SUMMARY

The theme: World and domestic experience in using alternative forms of legal conflicts

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The relevance of the research work: there are problems that require in-depth study and development of methodologies to eliminate them in modern Russia. Russian society is going through a time of profound economic, political, state-legal and other transformations, which are characterized by tensions in the social and legal environment, and the emergence of a growing number of conflicts in the legal environment. Most often, these conflicts take a lot of time, energy and resources for your permission. The traditional way to resolve conflict is a legal court, which is organized and funded by the state. But watching the current state of Russian legal proceedings can not be argued that it is the most effective and best way to constructive conflict ended. In most cases, through litigation can not resolve a number of individual and psychological problems among stakeholders. End of the conflict often carried out only based on law, and if necessary using enforcement measures. The practice of alternative dispute legal conflicts allows you to explore all aspects of the conflict and to develop conflict with the parties and the mediator is a solution that can satisfy the interests of all participants’ contradictions.

The research object is World and domestic experience in using alternative forms of legal conflicts.

The research subject is development of alternative forms of legal conflicts.
The research purpose is integrated study of the problem of the global and domestic experience of development and application of various forms of alternative regulation of legal conflicts.

The research goals are:

- Consider and compare the types of alternative forms and institutions for resolving legal conflicts;

- Reveal the specifics of the institutions of alternative dispute legal conflicts in advanced Western countries;

- Analyze the development of alternative forms of legal conflicts in Russia;

- Examine a regional experience using alternative forms of legal conflicts, as well as to identify the main problems arising in the course of ADR development at the regional level.

The theoretical and the practical work significance: the specific advantages of an alternative mechanism for the resolution of legal conflicts was in the research carried out. The cause of the weak or non-use was determine in the country of alternative procedures, identified and their characteristics in common.

Main provisions of the research can be applied in teaching special education courses in alternative dispute resolution, to create a theoretical framework of university textbook on jurisprudence in alternative resolving legal disputes and conflicts.

Work materials can be used in high schools in teaching subjects such as: "Legal Conflict", "theory of conflict resolution," "Political Conflict," "Total Conflict", "Regional Conflict", and is also widely used by practitioners in the field of justice and mediation.

The work structure: an introduction, 2 chapters with 2 clauses in each, a conclusion and references with 104 resources. Total volume of the research work is 73 pages and 2 appendixes.