

the concept of Leisure World Laguna Hills from a Senior Citizen non-profit Co-operative to a Senior Citizen non-profit Condominium Complex.

Mis-information has been given to the boards of Golden Rain Foundation and United Hills Mutual regarding the CC&R's of Leisure World Laguna Hills. These boards ere told they have no CC&R's, yet Third Laguna Hills Mutual of Leisure World Laguna Hills has CC&R's. How is this possible??

It is impossible for Third Mutual to have CC&R's and GRF and United Mutual not to have CC&R's. If the boards would have read the Original documents mailed to the Presidents of each board, they would know Third Mutual was admitted into Leisure World Laguna Hills in 1969 and United transferred all their assets and liabilities to Third Mutual. All of the Original governing documents (CC&R's, Trust & Regulatory Agreements) were amended to include Third Mutual into Leisure World Laguna Hills. To our knowledge, United and GRF were not eliminated. GRF is still the Trustee, United & Third are the Trustors of Golden Rain Foundation Trust and all are subject to the same governing documents (CC&R"s, Trust and Regulatory Agreements).

Sincerely yours,

Noni & Corkey Eley

**LET'S JUST SET THE RECORD
STRAIGHT.....**

It is very important to understand that the law suit filed by Katherine (Katie) McDaniel has absolutely nothing to do with a "flying water bottle!" Katie is fighting the fact that she has been unlawfully removed as a Director from the Third Mu-

tual Board. The Directors who elected her to the Board have now decided to remove her from the Board "without cause."

Having listened to her lawyer in court, it was made very clear that if this situation is allowed to stand, we will be allowing future Boards everywhere to set up "PUPPET BOARDS." People will be elected to fill vacated seats and be allowed to serve as long as they behave themselves, do what they are told and vote "correctly"! The minute they deviate from this, they may be replaced with another Director who will vote with the majority. This occurrence prohibits a Director from exercising his/her fiduciary duty to work for the best interests of the whole.

Katie is fighting for a Point of Law for herself and all future Directors. Our Directors **MUST** be allowed to gather and assess information and then vote in the best interest of this community. Katie is asking **ONLY** to be reinstated to her seat on the Board and to be allowed to serve out the term to which she was elected. This law suit is costly to the residents. Please call or e-mail the Third Directors and tell them to **STOP THIS NOW!**

**HEY! Did you see
the BBQ
Announcement on
page 4?**