## STRUCTURAL PROCEDURAL PARADIGM OF CIVIL PROCEDURE IN FEDERAL COURTS, U.S.A.

(Case Management - Discovery - ADR - Summary Judgment - Centric & Non Trial Based)

				Improves judicial oversight to prevent abuse and delay		Investigation of fact	Court mediation	annexed		
	Notice 🛶	Rule 16 / Case Management & Scheduling Conference	continuing control of the	Establishes continuous and individual case Management System	Depositions	Parties understand each other positions	Court Arbitration	annexed		
Pleadings N			trial activities.	pleadings	Discovery of facts and documents	Element of surprise reduced	Early neutral	evaluation		
			through thorough	the merits of the case	Admission of facts and documents	→ ADR Centrainty of facts	Settlement W	'eek	Summary Judgment	➡Trial
'			·	Procedural empowerment enhances judicial authority of a judge	Expert evidence	Less Adverserialism	Special Maste	r Rule-53		
			and defenses	Aleman de la filia	Report of special master	More cooperation	Judicial S conducted ur 16, FRCP	Settlement nder Rule-	•	
				Cases are settled under process of discovery & management		Parties know strength and weaknesses of each other case				
				Provide chances to the parties to structure their case		More chances of settlement				
				Judge decides the pace of a case as case manager		Disposal of case without resorting to trial				
				Aggressive case management diminishes incidence of trial		, mg				
			Scheduling and planning trial	Encourages exchange of informaton between parties						
			-	Reduce discretion, and increase flexibility and cooperation						