

MEDIATION IN CONDITIONS OF REMAND CENTRE AND PRISON

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Mediation - possibilities and limitations

When it comes to internal benefits, the doctrine points to mediation as a faster, cheaper and simpler - less formalized way of resolving disputes than court proceedings. Referring to further internal advantages, it is worth noting that resolving a dispute through mediation may bring a party more personal satisfaction than a successful court proceeding. This is because the parties have a considerable degree of

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As for the course of mediation itself, it allows you to get acquainted with various versions of events, listen to opinions about them or learn the importance of their individual elements for individual people. In this context, it is also necessary to mention the aspect of reducing aggression or grief that accompanies the parties to disputes, and moreover, that mediation is less stressful and less harmful than a trial. Mediators often refer to this element of mediation as the so-called ventilation of emotions, which occurs through the disclosure and ordering of emotions accompanying the dispute. Moreover, mediation proceedings are undoubtedly more creative and informal in nature.

The only limitation that may result from this dispute

What is the importance of mediation for the aggrieved party and the perpetrator of the crime???

Mediation can bring many benefits to both the aggrieved party and the perpetrator.

The importance of mediation for the aggrieved party:

1. The aggrieved party is a party to the conflict, the host conduct and partner in conversation;
2. They feel respected and no one violates their sense of dignity;
3. Their dignity as a participant in mediation is respected by

What is the importance of mediation for the aggrieved party and the perpetrator of the crime???

1. Realize that they have caused harm to a specific person who requires compensation;
2. Get the opportunity to: better understand the consequences of their act, express regret for the harm done and apologize to the aggrieved party,
3. Present the aggrieved party with the motives for their actions,

Volunteers in the mediation process

It is important to broaden the knowledge of the public (suspects, defendants and victims) about mediation as an alternative method of dispute resolution.

An important role in this respect can be played by volunteers who can realistically support the mediator in mediation proceedings, e.g. in the following way:

1. By informing individual persons (e.g. defendants, aggrieved parties) about the rules of mediation proceedings, its course, stages, the mediator's impartiality, the possibility of reaching a settlement;