

3. Case Intake Form and Settlement Conditions

Call taken by: _____ Date: _____ Routed to: DCK_____ CHA_____ AG_____

THE KEENAN LAW FIRM

CASE INTAKE FORM

IF #: _____ Type of case: _____ Other (specify) _____

Caller information:

Name: _____ Phone: _____
Address: _____ Cell phone: _____
Address 2: _____ Other: _____
EMAIL _____

Has the caller or caller's family contacted this office before? (if so, when?):

Referral source (national or local media/attorney referral/internet):

Injured Party's information:

Name: _____ Relation to caller: _____
Address: _____ Age: _____
Address 2: _____ DOB: _____
Email: _____ SS#: _____
Phone: _____

Incident information:

State & County of Occurrence: _____
Date of Occurrence: _____ Statute of Limitations: _____
Potential Defendants: _____

Have you ever been convicted of any crime? (Including 1st Offender)
Have you ever rec'd any drug or alcohol treatment?

Facts: _____

Damages: _____

Please use back of form if additional space is needed

Call taken by: _____ Date: _____ Routed to: DCK_____ CHA_____ AG_____

1. The Defendant's Conduct:

a.

b.

c.

d.

2. Community Survival Issues

a.

b.

c.

d.

e.

3. Any systems Failure on a Reptilian Level

a.

b.

c.

d.

“Settlement Conditions”

WELCOME TO THE REVOLUTION

DON C. KEENAN

SETTLEMENT CONDITIONS

The Keenan Law Firm

Prior to the commencement of Alternative Dispute Resolution (ADR), the Keenan Law Firm wants there to be no misunderstanding or miscommunication regarding how the firm approaches mediation and how the firm responds and conducts the mediation and the terms upon which any reached settlement must include.

The Keenan Law Firm Will:

1. Make a full and complete statement of case consisting of all issues during the presentation period.
2. Be willing to consider all reasonable offers.
3. Will agree to provide any information requested by the defense during settlement negotiations.
4. Once the mediator communicates a defense offer, there will be a response within 15 minutes.
5. Will agree to stay at the negotiating table until well past midnight and recommence first thing the next morning, if necessary.
6. Will agree to a confidentiality agreement if the tax requirements of the Rodman IRS case are satisfied.
7. Will always conduct ourselves with the highest degrees of professionalism and civility and will not resort to emotion, anger or accusations.

The Keenan Law Firm Will Not:

1. Receive, entertain, consider or respond to any defense offers in the form of a structured settlement.
2. Will not respond to, entertain, consider or agree to any high/low agreements applicable to trial.

ADDITIONAL COSIDERATIONS:

If the case IS concluded at ADR, the following terms of settlement must be included:

1. The amount of settlement will be paid in full in the hands of plaintiff's counsel no later than 30 days after the settlement date. Any payment received or tendered after the 30 days must include interest at the rate of 12 percent per annum.

If the case is NOT concluded at ADR, the Keenan Law Firm will take the following unalterable position:

1. The Plaintiff will entertain NO settlement offers until the jury has reached a verdict. The ADR is the final opportunity to conclude this case before the jury has reached their verdict.