

Bay To Bay Mediation

THE BRIDGE BETWEEN CONFLICT AND CLOSURE

William B. Bowles Jr. "Bill"

After ten years of defense work and fifteen years representing plaintiffs, Bill leverages his experience and passion for building bridges, to focus full time on helping clients resolve conflict

SCHEDULE A MEDIATION →

LOCATION

Saint Petersburg, FL

OFFICE PHONE

727.377.1919

MOBILE

813.480.4614

EMAIL

bill@baytobaymediation.com

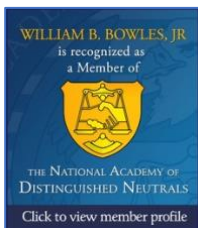
CASE MANAGER

Jenn Strok

casemanager@baytobaymediation.com

WEBSITE

baytobaymediation.com



RATE CARD

2 Party Mediations - \$250.00 per hour, per party (time is computed to next half hour)

3 Party Mediations - \$190.00 per hour, per party

4+ Party Mediations - \$170.00 per hour, per party

Parties refers to the named parties to the litigation as well as any interested parties voluntarily participating in the mediation process. Parties agree to waive any part of a Court order inconsistent with the afore-mentioned hourly rates.

Please note that these fees include reasonable and necessary expenses incurred by the mediator such as clerical, local telephone, local fax charges, postage costs, etc., but we reserve the right to charge for extraordinary expenses.

MINIMUM FEE

There is a four (4) hour minimum charge for all half-day mediations, a three (3) hour minimum charge for all global settlement conferences, and a seven (7) hour minimum charge for all full-day mediations, unless agreed to by the mediator. Also, unless otherwise agreed by the parties, the participating parties shall divide mediation fees equally.

CANCELLATION POLICY

In the event a mediation is canceled within five (5) business days of the scheduled session, the following minimum fees will apply: a three (3) hour minimum charge for half-day mediations, a two (2) hour minimum charge for global settlement conferences, and a six (6) hour minimum charge for full-day mediations.

The applicable minimum charge will be divided equally among all parties. Unless the parties agree otherwise, all parties—through their attorneys, if any—shall be financially responsible for their respective share. All cancellations should be in writing or email with the agreement of all parties and counsel, if any.

PAYMENT

Law firms and lawyers- not their clients, will be billed and are responsible for the mediation bill. Payment is due within ten (10) days of the date of the bill and is not conditioned on receipt of the settlement funds. Past due bills will accrue interest at the highest legal rate and will result in additional charges for time and fees spent on collection.

Pro Se parties (those not represented by attorneys) must pre-pay a \$1,000.00 deposit prior to mediation.

FOCUSED PRACTICE AREAS

- Personal Injury
- Automotive
- Insurance Disputes
- Nursing Homes
- Medical Malpractice
- Product Liability
- Contract Disputes
- Commercial/Business Disputes
- Mortgage Foreclosure
- Consumer Fraud
- Landlord/Tenant
- Financial Disputes
- Debt Collection

BAR ADMISSIONS

- Florida Bar Association, 1997
- Hillsborough County Bar Association
- Pinellas County Bar Association
- U.S. District Court, Middle District of Florida
- Florida Supreme Court Certified Circuit Civil Mediator
- Certified Federal Court Mediator
- St. Petersburg Bar Association

EDUCATION

- Valencia Community College, Orlando, FL
- Rollins College, Hamilton Holt School, Winter Park, FL, 1994
- J.D. University of Florida, Frederick G. Levin College of Law - Graduated with Honors August 1997; University of Florida Law Review.

PROFESSIONAL EXPERIENCE

- Associate, Insurance Defense Section, Well-known Tampa Firm
- Litigator, Litigation Department, Renowned Tampa firm
- Morgan and Morgan

PROFESSIONAL & COMMUNITY AFFILIATIONS

- Member, Florida Law Review
- National Academy of Distinguished Neutrals
- Former Defense Research Institute
- Former Association of Trial Lawyers of America
- Florida Mediators
- Martindale Hubble