

TRAINED MEDIATOR

Cari Rincker's Training:

New York Peace Institute

- Basic Mediation Training (40 hrs)
- Divorce Mediation Training (18 hrs)
- Community Dispute Resolution Center Apprenticeship

Community Mediation Services, Inc.

• Child Custody and Visitation (18 hrs)

New Jersey Office of Dispute Settlement

• Basic Mediation Training (18 hrs)

Mediation Rosters

- New York Agriculture Mediation Program
- New Jersey Agriculture Mediation Program
- R. 1:40 qualified mediator for the New

Jersey Civil, General Equity and Probate Cases and Civil Presumption Mediation Program

Cari Rincker, Esg.

Cari Rincker is licensed to practice in Illinois, New York, New Jersey, Connecticut, and Washington D.C. Cari is a trained mediator for family law and commercial disputes. Cari takes



a mediation-minded approach to disputes in her law practice and feels strongly that most disputes can be resolved with the help of a neutral third-party. Let Cari "get in the middle" of your next dispute. She is available for both in-person and "virtual" mediations via Skype.

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SKYPE: Cari.Rincker



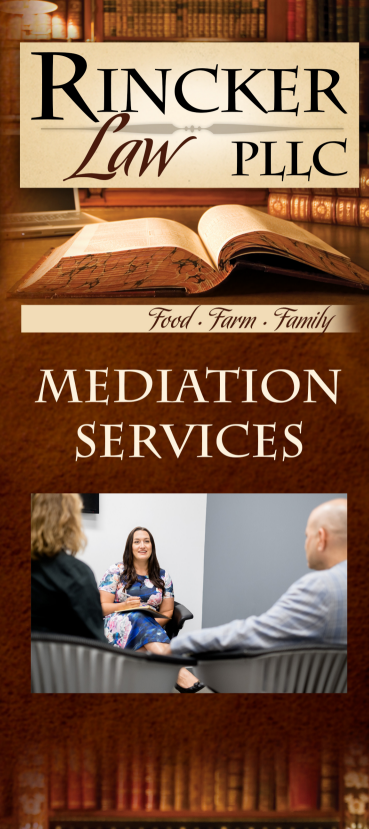
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Mediation is a confidential process where parties can resolve a dispute with the assistance of a neutral third-party. Mediation help parties reach a workable, amicable solution, while saving the parties litigation expenses. There are many types of disputes that can be resolved by mediation. A case does not have to be pending in court to be mediated.

Family and Matrimonial Law Mediation

- Child custody (legal and physical custody)
- Visitation, parenting time and access to children
- Relocation disputes
- Child support
- Pet ownership and visitation
- Spousal support/maintenance/alimony
- Economic issues with a divorce or separation
- Prenuptial agreements
- Postnuptial agreements
- Cohabitation agreements

Civil Mediation

- Commercial disputes
- Intellectual property
- Environmental law
- Employment and labor law

Food and Agriculture Law Mediation

- Landlord- tenant disputes with leases (including farm/ranch/grazing leases)
- Lease disputes involving livestock (e.g., bull leases) or equipment
- Contract disputes
- Estate and succession planning
- Disputes arising in family-owned businesses
- Intellectual property disputes
- Noise and nuisance disputes with neighbors
- Veterinary malpractice
- Employment/ labor law disputes
- Equine law disputes
- Urban agriculture/ community garden disputes
- Farmer market disputes

Animal Law Mediation

- Pet ownership and visitation disputes
- Veterinary malpractice
- Pet injury/death
- Dog bite cases
- Pet shop lemon law

FAQ

Does a mediator make a final decision like a judge?

No, that's the beauty of mediation. It's a voluntary process where the parties are encouraged to make their own decisions. The law may be discussed, if appropriate, but mediators are there to help facilitate and guide the discussion.

Who pays for the mediator?

Usually the parties split the cost for a mediator. If there are three parties to a mediation, then the bill will be split in thirds. However, responsibility to pay mediation expenses can be discussed during the mediation.

How many sessions does it take to reach a final settlement?

Mediation sessions typically last for 2-3 hours. Some disputes, like complex divorces, may take 3-5 sessions to resolve, while a simple contract dispute may only take 1-2 sessions. All efforts will be made to move through the process efficiently.

Can I force another party to go to mediation?

Unless mediation is court ordered, it is a voluntary process by all parties. Contracts can include an Alternative Dispute Resolution (ADR) provision requiring participation in mediation before litigation.

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