



Self- Governance Step 1

Exercising being responsible, careful, and diligent in our ability to resolve conflicts with our fellow ASN or ASC's

This step **must be** exercised prior to Arbitration, or Jury Court.

As ASN/ASC, when we are faced with money no longer being an issue in settlement for accidents, there would inevitably be an alternative remedy for an American that was unintentionally harmed.

Intentional and national harm must be brought to resolve through the spirit that guides this process.

(This is still open and being debated)

For a U.S. Citizen, "brought into our courts" as a wo/man, the intent should be to balance remedy with reality, since even then as ASN/ASC, money may not be an issue. As our Brothers & Sisters" in opposition, we must be the leaders in a new way to operate our new courts. The goal should still be to stay out of the courts, not to use them as a weapon.

We should make ever effort into solving the problems by making a perceived wrong right first between each other if at all possible, by:

- **Phone call, e-mail, letter or knock on door: *communication***
- **Attempted contact to resolve must be made: *discussion***

Claimant: "He who asserts, **must prove**"

***Claim:** Sheriff/Contact Court Clerk (Arbitration Request Form) Establish venue/ jurisdiction: [Criminal/intentional] or [Civil/unintentional] Sheriff/Court Clerk will assign the Arbitration Case #.

Accused: "**Innocent until proven guilty**"



“Living Court” Arbitration Step 2

Arbitration is Mandatory in "**Due Process**"

Arbitrators with **Three (3) Jurors**

Self- Governance Applicability: verify it was attempted ____yes ____no

Arbitrators begin Questions following review of "Affirmation Statements"

Evidence discussion: Witnesses /Affirmations/Evidence

Interested parties Testimony/Displays

Laws:

Applicable, non-applicable, inherent Laws

Rebuttal:

By Accused from Claimant

Negotiation:

Presentments by 3 Jurors

******Room for argument, decorum & inconvenience. ****Tumultuousness *******

[To be refereed by Justice or Justice of the peace] [To be controlled by Sheriff, deputy, or court clerk]
[Order in Arbitration Room] [may be removed by Sheriff, deputy, or court clerk]

* Arbitration with 3 Jurors *

Each casts position, reasoning, questions and recommendations.

Opportunity for Claimant & Accused to come up with a remedy: Decision for Agreement or Non Agreement.

Or Recommend more time re-schedule. Keep time line in check.

SETTLEMENT OPTIONS

1) Form - Resolution Agreement: Recorded affirmation of both parties in agreement of settlement by council of arbitrating witnesses; notarized, case closed with Court seal.

2) Form - Non-Resolution: If no agreement, with all evidence & facts presented can request "Living Court" process for Jury decision.

Clerk Assigned Case # _____

1) Evidence is Established: Admitted, Sealed, Recorded and Secured



"Living Court" "Living Court" Step 3

Sheriff: Confirm people, guns & courtroom FCC is secured/locked.

Justice: evidence (Recorded),
[2 parts for securing court: open & close]
*(Process line out, for court room to admit all arbitration information to Jury)

Justice: Verify recorder, clerk, bondsman, notary present and "Living Court" begins.
Verify with Sheriff all participants have been identified & cleared to be in "Living Court".
Verify Arbitration has been conducted and Forms A-04 sealed by Court

Recorder: Announces Case# _____ and "Living" names of

Claimant: _____

Accused: _____

Court Clerk: Calls to Order for case: Claimant is first to Testify.

Bondsman: Claimant Affirmation of Truth Testimony.
Q1: Do you Claimant promise to tell the truth?
Q2: Do you Claimant agree to abide by the Jury's decision?

Claimant: Tells story of what, who, when, how, why, where/\$Fees if any

Court Clerk: Calls to Order for Case- Accused is second to Testify.

Bondsman: Accused Affirmation of Truth Testimony.
Q1: Do you Accused promise to tell the truth?
Q2: Do you Accused agree to abide by the Jury's decision?

Accused: Tells story of what, who, when, how, why, where/ \$Fees if any

Justice: Any Inquiry to evidence & facts presented.
[Order in Courtroom] [May be removed by Marshal]

Recorder: The recording has paused, and now jury will gather in the "Living Court" Jury Room.



“Living Court” Jury Step 4

Jury Principal : Discussion of evidence and facts (who, what, when, where, why)
wronged
(Establish "harm"? or violation?) "unlawful pressure"
Territorial or American affected. Order or Nullify Order, Findings, Award, etc.
Jury Principal: to keep order in "Living Court" Jury Room.
Jury Principal: to verify jurors in agreement and all leave juror room and return to "Living Court" Room
Establish Time Limit?

Jury Principal: Present findings to the Justice (Unanimous/Majority?)

Justice: Justice may have final inquiry into verification of Jury's decision, (ie; hung jury)
Final decision is made and spoken to "Living Court".
(Or Arbitrate/more evidence)
\$Award/Findings Form/Order/Order Nullification/CIR (form)
Seals Order or moves back to Arbitration (form)
Court Seal for Continuance, clerk: set new date (form)

Seal case documents and all forwarded to Court Recorder for Record Keeping.
Request Court Clerk to put Arbitration on schedule if needed.

Sheriff: Collect all evidence for Secure Location in Court House/Recorders Room.
Sheriff Ask if Court will need Courier at a later time to deliver Jury Decision?
Orders to be RR Mail or Courier by Sheriff to Claimant & Accused.

Recorder: Stops recording.