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HOA Citizens are US citizens first!

Please visit the nonprofit websites for Citizens for Constitutional Local Government Http://pvtgov.org http://pvtgov.blogspot.com

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... European conference

(Continued from page 2)

quently, the commitment of the inhabitants to their home owner association often is very limited.

FN11. In Arizona (USA) has been established an association who acts against the decision-making in many home owner associations judged as undemocratic (www.pvtgov.org/pvtgov, 2.12.2001).

[See web address below

http://www.uni-mainz.de/

~glasze/Publikationen/Glasze%20BelGeo%20Private %20Neighborhouds%20 %20Draft%20with%20figu res.pdf]

The place just doesn't look nice

If you want to paint

your house with green

polka dots, go ahead

and buy a house."

But buyers typically

don't get a copy of an

association's CC&Rs

home or move in -

when it's usually too

late to back out. In ad-

dition, CC&Rs are of-

ten written in legalese,

News-Herald, Cleveland, OH reports:



But some rules are necessary to bring up the appearance of the property and improve housing values, Glover argued.

> "You can't let people until they close on their put pink flamingos on their lawn and have 50 different styles," Glover explained. "The

so a buyer may not place doesn't look nice. understand the consequences of not abiding by the rules, said George Staropoli, founder of San Franciscobased Citizens Against Private Government.

> "You need to know that you are essentially giving up your property rights," Staropoli said.



the second second

Inside this issue:

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Nice looking

place

AZ statutes:

excessive

Florida law cuts 3

The HOA Citizen

HOA: A privatization of government

I wrote the following in response to an article, THE PRIVATE NEIGHBORHOOD. in **REGULATION Summer** 2004. It posed the question, "Will homeowners associations lead to a revolution in local government?"

The privatization of our neighborhoods is actually the privatization of our government, for Homeowner Associa-

tions to rule with the to HOA boards, who in iron hand of tyranny. HOAs are touted as "democracy in action", but nothing could be farther from the truth. The real world reveals that many, if not most, HOAs are ruled by management companies and CAI attorneys.

HOADATA.ORG. We have done a conservative tally of HOA foreclosure filings from

turn cede the power to

management companies

Here, in Harris County,

Texas, we have been

studying the problem

since 1999. See our

website.

and attorneys.

(Continued on page 6)

Special points of interest:

 Political action committee formed to fight HOA boards." p4

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recent Tribune The article on Arizona Great Communities still emphasizes property values over what really makes a community: In its criteria for the

the democratic and free exercise of the liberties and freedoms granted to all Americans.

Great communities require freedoms

Homeowners are con-

trolled by fear, for total

power has been granted

the Arizona award. Great Communities organization does have some worthy objectives: keeping reserves, (Continued on page 7)

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the unit owners at

which a quorum is pre-

sent, may impose a

monetary penalty of not

less than \$50 against

any member of an ex-

ecutive board, commit-

tee or commission or

other entity which is a

subdivision of the ex-

ecutive board who par-

ticipates in a meeting

with the intent and pur-

pose of violating this

Where does your state

stand on these very

important enforcement

issues? If not, demand

section.

why not!



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Penn. HB2461 — HOA reforms

"may impose a monetary penalty of not less than \$50 against any member of an executive board, committee or commission"

from

(g)

tion either:

ADVOCATES TAKE laws as required by this NOTICE FOR YOUR section within either UPCOMING LEGIS-120 days after the ter-LATIVE SESSION. mination of any period of declarant control of The Commonwealth of the association or 120 Pennsylvania is geting days after the effective date of this subsection, tough on HOA boards. Here's an excerpt of whichever is later; or pending legislation (2) violates any provi-HB 2461: sion of this section.

Penalties.--(h) Filing of com-(1)plaints.--A unit owner may file a complaint with the Bureau of Consumer Protection in the Office of Attorney General if an associa-

Notwithstanding any provision of the declaration or bylaws to the contrary, the unit owners, by a two-thirds vote of all unit owners present and entitled to vote at any meeting of

(1) fails to adopt by-

European conference on HOAs

From a paper in the conference. Mainz, Ger

Dictatorial and oligarchic structures: In proprietary neighbourhoods, the former investors keep the majority of the prop-

erty. Thus they are able to control the development of the open spaces, facilities and services as well as to manage the complex in a profit-oriented way. However, even in "normal" home owner associations the former investors often dominate the decisionmaking by keeping a

part of the apartments or houses and/or by making use of the voting power of friends, relatives or employees. In view of these deficiencies it is hardly astonishing that studies in the USA and Lebanon have found a lot of conflicts within the private neighbourhoods. Conse-(Continued on page 8)

... north Carolina legislation

(Continued from page 6)

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goes a bit far to me," said Black. He says, when the legislature reconvenes in January, he'll support new laws that could take away the ability of homeowners associations to use foreclosure to collect unpaid dues.

Charlotte attorney Tim Sellers knows and defends it. He's the lawyer

ment, people relations,

statutory obligations of

homeowners associa-

tions, or an understand-

ing of contract law for

directors of HOAs.

These are sorely and

desperately needed

educational reforms yet

to be seen after years of

bringing these major

deficiencies of HOA

management to public

And why aren't these

topics covered? Be-

awareness.

... great communities

(Continued from page 1)

informing members of who the officers and directors are and some "institutional" vendor educational requirements related to other board/founder affiliations.

These organizations focus on the status quo and teach current topics on management that have proven ineffective over the years, when used alone and without any courses in govern-

tions and insists that without the threat of foreclosure. manv homeowners simply won't pay their dues." I think the associations will be back with a high level of delinquencies. They wont be able to provide the maintenance. They won't be able to keep up the amenities," said Sellers. State Representative tion," said Rep. Earle.

for more than 500 Beverly Earle disagrees. Ever since last homeowners associa-Eyewitness News first showed her that Charlotte residents were losing their homes over homeowner's dues. Earle has been pushing for reforms.

"I've got staff looking at what other states are doing as it relates to homeowners associations and I do plan to introduce some legisla-

cause the special interests don't want the public to know any serious problems with the loss of homeowners' rights or the overwhelming powers granted to the board with little protections for the homeowners.



It's time that these community oriented Homeowner Association organizations deal with the reality before them.

"take away the ability o f homeowners associations to use foreclosure to collect unpaid dues"

The HOA Citizen

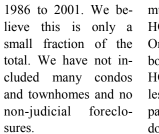
Page 6

... a privatization of government

values. The annual real

estate listings reveal as

(Continued from page 1)



"Privatization of government is one of the biagest scams perpetrated on our country."

much fluctuation in HOAs as in non-HOAs. One owner told me he bought his home in an HOA for \$20,000.00 less than the seller had paid. The market was down and the HOA

surely didn't refund the When you realize that difference to him. How each of these listings did the HOA protect represents numerous property value? fees, charges, liens and so many costs under so Since HOAs have total many names to the atpower, homeowners are torney's advantage, you often denied voting can see what a boon privileges and most other rights that Amerithis is to greed and why the CAI lobby is so cans had considered powerful at all of the their birthright. And state legislatures. most people don't have a choice when buying a

Privatization of governhome. Most available ment is one of the bighousing is now in gest scams perpetrated HOAs. on our country. HOAs In addition, this idea of do NOT insure property



WSOCTV, Charlotte, NC reports.

They've also filed a foreclosure notice, telling the Moorer's that on December 15th just 10

days before Christmas,

but North Carolina's Speaker of the House Jim Black, one of the most powerful men in

in non-HOAs to be subject to HOA rule if a certain percentage decide to force it on them and denv them their guaranteed constitutonal rights certainly cannot be "the American way".

"forcing" homeowners

October 2004

Since the founding of our country, we have fought for freedom. Our constitutional government with our guaranteed rights is our precious heritage. This has been an insidious takeover - a sellout by legislators to bills written by CAI lawyers. I, for one, do not plan to surrender to this CAI greed without a fight.

Beanie Adolph Houston, TX

North Carolina HOA legislation

It's all perfectly legal, (Continued on page 7)

the state, says it may not be for long. "But to repossess a home, to foreclose on a mortgage, that sounds like it

New Florida law to cut legal costs

From The Sun-Sentinel, Palm Beach, FL

The HOA Citizen

A Boynton Beach homeowners' association is the first in Palm Beach County to take advantage of a new law that limits the use of attorneys to oust a board of directors.

The law, which became effective Oct. 1. lets homeowners choose a liaison, which can be a fellow homeowner, to represent them in a recall effort. If a majority of homeowners vote for the recall, the liaison presents the ballots to the board, which can dispute the vote. An arbitrator is then appointed by the state Department of Business and Professional Regulation.

association. "They were

on a statewide commitvery secretive." Resitee seeking to reform dents also were angry homeowners' associaabout a new guard gate tion laws. "Many assothat cost \$126,000. ciations are paying upaccording to board minward of 50 percent of utes.

In meetings over the summer, they com-About 65 percent of the plained about the cost 159 homeowners in of the gate; how the The Colony at Boynton board was limiting how Beach, a neighborhood many visitors they could have; and that off Military Trail, voted to recall three board they should not have to members on Oct. 18, show proof of insurbut the board resigned ance in order to before it could be reget a gate pass. called, former board Paternoster said the member Dana Durrance former process for oustsaid. She declined furing a board required the board to call a special meeting, which the old Homeowner Raphaella board had declined to Paternoster said the

"This new law helps

homeowners who have

dictatorship boards,"

smooth process and it

do.



"Many associations are paying upward of 50 percent of their dues for legal fees and management."

"What we intended to achieve was to avoid lawsuits," said Jan Bergmann of St. Augustine, who served

site.

would only communishe said. "It's a very cate through a Web

gives the voice back to "No one could speak at the people." board meetings," said Paternoster, who is now vice president of the

former board did not

allow residents to look

at financial records and

their dues for legal fees

and management."

ther comment.

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From the Press-

who live in associations

Page 4



"People feel powerless against the board and voiceless and they have nowhere to go"



Enterprise, Coachella voiceless and they have Valley, CA nowhere to go," said Patterson, who had A group of Coachella previously served on Vallev residents is the HOA board in her forming a political ac-Palm Springs neighbortion coalition it says hood. "If you just keep will help address conyour ears open, you'll cerns of homeowners

and common-interest developments. Indio residents Dennis and Shirley Bartlett About 80 percent of were among the group Valley homeowners are of about six who gathmembers of selfered in Palm Springs on governing associations, Tuesday. The couple, said Madelene Patterwho are both blind and son, one of the organizuse guide dogs for asers of the HOA Voice sistance, gained wide-Coalition, which met spread attention when Tuesday morning at the they filed a civil suit Palm Mountain against the former Resort in Palm Springs. president of their De-Residents who have sert Grove Homeownproblems with their ers Association for alhomeowners associaleged harassment. The tion boards or fall bedispute centered on hind in their fees have complaints that their few resources, and can dogs' droppings were lose their homes not being cleaned up through nonjudicial from the street, Dennis foreclosure over a mat-Bartlett, 49, said. ter of several hundred dollars, she said.

dollars, she said. "People feel powerless suit in small-claims

Political action against HOA boards

hear the stories."

against the board and

court in Indio last month. Bartlett said that the compromise that was reached does not address the larger problem that the association's rules should be amended to accommodate service animals, he said.

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"We're hoping that the coalition can gather enough strength ... to place more controls over these kinds of boards," Bartlett said at the meeting.

Organizers of the group say they plan to collect personal stories to share with legislators and elected officials. They also intend to lobby for a new version of AB 2598, which was vetoed by Gov. Schwarzenegger in September. The bill would have prohibited homeowner associations from foreclosing on a member who owed \$2,500 or less in back dues.

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on a \$200 HOA debt

with over \$2,000 in

attorney fees causing

the homeowner to lose

his equity in his home

that can have a market

value of \$120,000 or

\$200,000 or even

\$1,000,000, represent-

ing a 200x to 5,000x

ratio of damages to

losses, is extremely

excessive. The Court

offered a 10 to 1 or less

ratio as acceptable ra-

tios for punitive dam-

For these reasons, I ask

that new legislation be

adopted to remove

these punishments,

such as the right of the

HOA to impose daily

fines to the extent they

become excessive, and

the right to foreclosure

as a remedy to collect

assessments in arrears.

as they are excessive

punitive damages under

the USSC guidelines of

State Farm v. Camp-

[See Nov. 2004 issue

for information on

USSC opinion.]

ages.

bell.

AZ statutes: excessive punishment

Last year Arizonans ness. finally received some justice with the passage of the watered-down HB2402 modifying ARS 33-1256 and 33-1807. Liens for Assessments. But homeowner injustice remains with the unconstitutional failures of due process protections and the unequal protection of the laws relating to the association's right to penalize and foreclose.

Under these two statutes and ARS 33-1803. Penalties (planned communities), the association is allowed to penalize homeowners who fail to make assessment payments on time with penalties and interest charges on these debts. It gives the false belief that the association had advanced its own funds to the homeowner and is now seeking a timely repayment. Such is not the case, for these associations do not advance funds nor is their primary business a lending or credit busi-

Black's Law Dictionary defines a penalty as,

g "1. Punishment imposed on wrong-doer, esp. in the form of imprisonment or fine. 2. Excessive liquidated damages that a contract [in our case the CC&R contract] purports to impose on a party that breaches.

e. 'A penalty is a sum which a party ... agrees to pay or forfeit in the 3, event of a breach, but d which is fixed, not as a pre-estimate of probable actual damages, rs but as a punishment, the threat of which is m designed to prevent the

breach ...'

n Excessive punishments, e as in excessive punitive damages, has been found by the US Supreme Court to be an unconstitutional violay tion of the 14th Amendment's due process clause and a deprivation of property. (State Farm v. Campa bell, 538 US 408 i (2003)). Foreclosing



"Excessive punishments ... has been found by the US Supreme Court to be an unconstitutional violation of the 14th Amendment's due process clause and a deprivation of property."

