

# Opinion

## *Stop The Lawsuit ? No ! Open Their Eyes !*

**A** number of Directors, including a group who were elected to the Third Mutual board on the grounds that they would, “Stop the Third Mutual lawsuit against PCM, Milt Johns, Janet Price and any others that may be so involved.”

Why would someone Stop a Lawsuit? Because the lawsuit is unjustified? Obviously those Directors feel that there are no grounds for the lawsuit that the Third Mutual initiated.

The following is an excerpt from the 12/30/2010 cross-complaint that was filed by M. Johns which should open the eyes of those who deny any potential wrong doing. Page 6, lines 14-18;

***“In January 2010, Johns sent an email to D. Disbro indicating that Johns believed that the Incentive Plan created by R. Disbro in or around 1996 and applied to United Laguna Hills Mutual, GRF, Third, and Mutual 50 might have violated state law and urged D. Disbro to have the company’s attorney double check the Incentive Plan. This email greatly angered D. Disbro, who verbally threatened Johns***

***with termination for even raising the issue.”***

One might question the timing on Johns email and wonder why it took from approximately 2000 (when Johns became the General Manager) until December 2010 (date the cross-complaint was filed) to make the Laguna Woods Village Mutuals aware that PCM, through Johns, could potentially be implementing an unlawful Incentive Plan. This is especially dubious since Johns has touted his own expertise in other areas of his cross-complaint.

In speaking with quite a number of past and current Directors, none of them have stated that they were aware of any such plan, and this included past Board Presidents.

***Kudos to the Third Mutual for their effort!***

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