

# Mill Bay hearing set for June 4

BY MORGAN L. PICTON  
CORRESPONDENT

After a month of rapid motion in the Mill Bay Resort battle, there will be a month of relative calm. Over the last few weeks, the case moved to federal court, the park has been reopened with a temporary federal restraining order and the case has been tossed back to the Chelan County Superior Court.

When the case left Spokane's federal court, the federal restraining order preventing CEI

from closing the Mill Bay Resort was lifted. On April 21, the Chelan County Superior Court reinstated the restraining order, giving the resort members full access to the park.

A public rally was scheduled for April 26, but in light of their recent legal victories, the resort members decided to dedicate their energies to other concerns. Over 100 people attended the membership meeting over the weekend and, through donations, the membership committee raised over \$5000 for the

cause. The resort members also organized a work party, spending the weekend cleaning up and beautifying the park.

The next hearing is scheduled for June 4 in the Chelan County Superior Court. The resort members will be seeking a permanent restraining order against CEI's attempts to close the park. They will also be seeking a court-appointed financial receiver to oversee all fiscal matters relating to the operation of the Mill Bay Resort.