

Ellen Malow
Attorney at Law
Trained Mediator & Arbitrator

Ellen Malow is certified as a trained Mediator and Arbitrator. Ellen completed the Advanced Mediation Skills Program at The Straus Institute for Dispute Resolution at Pepperdine School of Law. The program has been ranked number one by *U.S. News and World Report* for the fourth consecutive year. Ellen also completed a mediation training program, a mediation observation program and an arbitration training class in Atlanta. Additionally, Ms. Malow is certified by the Georgia Office of Dispute Resolution (GODR).

Georgia Courts

Ms. Malow is registered with the following courts: Clayton County, Cobb County, Fulton County, Gwinnett County, and Sixth Judicial District.

Types of Cases Mediated

- Employment cases
- Business disputes (e.g., breach of contract actions)
- Construction (residential and commercial)
- Divorce/Family disputes
- Personal injury
- Premises liability
- Landlord/tenant
- Wills & Estates
- Property disputes
- Eminent domain

Success Stories

Ms. Malow facilitated settlements in three separate employment matters that were previously unsuccessfully mediated. In all three cases the attorneys for both sides were uncertain if the case could even be settled.

T "Ellen did a terrific job in a short time on a case full of conflict. I am surprised at what we
E achieved and she was critical to the achievement. I would recommend Ellen as a mediator and
S plan to use her again." *Edward D. Buckley, Attorney at Law, Buckley & Klein, LLP*

T "Ellen did a great job on a very difficult negotiation involving an unrepresented party and helped
I us reach a resolution of a matter I had little faith could be achieved. I would use her services again
M in any employment matter." *Teresa Butler Stivarius, Attorney at Law, Epstein, Becker & Green,*
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I "In a hotly contested sexual harassment case, including allegations of quid pro quo harassment,
A Ellen patiently brought the case to closure within a single day's mediation. In a setting that oddly
L resembled 'Deal or No Deal,' plaintiff's family attended the mediation and prodded her to hold out
S for more money, but Ellen skillfully navigated the dispute toward a rational and reasonable
settlement, which included creative non-monetary remedial compromises. Ellen's substantive
knowledge of employment law was an important factor in steering plaintiff toward settlement."
Greg Hare, Attorney at Law, Ogletree Deakins