorial Hos-
11	pital in Ganado, Arizona, shall be considered to be a tribal
12	contractor under the Indian Self-Determination and Edu-
13	cation Assistance Act for the purposes of section 102(d)
14	and subsections (k) and (o) of section 105 of that Act
15	(25 U.S.C. 450f(d), 450j) provided that the Hospital re-
16	mains the authorized tribal organization (as defined in
17	section 4 of that Act (25 U.S.C. 450b)) of the Navajo
18	Nation.
19	Subtitle C—Probate Technical
20	Correction
21	SEC. 221. PROBATE REFORM.
22	(a) Nontestamentary Disposition.—Subsection
23	(a)(2)(D)(iv)(I)(aa) of section 207 of the Indian Land
24	Consolidation Act (25 U.S.C. 2206) (as amended by sec-

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tion 3(a) of the American Indian Probate Reform Act of
   2004 (Public Law 108–374)) is amended—
 3
             (1) by striking "clause (iii)" and inserting "this
        subparagraph"; and
 4
             (2) in subitem (BB), by striking "any co-
 5
        owner" and inserting "not more than 1 co-owner".
 6
 7
        (b) APPLICABLE FEDERAL LAW.—Subsection (h)(2)
 8
   of section 207 of the Indian Land Consolidation Act (25
   U.S.C. 2206) (as amended by section 3(d) of the American
   Indian Probate Reform Act of 2004 (Public Law 108–
10
11
    374)) is amended—
             (1) by inserting "specifically" after "pertains";
12
13
        and
             (2) in subparagraph (B), by striking "allotted
14
15
        lands" and inserting "trust or restricted allot-
16
        ments".
17
        (c) Partition of Highly Fractionated Indian
   Land.—Subsection (d) of section 205 of the Indian Land
18
    Consolidation Act (25 U.S.C. 2204) (as amended by sec-
19
20
   tion 4 of the American Indian Probate Reform Act of
21
   2004 (Public Law 108–374)) is amended—
22
             (1) in paragraph (2)—
23
                 (A) in subparagraph (G)(ii)(I), by striking
             "a higher value of the land" and inserting "a
24
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1	value of the land that is equal to or greater
2	than that of the earlier appraisal"; and
3	(B) in subparagraph (I)(iii)—
4	(i) in subclause (III), by inserting "(if
5	any)" after "this section"; and
6	(ii) in subclause (IV)(bb), by striking
7	"to implement this section" and inserting
8	"under paragraph (5)"; and
9	(2) in the second sentence of paragraph (5), by
10	striking "shall" and inserting "may".
11	(d) Purchase Option at Probate.—Subsection
12	(p)(6) of section 207 of the Indian Land Consolidation
13	Act (25 U.S.C. 2206) (as added by section 6(a)(2) of the
14	American Indian Probate Reform Act of 2004 (Public
15	Law 108–374)) is amended—
16	(1) in the first sentence, by striking "Proceeds"
17	and inserting the following:
18	"(A) In general.—Proceeds"; and
19	(2) by striking the second sentence and insert-
20	ing the following:
21	"(B) Holding in trust.—Proceeds de-
22	scribed in subparagraph (A) shall be deposited
23	and held in an account as trust personalty if
24	the interest sold would otherwise pass to—

1	"(i) the heir, by intestate succession
2	under subsection (a); or
3	"(ii) the devisee in trust or restricted
4	status under subsection (b)(1).".
5	(e) Tribal Probate Codes.—Section 206 of the
6	Indian Land Consolidation Act (25 U.S.C. 2205) is
7	amended—
8	(1) in subsection (b)(3), by striking subpara-
9	graph (A) and inserting the following:
10	"(A) the date that is 1 year after the date
11	on which the Secretary makes the certification
12	required under section 8(a)(4) of the American
13	Indian Probate Reform Act of 2004; or"; and
14	(2) in paragraph (2)(A)(i)(II)(bb) of subsection
15	(c) (as amended by section 6(a)(3) of the American
16	Indian Probate Reform Act of 2004 (Public Law
17	108–374)), by inserting "in writing" after "agrees".
18	(f) Effective Date.—The amendments made by
19	this section take effect as if included in the American In-
20	dian Probate Reform Act of 2004 (Public Law 108–374).

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