

**POINT CENTER VINDICATED!!**  
**“not one bit of solid evidence”**  
**CHARGES DISMISSED!!**

The momentum has changed. Like an interception run back for a touchdown in the Super Bowl, Point Center has won a motion that shifted the entire momentum in its legal matters. On February 11, 2009, The United States Bankruptcy Court granted Point Center's Motion for Summary Judgment in The Preserve's lawsuit against Point Center, and was a game changer. And not just for The Preserve.

Lloyd Charton and the people behind bankrupt borrower The Preserve are thick as thieves. Charton's attorney has made appearances in The Preserve case and Lloyd himself sometimes shows up for the hearings. The Preserve's trumped up charges, along with their defamatory buzzwords – racketeering and embezzlement, were the very charges that are trumpeted everywhere by Lloyd Charton and his cronies. They trumpeted it to the press, the SEC, DRE, the internet, and of course to every Point Center investor they could find, all in attempt to smear Point Center's good name.

**Well, stop the music, the party's over!**

**On February 11, 2009, the court dismissed all charges of racketeering and embezzlement against Point Center and its officers and employees** when it granted summary judgment against The Preserve on its claims that Point Center had stolen over \$6 million. The court found that **The Preserve had “not one bit of solid evidence”** to support such a claim and dismissed all claims related to the alleged theft, ruling in favor of Point Center and its officers and employees. Lloyd's trumpet must now be silenced. Justice takes time, and a lot of damage can be done with false accusations while we wait for it, but in this case, justice has finally arrived.