

Ms. Hightower,

I am writing to you on behalf of Myself, Thirtymilesofcorruption.com blog site and my Husband. When we came to your office to discuss the illegal funding for the first to third properties your office chose to do NOTHING. When we went to the Grand Jury about Connie Leach they chose to do nothing. I need to remind you of this because when the State Department of Finance ultimately told the city that they will be held responsible for \$159 million of unapproved line items of their Enforceable Obligation Payment Schedule, we believe it will be more like 250million. By the way, the First to Third properties are part of the unapproved amounts. We will not be able to afford basic services such as Police and Fire. The professionals of our city were negligent in the misappropriation of funds. Is this illegal or just bad business? This money will have to be paid through our general fund. We can't afford it.

The City, the DA, and the Grand Jury do nothing when citizens were concerned. The citizens then had to go to the State, IRS, Security and Exchange Commission, The Department of Justice, The FBI, and the Attorney General, instead of as a community working together.

This is just the beginning, the State Controller just came in and now the State Department of Finance says no to the EOPS schedule. Maybe the IRS is around the corner. The City is broke and they will not be able to hide it any more.

Tuesday at City Council, we will be speaking on this subject at public comment.

I am dissappointed in the way the City has been managed the affairs of their constituents, as well as your office and the Riverside Grand Jury.

Thank-you

Vivian Moreno, Self Appointed Citizen Auditor