


July 28, 2012 Comments:

At the very end of a Chieftain article on July 28 - [Same old story?](#) and [SEC members/owners called to attend hearing](#) (Letters - D Chieftain) - is the information on the July 31st Special Meeting. This meeting is limited to the SEC Board of Trustees, management, and lawyers. Parties to the suit, the two members whose names appear on the request for counter claim and certification for class action, their lawyers Judge Mitchell, and members of the press will also be present at one part of the meeting termed the "limited" Executive Session. Lawyers will present their cases. The Board can then order the Special Meeting to be fully closed. It is unclear what that means but it may be one of the reasons for the increasing arrogance and obnoxious behavior of the Board lately. [Judge Mitchell order for special meeting](#) 

BUT the "limited" part of the meeting will be broadcast to the members so it is recommend that all members bring a chair to sit outside the meeting room and listen to what transpires. This is important! This meeting was originally to be open to the members but was altered after a telephonic conference between Judge Mitchell and the lawyers for both parties. We are outside the room but we are still the owner/members and our presence can make that point. Arrival at 5 P.M. will put us in position to greet Judge Mitchell and other parties as they arrive. We can enjoy ourselves at this tailgate party, hear a quasi-court session and hopefully make an impact by showing up