Goal of Clinic

The Prisoner Civil Rights Mediation Clinic provides students with the opportunity to co-mediate section 1983 prisoner civil rights cases with a federal magistrate judge at the United States District Court for the Eastern District of California. Under section 1983, prisoners in state prisons have the right to file a civil rights complaint seeking relief for alleged violations of their rights protected by the Constitution or created by federal statute. Students will learn effective mediation techniques and gain a working knowledge of section 1983 prisoner civil rights law.

Structure of Clinic

This semester-long Clinic consists of a seminar and detailed work preparing for and conducting co-mediations with a federal magistrate judge. Over the course of the semester, students review assigned section 1983 cases, interview prisoner-plaintiffs, prepare bench memoranda for a federal magistrate judge, and co-mediate their assigned cases. Students also write reflection papers on their experience co-mediating the cases.

Prerequisites for Enrollment

A written application is required for this Clinic.

Recommended Prerequisites: Mediation, or Negotiation and Settlements, or Alternative Dispute Resolution, or a non-credit basic 40-hour Mediation Workshop with the consent of the professor.

Professor

The Clinic is taught by Professor Ederlina Co. Prior to joining the faculty at McGeorge, Professor Co spent nearly a decade working on Section 1983 prisoner civil rights cases at the Eastern District of California. Contact information: ECo@pacific.edu

Unit Credit and Limit on Enrollment

The Prisoner Civil Rights Mediation Clinic is a three unit, semester-long, graded course. Enrollment in the Clinic is typically limited to six students.

Why This Clinic is Valuable

This Clinic provides an outstanding opportunity for students to learn both the theory and practice of mediation and to develop the skills necessary to serve as mediators, an essential skill for successful lawyers. Students will also develop a working knowledge of section 1983 prisoner civil rights law and procedure and have the added benefit of working closely with federal district court personnel.