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From: "Gwyn Staton" <gwynstaton1@msn.com>
Date: Wednesday, September 26, 2012 11:42 PM
To: "Dustin Frederick" <dustin@local519.org>; <caroldchina5@yahoo.com>
Subject: I suggest and highly encourage you remove Dan's misleading "Findings" from both websites. The war begins

It is not an official record and it has incorrect facts and misleading information, not substantiated by an independent audit. This really needs to occur or a lawsuit is justified by many. Consult legal counsel if you question the merits (at your own expense of course), but Dan's incorrect analysis based on assumptions does not make it truth. It is defamatory to publish untrue statements, so take it off Admirals Cove and Next Door. It is like a letter to the editor and is not an official club record, such as minutes, so posting it appears to give it credence and validity which it does not deserve as the scewed "findings" were not validated.

By the way, the worst mention in the audit is Kathleen's lack of controls over the money she collected and her lack of recordkeeping. How much did your family keep since you were filing bankruptcy many folks wonder, so perhaps the auditor needs to know that the missing funds went where?? Perhaps this needs to be disclosed along with the conflicts of interest with Kathleen and Dan Jones' children as employees. I understand Kathleen collected paychecks and recorded hours while she was in Oak Harbor on unrelated business all the while collecting our dues money as wages. I can get sworn statements, so let's not go there because your wife committed fraud (I am told). And that is a conflict if the treasurer does not seek to recoup those over payments to his wife. Just saying.....this can get a lot deeper.

Of course, no mention is made of the fact that we had only 2 directors able to respond at the time as Dan refused to let the accountant know the truth, and required the accountant only be provided the limited information he gave them, again an incomplete story.

Failure to remove the post will subject the Club to liability should any of us mentioned wish to pursue a claim. And then Dan and Jean and whomever posted the post will not own property in Admirals Cove as the judgment will foreclose his/ her interest in the property and then he/she will not only not be on the Board, he/she won't have a simple vote. We will have to go further than Dan (ie to Jean and Karen) since he already filed for bankruptcy while fiscally unfit to become our Treasurer.

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