MEDIASI SEBAGAI BASIS DALAM PENYELESAIAN PERKARA PIDANA

Title	MEDIASI SEBAGAI BASIS DALAM PENYELESAIAN PERKARA PIDANA
Author Order	1 of 3
Accreditation	
Abstract	Litigation model on criminal justice process can $\tilde{A}f\hat{A}\phi\hat{A},\hat{A}\neg\tilde{A}\phi\hat{A},\hat{A}\phi\hat{A}$ give satisfy and justice to offender and victim crime, so must be reform. Criminal Justice System is a network of criminal justice by using criminal law as ultimate material. The resolution of criminal cases at the time in Indonesia based on KUHAP (Act No. 8/1981) is recognized as litigation model. On KUHAP, non litigation model on criminal cases resolution is unknown, but based data research in Central Java, we are concluding that criminal cases resolution through non litigation model can be enable in Indonesia. For offender and victim, they can look for by way and place other. Non litigation model of criminal cases resolution can answer weakness on litigation model and show that existence of justice in many room; and according to pluralism in our constitutional, this model ought to accommodate in criminal justice system.
Publisher Name Fakultas Hukum Universitas Gadjah Mada	
Publish Date	2008-02-04
Publish Year	2008
Doi	DOI: 10.22146/jmh.16316
Citation	
Source	Mimbar Hukum - Fakultas Hukum Universitas Gadjah Mada
Source Issue	Vol 20, No 1 (2008)
Source Page	
Url	https://jurnal.ugm.ac.id/jmh/article/view/16316/10862
Author	Dr AGUS RAHARJO, S.H., M.Hum