

(Continued from page 2)

“... I think that you should know that the Resident Voicers have created, paid for, and delivered these sets of fliers to the entire community, ...”

To make this as simple as possible so that even a former GRF Board member can understand it, **“Residents Voice did not create, did not pay for, and did not distribute the set of fliers that you allude to.”**

This might come as a shock to you, Mr. Curtis, and we will probably get the same response as when you heard about PCM Credit Cards, Employee Expense Reimbursements and Employee Incentive Bonuses, a *dumbfounded stare!*

Obviously, you are interested in, “... maintaining the lifestyle (Credit Cards, Expense Reimbursements, Incentive Plan Bonuses) which we (PCM) have enjoyed for many years,” as evidenced by the “Business as Usual” endorsements on the Positive Solutions’ fliers by those who got us here.

As we have stated before, all printed material that is created by Residents Voice, is so identified on each page. **“IF IT DOES NOT HAVE OUR NAME ON IT, WE DIDN’T CREATE IT, PAY FOR IT, OR DELIVER IT, Mr. Curtis.”** Check the top of this page.

You can attend the Residents Voice Meetings to get the truth, or, if you are only interested in propagating your distortions of the truth, keep sending your emails. But, you must understand, that it may be you who will destroy our “way of life.”

You might make a public apology if you are sincere in wanting accuracy and truth.

Seal Beach Ruling

The Seal Beach Leisure World ruling by Judge Ryan is significant to the homeowners of Laguna Woods Village (LWV), Laguna Woods because many of the problems Seal Beach has, LWV, Laguna Woods also have. Unfortunately, LWV has additional problems—for example, our boards sell Common Area Land! As many know, the Leisure World Laguna Woods GRF Board, in 2004, sold common area land in violation of the California Davis Stirling Act #1359 and AGAINST the Leisure World Laguna Woods Covenants, Conditions and Restrictions (CC&R’s), Article VI. Laguna Woods Village Directors and PCM, our managing agent, must follow State Law. Our CID Boards cannot sell Common Area Land—it’s AGAINST THE LAW!

Is it too late? What can be done now that the San Sebastian, a Senior Citizen Housing Development is being built on what was Leisure World of Laguna Woods’ Common Area Land?

1. Who is going to be held responsible for the sale of the Common Land?
2. Is the Management Company (PCM) responsible for giving the Golden Rain Foundation Boards incorrect information?
3. The California Attorney General and Orange County District Attorney has this information. Should they be held responsible for enforcing the laws of California which they have sworn to uphold?
4. Who needs to take responsibility for these actions?

These questions must be answered and someone must be held responsible for the mistakes that have been made regarding the sale of Leisure World Land and the responsible financial management of

(Continued on page 4)