

# **Mediation Council of India**

**Source: LM** 

#### Why in News?

The push for establishing a **Mediation Council of India (MCI)** has intensified amid growing calls for faster, cheaper dispute resolution.

**Note:** Mediation is a process where a neutral mediator facilitates communication between parties to help them reach a mutual agreement, without making decisions for them.

Types of Mediation: Settlement Conference ( attorney-led, focuses on reaching a settlement), Facilitative Mediation (focuses on improving relationships and mutual understanding), and Transformative Mediation (empowers parties to resolve the conflict themselves, with settlement as a secondary goal).

### Why is the Mediation Council of India Needed?

- 2023 Mediation Act: The <u>Mediation Act, 2023</u> mandates the creation of the <u>Mediation</u> Council of India (MCI).
  - Although the government aimed to set up the MCI by the end of 2023, its formation has been delayed.
- Role of Proposed MCI: The MCI will be responsible for setting the rules and procedures for mediation in India.
  - It will grant **authority to mediators and ensure that mediation practices** adhere to established standards.
  - The Council will oversee the **education**, **assessment**, **and certification of mediators**, making the process more transparent and regulated.
- Need: A functional mediation council is essential for reducing legal bottlenecks and fostering a business-friendly environment by resolving commercial disputes more quickly and costeffectively than arbitration.
  - Mediation provides a flexible, less adversarial alternative to litigation, aiding in mutually agreeable settlements. An efficient MCI can reduce judicial burdens.
  - While mediation is often court-mandated, the MCI's establishment is expected to lead more businesses to choose mediation voluntarily, enhancing its role in resolving commercial disputes.
    - For instance, under the <u>Commercial Court Act, 2015</u>, parties are mandated to try mediation before entering courts.
  - Online dispute resolution (ODR) services, including e-mediation, are set to grow rapidly.
  - A well-regulated mediation framework will boost confidence in India's commercial dispute resolution, enhancing its global business standing, attracting investors, and facilitating smoother transactions.

### How is Commercial Dispute Resolution Currently Handled in India?

- **Commercial Courts:** Established under the **Commercial Courts Act, 2015**, these courts expedite the resolution of disputes involving monetary thresholds above Rs 3 Lakhs.
  - They are staffed with judges experienced in commercial law and aim to reduce litigation delays and enhance business efficiency.
  - Commercial courts also encourage arbitration, before formal litigation.
- Arbitration: Governed by the <u>Arbitration and Conciliation Act</u>, 1996, (amended in 2015, 2019, and 2021) enhances neutrality, reduces judicial intervention, and ensures timely resolutions.
  - Arbitration, with a neutral arbitrator chosen by both parties, offers binding decisions. It can be ad hoc or institutional, such as through the <u>Indian Council of Arbitration</u>.
  - The <u>India International Arbitration Centre Act, 2019</u> established the India <u>International Arbitration Centre</u> for domestic and international arbitration.
- **Conciliation:** It is an out-of-court dispute resolution method where a neutral conciliator helps parties resolve their commercial disputes.
  - Conciliation, governed by the **Arbitration and Conciliation Act, 1996,** helps preserve relationships by facilitating discussions and proposing solutions, without imposing decisions like Arbitration.
- Negotiation: Negotiation is a voluntary, non-binding Alternate Dispute Resolution (ADR) process where parties directly engage to settle differences without third-party intervention, commonly used in commercial disputes.

## **UPSC Civil Services Examination Previous Year Question (PYQ)**

#### Prelims

- Q1. With reference to Lok Adalats, which of the following statements is correct? (2010)
- (a) Lok Adalats have the jurisdiction to settle the matters at the pre-litigation stage and not those matters pending before any court
- (b) Lok Adalats can deal with matters which are civil and not criminal in nature
- (c) Every Lok Adalat consists of either serving or retired judicial officers only and not any other person
- (d) None of the statements given above is correct

Ans: (d)

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