When a family can maintain focus on the elder and what the elder needs, not vent hostilities, mediation is the more appropriate process to bring them to consensus. But when family conflict, personalities, personal agendas and constant blame interfere with their ability to provide needed, cooperative care, or make collaborative decisions for an aging loved one who is losing capacity to do so, eldercaring coordination can help that family acquire the tools they need to embrace their individual strengths, look forward not back, communicate effectively, reinforce the elder’s “voice,” and negotiate meaningfully.

ELDER MEDIATION is the first court alternative specifically created to meet the unique needs of families with high conflict dynamics. The court may refer a family for eldercaring coordination when there are:
- Multiple or frequent court motions raising non-legal issues
- Concerns about an ageing person’s care and safety
- Imbalances of power where only some parties have legal representation
- Family alliances and/or members competing to serve as guardian
- Frequent disputes about unmeasurable or unsubstantiated issues
- Blameful, possessive or controlling behaviors toward the ageing person

The United Nations has recognized eldercaring coordination as an Awareness to Action Model for the Welfare of Ageing Persons.

Go to [www.EldercaringCoordinationFL.com](http://www.EldercaringCoordinationFL.com) or contact the ACR/FLAFCC Elder Justice Initiative on Eldercaring Coordination Co-Chairs Linda Fieldstone at Lindafieldstone@outlook.com, Sue Bronson at Sbronson@wi.rr.com or Judge Michelle Morley at Mmorley@circuit5.org if you are interested more information.