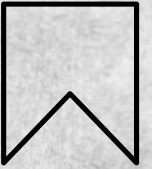


NEED FOR MEDIATION & CLIENT COUNSELLING FOR TOMORROW'S LAWYERS

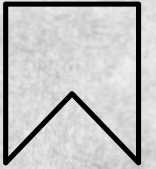


1

MIND RESORT

Critical mind shifts through
prove to be need of the hour
when people are losing
patience and are ready to hop
onto court proceedings.

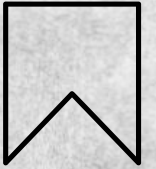
2



SKILL IMPROVEMENT

Getting familiar with ADR practices in early law school days is beneficial for the individual and for the society and legal fraternity as a whole. It improves one's personality to be more assertive and confident. It most importantly helps in any of the co-curricular activities.

3



RADICAL SHIFT

Delhi High Court aptly noted that India has a backlog of 2.8 crore cases & that in order to clear the backlog one would clearly require more than 464 years! On an average, a case filed in India continues for a minimum of 4-5 years. However, on the contrary a mediation can resolve the dispute in about 2.5 hours and in very complex cases it can go on up to about 3 months.

4



WAY FORWARD

The present time is ripe to encourage mediation as the mode of dispute resolution in the first place before approaching any other adjudicatory forum. Indian judicial system has proved to be innovating and inspiring ideas but we still have a long way to go!

5



RECENT DEVELOPMENTS

- Virtual ADR
- Suggestion of the Apex Court to mandatorily teach ADR as a subject in law schools
- Decentralization of justice through ODR (Online Dispute Resolution)



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