Status conference: The time the court has the parties meet to see how far along the case is, and to see if the parties have reached an agreement or settlement on all or most of the issues in the case.

Tip #2

Find documents, other people (witnesses), or photographs that help the credibility of your version of the facts.

You may not use people, letters, or notes that say they heard something from someone else, unless the "someone else" is the opposing party to your case.

Witnesses should stick to the facts of specific things they saw and heard, not talk about how they feel.

Settlement or Trial?

Settlement: Most cases reach settlement, or agreement, through compromise (such as a stipulated agreement) and common sense. Otherwise, parties may spend a lot of time and money fighting their case.

Trial: This is the time the parties bring their evidence into court for the judge or jury to consider. A trial is in four parts:

Opening statement: The time to tell the judge or jury briefly what your case is about and what you are asking for - be brief; this is not the time for opinions or arguments.

Direct examinations: This is where your witnesses give testimony. Ask witnesses clear and direct questions one at a time; ask questions that help bring out the facts you want the judge or jury to hear.

Cross-examinations: This is the time you have to question the other party's witnesses. Ask short, clear questions; do not argue with, yell at, or harass the witness. Your goal is to ask questions that will get answers that point out inconsistencies in the other side's story.

Closing argument: This is your last chance to speak to the court. Give your opinion about the case using an argument based on the evidence presented.

Judgment or Decision Point

After considering all the evidence, a judge or jury will come to a decision. The decision, or judgment, will detail how the case should be resolved. This can include:

Payment/collection of money: One party may be ordered to pay the other party a specified amount of money. It is not the responsibility of the court to collect the money. The party awarded the money is responsible for collection.

Assignment of responsibilities: The court may assign certain responsibilities to one or both parties, including what behavior isn't allowed in the future.

Change assigned responsibilities: The court may change the responsibilities assigned in earlier proceedings based on a current decision.

Meskwaki Tribal Court



YOUR DAY IN COURT

Understanding the Court Process

Are you filing a case or named in one?

You are here to use the court process. The following information will help you understand the court system and the important role you have in your case.

Reading this carefully will help you represent yourself by providing general information on preparing and presenting your case.

Mailing Address of Court:

Clerk of Tribal Court 307 Meskwaki Rd., Tama IA 52339

Telephone: (641) 484-9300 Fax: (641) 484-2221

THE ROLES

- **The Judge:** An appointed person with experience in many different areas of law who will be the neutral listener in your case; s/he will direct your case as it proceeds through the legal system and make decisions based on the information you provide and on the law.
- **Clerk of Court:** Clerks maintain records of all documents filed with the court and of court proceedings. They also collect various fees, fines, and forfeitures. Clerk staff are your first contact with the court and they can answer most general questions about court procedures and rules; they **cannot** give legal advice.
- **Attorney:** A person who has specialized training and has a license to practice law; they act as an advocate and can give advice to the individual s/he represents.

Petitioner/Plaintiff: The person starting the case with the court; this person is the one who files the paperwork which begins the case.

Respondent / Defendant: The person responding to the case that was started by the Petitioner.

THE GUIDANCE: LAWS AND RULES

- **Rules and procedures:** The court has special rules and procedures that govern everyone's behavior see the Meskwaki Tribal Court Web site (www.meskwakicourt.org) for more information about court rules. These are called "Rules of Procedure".
- **Civil v. Criminal:** Criminal cases involve the potential loss of liberty as a punishment (i.e. jail or prison time). Civil cases sometimes involve payment of fines or impose restrictions, but mostly they provide a fair process to resolve a problem or dispute that results in a final decision or decree that the parties must follow.
- **Tribal Code**: The Tribe's Code (laws) are posted on the Tribe's Web site (www.meskwaki.org) and the Court's website.
- **Courtroom behavior:** Be responsible! Please comply with the following: Arrive on time and wear clean and appropriate clothing Be polite to the judge and the other party Don't interrupt

Be calm and logical - *Don't* yell or object on the grounds that the other side is lying

Speak only when asked to - Don't talk unless the judge instructs you to do so

Be prepared. Have your witnesses and paperwork ready

Tip #1

Be careful to answer the questions on the forms with specific information. Include dates, times, and a clear description of events.

Example: The form asks for the reason you want a Domestic Abuse Restraining Order.

Answer: "My Spouse abuses me."

Better answer: "For the last six months, my Spouse has come home drunk after work almost every night and punched me in the face."

The Beginning

- The Clerk of Court's Office has some available forms and information you may need to begin a court case. Go there first.
- Not all matters have pre-made forms. You can modify existing forms to suit your needs, but there is the possibility that a pre-made form does not exist for the type of action you desire. Most attorneys generate their own petitions to best serve the interests of their clients.

Fill out the forms completely; any information you leave out could reduce your chances of getting what you want.

File your Petition with the Clerk of Courts Office. Cash or money order

Service of Process - IMPORTANT STEP, CANNOT BE SKIPPED

The Petitioner is responsible for "serving" or causing to be delivered a copy of the petition along with a Summons on the other party at their last known address. Usually, people choose to use the Meskwaki Nation Police Department to serve people who live or work on the Settlement. MNPD can be reached at (641) 484-4844. A Sheriff's Department or other law enforcement officers in the county where other party lives can also be used, or a private process server. Payment is expected for providing civil process service. Without proof of service a case cannot move forward. After the Respondent has been served, they have 20 days to respond by filing an "Answer" with the Clerk of Court. This "Answer" explains where the Respondent agrees or disagrees with the allegations in the petition. When the Answer period has expired, the case is set for hearing.

<u>Temporary Orders</u>: People usually come to an agreement on temporary arrangements on their own while the case is pending. If not, at least ONE of the parties must file a SPECIFIC WRITTEN REQUEST asking for a Temporary Order, state clearly why one is needed, and what the terms or conditions are. A judge will ultimately decide through an ORDER what temporary arrangements will be in place until the case is resolved.

Discovery and Investigation

Negotiation: If the parties do not agree on all of the issues in the case, the court may order the party to go to mediation in some cases.

- **Investigation and use of experts:** This is the time to gather evidence about your case and the other side's position. The court may order an expert appointed to your case in some instances.
- **Mediation:** The time where a neutral third party, who is not ANY part of the case, listens to both sides and helps the parties reach agreement or settlement. The judge may order mediation, or the parties themselves may request mediation to work out their differences without long, costly court proceedings.
- **Guardian** *ad litem*: Appointed to represent children and give the judge recommendations about the children in a divorce case where the legal custody or physical placement of the children is in dispute. **The parties to the case must pay for the cost of the Guardian** *ad litem*.