

The Administrative Remedy Process

This **INTERNATIONAL COMMERCIAL CLAIM IN ADMIRALTY** process was originally developed for use in mortgage matters (a more effective and quicker remedy for mortgages can be reviewed [here](#)), but it can be adapted for other uses. It is a non-judicial way to bring your grievances up to whomever has harmed you, give them a chance to explain themselves and settle the matter on a private, ‘person-to-person’ basis. It is very powerful and is currently being used only after a "friendlier" process has not settled the matter.

There are 8 steps to the Remedy, most of which are served on the Libellees (those who you perceive as having damaged you) by a “[Notary Witness](#)”: a public officer commissioned by the Secretary of State (executive branch), who acts as a third party witness to your communications with the other parties and your good-faith efforts in exhausting your administrative remedies. Each of your documents is mailed to the Libellees by the notary using certified mail if domestic, with a ‘green receipt card’ attached, proof that the package reached it’s destination, was accepted, and will be returned to the notary. Registered mail was established by law, under the U.S. Constitution, and is recognized internationally.

The first 3 documents are Notices of the Claim you are bringing

against your opponent. In the first communication, statements are made which they are supposed to respond to. Should you be wrong in any of your statements, abundant opportunity for the Respondent to correct your mistaken belief is given. If no response is made after communicating with them 3 times, your statements are deemed agreed with and settled. The initial Notice of claim also contains a True Bill which is the detail of your damages and a total of the amount you are demanding.

Document #4 is a Notice of Dishonor from the notary witness, certifying that s/he has not received any responses. Then starts your three Demands for payment (#5, 6 & 7). The 8th document is the Certificate of Dishonor (COD), a statement from the notary reciting the history of when each Notice was sent out, when the return receipt card came back, and whether or not there were any responses. The 4th and the 8th steps are notary's documents to you. The 4th doc., Non-Response, is sent only to you. The 8th doc., the COD, is sent to you with a courtesy copy to the Libellees via first class mail.*

If you do not have a local notary willing to act as witness, we have notaries on staff who can serve in that respect. You will need to have your signature acknowledged by a local notary on most of the documents. Using 2 notaries may actually make the documents 'stronger' as you have 2 officers of the state verifying your actions.