



---

AUTHOR

Donny Hoblos, Supreme Justice  
Che Murtagh, Attorney General

RECIPIENT

STATE ORGANIZATIONS  
ALL CITIZENS OF SAN ANDREAS

SUBJECT

Small Claims Court Procedure

CASE NO.

Small Claims Court Pamphlet

---

## Small Claims Court Procedure

Within this document, the recipient shall find the necessary information to host, participate or observe a Small Claims hearing, as carried out by a citizen of the State of San Andreas.

The Small Claims hearing is carried out by a judiciary member of the State, in order to settle a monetary dispute.

A Small Claims hearing is held within a courtroom, residing in the state of San Andreas, and is overseen by a judge of the judicial chambers, that has been appointed by the Attorney General and Supreme Court Justice.

A Judge may sit for small Claims hearings when and if need be. The plaintiff and defendant argue their cases, in an ordinary and professional manner. The Judge serves a verdict based on the statements provided by both parties.

Signed and officialized on the 31<sup>st</sup> of October 2022.

*C. Murtagh*

Che Murtagh

Attorney General of San  
Andreas

*D. Hoblos*

Donny Hoblos

Supreme Court Justice of San  
Andrews

## Small Claims hearing procedure

- I. An individual brings a claim to the Department of Justice, regarding a monetary dispute between two (2) civilians.
- II. A date and time for a hearing is set by the sitting Judge.
- III. Both parties attend said hearing.
- IV. The forth-bringing individual submits their evidence to the residing judge.
- V. The accused individual may then submit their reason of dispute, and any counterclaim, should they have any.
- VI. The judge may, if they feel the need, call a five (5) minute recess, whereafter a verdict shall be delivered.