

#ticket-30448 - View Transcript



Tickets BOT 5/12/2026, 9:17:15 AM

Staff Support

Hey <@292466015722536971>! Thank you for opening a Staff support ticket, you will be helped as soon as possible.



Please do not ping any Staff members to receive faster support. All tickets are checked regularly, pinging us does not speed it up and is against the rules.

See instructions for common issues below:

Requests for #news and #links

Please provide a permanent link to your Discord and a link to your business registration.

Network Issues

Please restart your modem.

Player Reports

Please provide as much evidence as possible.

Lost Items

Please provide proof of ownership, co-ords where you lost the items, and a list of what you lost. This will be crosschecked with logs.

Sensitive Issues

For sensitive issues or conflicts of interest, you are able to request certain staff ranks be removed.

How can we help? Question — Can a public defender representing a player who is subject to a long deport settle on that player's behalf?



Close



Close With Reason



Claim



Tickets BOT 5/12/2026, 9:17:16 AM

-# ||<@&686103866298728473><@292466015722536971>||



papam_franciscus 5/12/2026, 9:18:06 AM

I'm overseeing a case where a settlement agreement appeared to have been reached prior to a player's long deportation. The defendant, represented by a PD, objected to the settlement before he was long deported.



papam_franciscus 5/12/2026, 9:23:34 AM

Does the staff rule prohibit me, as a judge:

- 1) require me to reject the settlement, since it wasn't ruled on before the player was long deported and the settlement would have to be on that player's behalf;
- 2) permit me to accept the settlement, *because* it was made before the long deportation;

Separately, does the staff rule require me, as a judge, to:

- 1) Ignore statements made by a now-long-deported player that would have opposed a particular settlement agreement, regardless of when the settlement was created;
- 2) Permit me to consider statements made by a now-long-deported player that would have opposed a particular settlement agreement, regardless of when the statement was created; or
- 3) Permit me to consider statements made by a now-long-deported player that would have opposed a particular settlement agreement, provided such a statement was made when the player was *not* long-deported?



papam_franciscus 5/12/2026, 9:25:59 AM

Your guidance on these two questions would be most helpful; I can't really proceed on the case without more info on how staff views the rule here.



elysiacrynn 5/12/2026, 10:22:42 AM

Heya multi, to answer your questions

You are permitted to accept such a settlement though do not have to (falling under 2)

and the second, deported players cannot have assets distributed per their wishes, their objection isn't an issue and you do not have to consider their interest, this does not mean you have to rule against them in the case of a settlement just that their opinions on it can be ignored (falling under 1)



papam_franciscus 5/12/2026, 10:35:29 AM

Thank you