

Liberland Laws and Provisions

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Adjudication of Civil Disputes

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1. Civil disputes between people within the territory of the Free Republic of Liberland are adjudicated by the Judge in the Civil Court.
2. Administrative disputes between the state of the Free Republic of Liberland and people within the territory of the Free Republic of Liberland are also adjudicated by the Judge in the Civil Court.
3. The President, on behalf of the Preparatory Committee, appoints one person to be the Judge of the Civil Court.
4. Parties in the dispute have right to legal representation, to call witnesses and to submit evidence in support of their claims.
5. The Judge adjudicates the disputes according to the personal sense of justice.
6. Having heard the arguments, the Judge either upholds the claim or declines it.
7. If the claim is upheld the Judge either awards damages, or gives an order for injunction or specific performance as he or she deems appropriate for justice to be served.
8. Either party to the dispute can appeal from the order or refusal to give the order to the Supreme Court.
9. The Supreme Court can either confirm the order given by the Judge in the Civil Court or give any other order it deems appropriate or decline to give any order at all.
10. The decision of the Supreme Court is final.
11. The Sheriffs of the Free Republic of Liberland are responsible for ensuring that the order given by the Court is complied with.