

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA,

Plaintiff,

v.

DUANE F. BOWMAN and
BARBARA B. HOWARD,

Defendants.

ORDER

03-C-0366-C

Defendant Duane F. Bowman has moved to set aside the court-ordered sale of certain lots “due to significant error.” The motion will be denied.

Defendant’s motion seems to be premised on the failure to provide for a stormwater fee when the property in question was sold. He asks the court not only to set aside the sale but to appoint a lawyer “to represent the professionals who allowed this SETTLEMENT STATEMENT malfunction to occur, and construct an explanation similar to the one (exhibit 4) he prepared” and which the government and this court accepted.

Omitting a \$25.29 fee for storm water fees is hardly a significant error in a transaction of approximately \$1,010,000. It does not support either setting aside the sale

or “appointing a lawyer to represent the professionals” involved in the sale.

ORDER

IT IS ORDERED that defendant Duane F. Bowman’s motion to set aside the court-ordered sale of Lots 7, 8 and 9, Maple Lawn Heights, Fitchburg, Dane County, Wisconsin, is DENIED.

Entered this 5th day of November, 2004.

BY THE COURT:

BARBARA B. CRABB
District Judge