Court Case Preliminaries: **Claim**

1. Self-governance evidence on **Claim**
2. File with Court Clerk **Claim**: must contain evidence, facts, witnesses.
* Clerk will verify evidence.
* Clerk will decide venue (Criminal *Intentional* or Civil *Accidental*)
* Clerk will pick randomly 3 jurors (Arbitrators) for Arbitration/Hearing
* Setting the date:

 Recorder: Coordination for Arbitration/Hearing

Establishes and Arbitration/Hearing meeting ID on Zoom or FCC (Free conference call)

* Recorder will maintain recordings and transcripts.
* Clerk will maintain **Claim** Documents
* Notice to **Accused** of Arbitration date (**Claimant** provides address) (Who mails it out/or have Sheriff Delivery?) Clerk/Summons/Registered Mail w/Return Receipt)
* Claimant and Accused must be a living man, not a Corporation.

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

Non-Judicial “Court of Record” [Prior to Arbitration]

1. Administrative Process; American Common Law Due Process:

Step 1) 3 Attempts; to resolution I with wo/man (Phone, letter, email). *as long as it takes*

Step 2) 3 Notices; 1st-Notice of Claim; 2nd -Notice of Fault Opportunity to *30 days*

Cure; 3rd -Notice Default Judgement (send each Registered Mail w/Return *10 days*

Receipt mail) include Fee Schedule (De Facto Issues). *10 days*

Step 3) 3 Invoices; - Based on Fee Schedule Notice Presented to accused – *7 days ea.*

Bill them with an opportunity to pay each time.

Step 4) 1 UCC Lien; [Remedy Enforcement]: Be open to negotiate resolution that *1 day*

was proposed in all 30-10-10 + 7+7+7 attempts.

1. TSW (The Sovereign Way) Letter examples to Notice to man to correct/resolve.
2. **Claim;** do not complain.
3. Acceleration Process: If you have been giving notice for months/years or have “Court of Record” of your claim, give all 3 notices at one time. 1) email 2) Fax 3) Registered Mail w/Return Receipt Mail + Resolution. Then according to the trespass $cost you have already informed them of, do your UCC Commercial Lien. *You must have evidence to present to the Arbitrators.*