**----------- Arbitrator’s Preparation & Procedure ----------**

Evidence: All evidence brought forward for applicability.

Witnesses: Can be written/notarized or in person (webcam).

Interested parties: Cross Examination.

Laws: Applicable, non-applicable, inherent, Public Laws.

Rebuttal: Caucus style if necessary.

Negotiation: People bring their own witnesses & evidence.

Mediation: Ombudsman/Justice/Marshal at Arms.

**OPEN DISCUSSION** *(facts & evidence)*

Where –

What –

Who –

When –

Why –

-------------------------------------------------------------------------------------------------------------

**Arbitrator 1)**

**Arbitrator 2)**

**Arbitrator 3)**

***Each Arbitrator gets a copy of this 2-page document with Claimant/Accused Statement & evidence attached.***

**SETTLEMENT OPTIONS**

**Form A-03 Resolution Agreement:** Recorded affirmation of both parties in agreement of settlement by Arbitration; notarized, case closed with Court Seal.

**Form A-04 Non-Resolution:** If no agreement, with evidence & facts presented, can request “Living Court” process for jury decision.

 **---------------------------- Arbitrator Notes ----------------------------**