

Since then, Congress has never terminated this relationship. Since then, there has been an acknowledgment that that was an error in 1897. In 1990, the Department of the Interior specifically admitted that the opinion of Attorney General Van Devanter was incorrect and that the trust relationship of the Indiana Miamis was wrongfully terminated. In other words, in 1897 this was wrongfully done. They reappealed to the BIA and lost their appeal, because, apparently, some of the minutes from meetings in either the late 1950s or early 1960s were lost partly because the Secretary's house trailer burned and the Miami did not have records of their continual meetings they had. They had powwows in our district, and throughout parts of northern Indiana they have had a consistent form of tribal government. So we are basically looking at technicalities that have disqualified a nation that is one of our most historic.

Let me give my colleagues a couple of examples. The famous Indian chief, Little Turtle, was one of the greatest warriors in American history. This is a drawing by a Miami of Indiana person who lives in Fort Wayne area, my hometown. What is interesting about this is, this is not a drawing that is contemporary of its period, because the only oil painting of Little Turtle was in the White House, and it was burned when the White House was burned in 1812 when James Madison was President. And it was by Gilbert Stuart.

But this is a likeness drawn after that. Little Turtle is famous because on American soil, he is the only person to have defeated full-blown American armies authorized by this Congress, not once, but twice, bigger defeats, than Custard, bigger defeats than the Western, different things where Crazy Horse and Sitting Bull and all of those famous Indian chiefs, Little Turtle defeated American armies twice.

George Washington said they had to get the junction of the rivers in what is now Fort Wayne but at that time was Kekionga, because it was the controlling of the Northwest territory and we would have never had a Lewis and Clark. We never would have had a Louisiana Purchase if we could not get control of the Northwest Territory. Little Turtle twice defeated those armies.

He was victorious right near Eel River where his settlement was, and he also defeated La Balme from France, who was considered the foremost cavalry officer in France.

But then Little Turtle realized he was not going to be able to defeat Anthony Wayne. He stayed in the coalition with Blue Jacket and other Indian tribes, the Shawnee and others; but they were defeated at the battle of Fallen Timbers and that led to a change in the West. Little Turtle decided to work with the United States

Government. Then the civil chief, Chief Richardville, also decided to work with the United States Government and in Fort Wayne. We hope within a few months this will be a national historic landmark; it is the oldest Indian treaty house east of the Mississippi still on its site.

It is Chief Richardville's house. It is where the Miami Nation congregated. It was their civil chief. We also have Richardville's son-in-law Lafontaine, in an Indian house. After all, Indiana is named after the Indians, but we do not have respect and have not respected them enough.

We have two treasures of these homes. This is apparently the only Native American home east of the Mississippi on its original site. Richardville and Little Turtle were in fact in essence punished because they stopped warring with the United States.

It is time that the United States correct what are acknowledged wrongs in decertifying the Miami Nation in 1897, to reconcile the bookkeeping error. One last point, they have agreed by a 12 to zero council meeting to suspend their gaming rights. The act says that pursuant they will not pursue gaming in class 3, and only be allowed with expressed approval from Congress.

It is unfortunate that true rights are being denied because of gambling, but they have agreed to suspend theirs.

JAMES RIADY INVITES BILL CLINTON TO LIPPO BOARD

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Indiana (Mr. BURTON) is recognized for 5 minutes.

Mr. BURTON of Indiana. Mr. Speaker, last year, during our investigation, the Committee on Government Reform had John Huang testify that James Riady, a close personal friend of the President of the United States, organized a scheme to funnel a million dollars into the President's campaign in the early 1990s. Around \$700,000 to \$800,000 of that money was raised, brought into the country from Indonesia through conduits, and funneled into the campaign as had been promised.

We believe much more than that was brought in, but that is all we could account for. Most of that money was sent back, was returned, because it was illegal campaign contributions. We have been after the Justice Department for some time to, in absentia, indict Mr. Riady for illegal campaign contributions and for obstruction of justice.

Mr. Riady fled the country. He is now living in Indonesia, and he is one of the major partners or executive officers in the Lippo Group, which was formed by his father, Mochtar Riady, sometime ago.

Mr. Riady also orchestrated a complex scheme to launder over \$4 million

in political contributions to various campaigns, parties and other nonprofit groups in addition to the money that he gave to the President's campaign in the early 1990s.

And throughout the 1990s, he worked with John Huang, helped get John Huang appointed to the Democratic National Committee leadership, so that he could extract more money from illegal sources in China and the Far East, including Indonesia.

The Justice Department has not moved to indict Mr. Riady, and that is something that we have really been fighting with them about, because we think, even though he is in Indonesia, he has violated American law, he has fled the country, and he has not complied with subpoenas from our committee and others.

One of the things that really bothers me, and the reason I come to the floor today, is not to rehash what we have known for a long time, Mr. Speaker; but today we find out that Mr. Riady invites the President of the United States to be on the Lippo board of directors in Indonesia. This comes right from the Far Eastern Economic Review that was reported today, and I urge my colleagues to look at the article.

Mr. Speaker, I include this article for the RECORD.

RIADY INVITES CLINTON TO LIPPO BOARD

Indonesian tycoon James Riady has invited U.S. President Bill Clinton to join the board of Lippo Group when he steps down from Office early next year, according to business people who have met Riady in Jakarta recently. Riady has been telling business contacts in Jakarta that he expects Clinton to accept, even though the U.S. president has been dogged by allegations that Riady funnelled illegal foreign donations to Clinton's 1992 and 1996 election campaigns. A former Lippo Group employee reports that as far back as the mid-1990's Riady was said to be trying to recruit Clinton to the board as soon as he left office. Jakarta police are currently helping the U.S. Justice Department in its investigation of the alleged campaign contributions.

The article reads like this: "Riady invites Clinton to Lippo board. Indonesian tycoon James Riady has invited President Bill Clinton to join the board of Lippo Group when he steps down from office early next year, according to business people who have met with Mr. Riady in Jakarta recently. Riady has been telling business contacts in Jakarta that he expects Clinton to accept even though the U.S. President has been dogged by allegations that Riady funneled illegal foreign contributions to the 1992 and 1996 campaigns."

The thing that is interesting about this, and I am not accusing the President of anything, so I do not want to be stopped for anything, but the thing that is interesting about this, Mr. Speaker, is that the beneficiary of one of the major decisions by the administration was the Riady group, the Lippo Group, in Indonesia.

