



Personal Injury Settlement Program

Features

Overview

In response to your clients needs, ADR Systems has designed a Settlement Program for qualified personal injury matters. At ADR Systems, we settle more than 91% of our mediated cases, and offer the most efficient arbitration process available.

Case Qualifications

- Binding or non-binding mediation
- Two parties
- Amount in dispute \$100K or less
- Typically damages or causation are at issue

Fees

- No administrative fee
- Reduced fee depending on case volume

Notable Parameters

- Approximate two hour time limit depending on case type
- Cases are mediated over a two or three day time frame
- An ADR Systems case manager will administer the settlement program at no additional cost
- Select neutrals are available for settlement programs
- To request a Personal Injury Settlement Program neutral list, please contact ADR Systems

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Personal Injury Settlement Program

Benefits

Cost-Effective Program

ADR Systems settlement programs offer volume-based reduced pricing for binding mediation and non-binding mediation.

Custom Designed

Settlement programs are tailored to fit your needs. A case manager will help to qualify the cases that would be best suited for the settlement program.

Efficient Process

A case manager will help to establish settlement program guidelines to ensure that the process is efficient and successful, minimizing the demand on your time.

Experienced Neutrals

Our well-respected neutrals have extensive experience in settling many different types of cases, and are skilled at handling high case volume. A case manager will help you match the right neutral to the right case.

Administrative Support

ADR Systems will administer all aspects of your settlement program without cost to you. We will contact opposing counsel, schedule your sessions, and work with both parties to ensure everyone is on the same page. That way, you can focus solely on getting your cases settled.



Personal Injury Settlement Program

Success Stories

Hon. Michael J. Powers, (Ret.)



Cases with Limited Options Find a Way Forward

“I have settled multiple cases in a single day through the Personal Injury Settlement Program. Typically, I will work with the same defense attorneys, adjusters and even plaintiff attorneys on these ‘settlement days,’ collaborating with them to bring smaller cases to resolution in an expedient manner — and often building momentum as we go. The abbreviated format focuses negotiations, and the reduced fee makes dispute resolution services accessible to parties with limited options: Damages are comparatively low, and the costs accompanying a long case life would likely exceed recovery. Here, in this program, they find a way forward.”

Hon. Ronald D. Sutter, (Ret.)



Cases with Limited Damages and Only Value at Issue

“The Personal Injury Settlement Program brings closure to matters that not only need to settle but should settle. They often involve a common crop of injuries: car accidents, soft-tissue damage, herniated disks and slip-and-fall incidents. Damages are usually limited, no real questions about medical bills remain and only value is at issue. With the help of focused submissions and limited time together, the attorneys and I can cut to the heart of each matter, setting aside any gamesmanship, to break through impasses and get these cases resolved. Almost every time, whether remotely or in person, we get the job done.”

Hon. Larry G. Axelrood, (Ret.)



Cases with Coverage Limitations & Clearly Defined Injuries

“The Personal Injury Settlement Program is an innovative way to resolve cases that fit within a narrowly defined category. These cases usually have coverage limitations or limited economic damages that make extensive discovery and case preparation counterproductive to settlement. Often, there is little or no dispute regarding liability. Most have clearly defined injuries with appropriate medical care. When these cases come to us via our Settlement Program, negotiations proceed at a more efficient pace and reach conclusion in an expedited manner.”