

99051001000000

Victim-offender mediation

Heruntergeladen am 07.07.2025

<https://fimportal.de/xzufi-services/6000404-99051001000000/L100009>

Modul	Sachverhalt
Leistungsschlüssel	99051001000000
Leistungsbezeichnung I	Victim-offender mediation
Leistungsbezeichnung II	Victim-offender mediation
Typisierung	2/3 - Bund: Regelung (2 oder 3), Land/Kommune: Vollzug
Quellredaktion	Sachsen
Freigabestatus Katalog	unbestimmter Freigabestatus
Freigabestatus Bibliothek	unbestimmter Freigabestatus
Begriffe im Kontext	
Leistungstyp	
Leistungsgruppierung	
Verrichtungskennung	
SDG-Informationsbereich	
Lagen Portalverbund	
Einheitlicher Ansprechpartner	
Fachlich freigegeben am	

Modul	Sachverhalt
Fachlich freigegen durch	
Handlungsgrundlage	<ul style="list-style-type: none"> • § 46a Strafgesetzbuch (StGB) – Täter-Opfer-Ausgleich, Schadenswiedergutmachung • § 153a Strafprozessordnung (StPO) - Absehen von der Verfolgung unter Auflagen und Weisungen • § 155a StPO Täter-Opfer-Ausgleich
Teaser	Offenders and victims of a criminal offence can try to settle or defuse their conflict in a moderated mediation meeting in what is known as victim-offender mediation.
Volltext	<p>Offenders and victims of a criminal offence can try to settle or defuse their conflict in a moderated mediation meeting in what is known as victim-offender mediation.</p> <p>For the victim, victim-offender mediation offers the opportunity to confront the accused person with the physical, emotional and economic consequences of their offence in a neutral and safe environment and under the supervision of a neutral mediator.</p> <p>The accused person, on the other hand, can use the dialogue to help limit the damage they have caused and make amends. They also have the opportunity to repent their offence to the victim and apologise credibly.</p> <p>Depending on the sincerity of the victim's efforts to make amends, victim-offender mediation can have a mitigating effect on the accused or lead to the criminal proceedings being discontinued.</p>
Erforderliche Unterlagen	not specified
Voraussetzungen	<ul style="list-style-type: none"> • After examining the case, the public prosecutor's office or the court has decided that victim-offender mediation is an option. • Both parties are prepared to mediate. • The accused person admits guilt.
Kosten	none
Verfahrensablauf	Victim-offender mediation can be initiated by the

Modul
Sachverhalt

public prosecutor's office, the court or by one of the persons involved.

- First, the public prosecutor's office or the court commissions a mediation centre (in the case of adult defendants, the social services of the justice system; in the case of minors, the youth welfare office) to carry out the victim-offender mediation.
- Before the actual mediation meeting, the mediation centre conducts an interview with the victim and the accused person with the aim of getting to know the expectations and feelings of the parties involved and explain the rules of a mediation meeting.
- The next step is the joint mediation meeting: The conciliation body moderates and steers the discussion. The conciliation body monitors compliance with the agreement reached.

Bearbeitungsdauer

Frist not specified

weiterführende Informationen

Hinweise

Rechtsbehelf not applicable

Kurztext

Ansprechpunkt

Zuständige Stelle

Formulare

Ursprungsportal