



Subject:
Date:

Sanctuary Cove act
Monday, 8 October 2018 5:44:29 PM



Dear Sirs

I am very disturbed, that in 1985, at the second reading of the Bill that became the Sanctuary Cove Resort Act, the ministers stated

“ any decisions made by the principal body corporate which affects the interests of members must be carried by a special resolution, which requires at least 75% support by its members based on the voting entitlements mentioned previously”.

The government proceeded to lodge this amendment without first obtaining 75% approval of the residential community, despite a community petition table in parliament on 1 December 2015. The government has proceeded to lodge this amendment without first obtaining 75% approval of the residential community. I might add that this is the same government that came to power claiming honesty and integrity!

I also object very strongly concerning Aveo developing an aged care facility and/or retirement village within Sanctuary Cove, particularly when this company has a very poor reputation in this country (and particularly in the medical profession, of which I am a member).

Sincerely yours

Dr William Rowe

8 /10.2018.