

[DOI: 10.20472/IAC.2017.029.007](https://doi.org/10.20472/IAC.2017.029.007)

NICOLETA-ELENA BUZATU

\, Romania

**MEDIATION IN THE CASE OF MISAPPROPRIATION OR
MISTAKENLY MISAPPROPRIATED GOODS**

Abstract:

Criminal conflict can be mediated between a doer and an injured person in order to set an out of court settlement, through discussions, through direct or indirect negotiations facilitated by a mediator, and which aim at a complete understanding of criminal conflict. Mediation in the case of or which the reconciliation of the parties remove criminal liability. Therefore, the mediation agreement removes all criminal liability. In this case, it can carry out penal mediation only up to the reading of the notice of referral to a court, i.e. at the stage of criminal prosecution, in the stage of preliminary Chamber or in the first instance court until the completion of the legal procedure when the judge reads the act of apprehension of the Court.

Keywords:

Mediation, mediation agreement, crime, goods, reconciliation of the parties

JEL Classification: K40, Z00