Jural Assembly Minutes May 16, 2024

Present: Lorrayne Ham, Randell Rimbey, Patty Rimbey, Kevin Russell, Cheryl Ann Perko, Aaron Ashante, Kevin Barry Miller, Shirley Bryant, Steve Just, Holly Pickle, Robert Combs, Angela Kay, Beth Doyle, Thunder Lane

Lorrayne opened meeting at 7:02pm

Meeting allowed opportunity for all involved in the mock jural to give feedback:

Lorrayne's comments: fair and erroneous, lay out guidelines for claimant and accused, fee schedule not fair within common law, more communication between claimant and accused, arbitrators provide opportunity to clarify and point out details to enlighten claimant and accused, claimant and accused need to be able to present their information when going before jury, primary focus is coming to remedy, jury needs to base decision on facts

Randy's comments: pre-education for everyone prior to court, education on no use of attorney, review self-governance phase, identify if want to use 3 notice process, streamline the process, court clerk give at least 1 page outline of process, clean up evidence aspect, no use of speculation in common law, each juror needs to given the packets of information to stay focused on facts, need to determine if jury should be unanimous decision

Shirley's comments: teaching people to know what it is to self-govern, need to understand who we are as sovereigns, does not agree with notice of liability

Kevin Barry Miller's comments: think the notices and claims can be streamlined, set up process of the forms to be provided to claimant and accused, thinks notices/claims can be used in self-governance, arbitration process streamlined, do not need 3 arbitrators, set arbitration in phases, suggest doing another scenario for civil and criminal trial

Steve's comments: notice process needs to be looked at, if notices given does there need to be a process to identify notices delivered, claims should not go to accused - should be sent to court and part of arbitration, focus on facts, all 3 processes need to be improved, needs to be training for jurors

Cheryl's comments: should keep same arbitrator for the whole arbitration process, consider only using 1 or 2 arbitrators for arbitration phase, likes the idea of phases for arbitration, need to clarify who Virginia is

Kevin Russell's comments: arbitration should identify the details, have a checklist for claimant and accused, we are acting in honor, tutorial videos to educate on common law, noting all situations should be set up with different check lists such as, bodily harm, property damage, etc.

Robert's comments: arbitration should be streamlined, do not need 3 arbitrators, start with 1 arbitrator and can add a second if deemed necessary, notice process - when people receive a notice need to do due diligence to find out the process, stay to the facts, a lot of education is needed, who is paying for each step of the process, step by step process needs to be available

Thunder's comments: guidelines for procedures, use principle of do no harm, leave things better than you found them, act in honor

Holly's comments: streamlining the whole process, education on common law

Angela Kay's comments: keep away from the defacto process, think how you want to be treated

Aaron's comments: make sure dispositions/attitudes of each people doesn't overcome what the focus is with common law, have written maxims available prior to next mock process,

(it was identified Michelle Ford on California conducts common law training on a weekly basis)

Kevin Barry Miller presenting Chris Dunlap's comments: jurors need education - found it very challenging during the mock process for a unanimous decision to be made, need to leave emotion out of the decision process

Kevin Barry Miller presenting Scott Sevart's comments: recommending a system to give case numbers, jury should have all evidence prior to court

Patty's comments: consider not making arbitration a set number of phases - as long as arbitration is making progress towards remedy allow continuation, have lead juror identified prior to the jury convening

Randell responded to Patty's comments noting justice form can be used to request more information during arbitration and jury phases, justice oversee appointing lead juror, recommending meeting weekly to start working on the identified processes.

Move made by Kevin Barry Miller to start meeting every week starting May 24, 2024 at 7pm, seconded by Randy Rimbey, unanimously passed with a summary vote.

Items identified as first to be addressed include procedures of order and conduct for jural assembly and procedures for self-governance phase.

Lorrayne ended the meeting at 8:39pm

Respectfully submitted by: Patty Roach Rimbey ©

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