* Introduction—We’re all in this together
	+ Dine’ Fundamental Law—maintaining and restoring harmony
	+ Honesty and candor
	+ Making the problem, not the people the “enemy”
* Constraints:
	+ Limited governmental funding for judges, staff attorneys, court personnel, court technology
	+ A population with limited income and limited familiarity with the legal system
	+ The adversary system vs. restorative justice
	+ Few lawyers in most communities with courts
		- Distance and time for lawyers to get to Courts
* Timely decisions on motions or after hearings/trials.
* Requiring lawyers to communicate with each other
	+ When a case is to be filed
	+ When a case is filed
	+ When a motion is to be filed
	+ Before pre-trial conferences
	+ To limit issues to be tried
	+ To reach agreements wherever possible
	+ Existing provisions of local rules
	+ NNSC Two stages of civil actions—informal and formal
* Mandatory disclosure
* Use of arbitration or mediation wherever possible
* Use of technology to expedite decisions and reduce costs
	+ Pre-trial conferences
	+ Motion hearings
	+ Testimony of witnesses
	+ Appearance of counsels
* Proportional discovery, rather than unlimited discovery
* Training for pro bono lawyers in areas of appointments
	+ If lawyer does not regularly practice in that area
* Mentoring young lawyers
	+ Helping Native law students pass the bar
	+ Availability for questions