

SUMMARY

Subject of the thesis:
"Institutions of mediation development
in modern Russia: conflict aspect".
Author: Reshetnikova G. A.

Keywords: mediation, conflicts, conflict management, conflict resolution, civil law, Russian institutes of conflict resolution.

Relevance of the research issue:

Development of conciliatory procedures is a main way of conflict resolution in Russian Federation. Advantages of mediation are obvious. Reconciliation of the parties on early stages saves the number of issues on trial. Mediation helps to elaborate optimal problem solution and also promotes strengthening partner relationships.

The object of the research: mediation institute in Russia.

The subject of the research: Levels of conflict analysis of mediation development in Russia.

The purpose of the work is to study institutions of mediation development in Russia.

Research objectives

- detect main principles of Conflictology in the development of mediation
- analyze the foundation of mediation institute in Russia
- study modern problem and development prospects of mediation in Russia
- make a research of mediation procedure as an alternative way of conflict resolution.

Theoretical and practical significance: The results of the research can be used in the courses of "Introduction to the theory and history of conflict resolution institutions", "Introduction to Conflictology", "Technology of conflict management".

Mediation is applicable to different kinds of conflicts as for example family conflicts, labor conflicts etc.

Mediation allows:

- minimize the negative consequences of the conflict;
- keep or restore the relations;
- acceptance of the position and interests of the other side;
- resolution of difficult situations by discussing different points of view on the problem;
- the task of mediator is that the interests of each of the parties to be heard and adopted;
- understanding of proper responsibility for taking certain obligations in a process of mediation;

- demonstration of the model of behavior in conflict situations in the future.

Thus mediator's aim is to help each of the parties keep or restore their relations.

That's why we think it's expedient to:

- elaborate norms of the behavior of mediation in different civil disputes;
- add to the article number three of the " Law of Mediation" a principle of legality;
- keep only judicial mediation or work out additional guarantees of effective application of extrajudicial mediation.