

Hon. Carol E. Heckman (Ret.)

Panelist Video	View Video	
Current Employer-Title	Partner, Lippes Mathis Wexler & Friedman LLP	
Profession	Retired Judge/Attorney	
Work History	Partner, Lippes Mathias Wexler & Friedman LLP, 2017 to present; Partner, Harter Secrest & Emery LLP, 2000-2016; U.S. Magistrate Judge, U.S. District Court, Western District of NY, 1992-00; Partner, Lippes Silverstein Mattias & Wexler, 1989-92; Partner, Albrecht McGuire Heffern & Gregg, 1985-89; Assistant U.S. Attorney, U.S. Attorneys Office, Western District of NY 1981-85; Trial Attorney, U.S. Department of Justice, 1979-81; Law Clerk, Hon. John Curtin, Western District of NY, 1977-79.	
Experience	Served as a magistrate judge in federal court in Buffalo from 1992 to 2000. Presided over dozens of consent trials, hundreds of dispositive motions and hearings, and hundreds of mediations. Frequent lecturer for the Federal Judicial Center (FJC), a member of the FJC's Education Committee for Magistrate judges, an officer in the Federal Magistrate Judges Association and a trainer for three of FJC's intensive mediation programs. Representative cases and arbitrations include employment litigation, executive compensation, non-compete clauses, shareholder disputes, acquisition disputes, supply contracts, stock options, environmental claims,products liability and tort claims, complex commercial litigation, intellectual property, and all aspects of Federal Indian law. Currently handles a broad variety of business litigation and investigations in private practice, including gaming and taxation, primarily for financial institutions, Fortune 500 companies and a New York Indian tribe. Frequently written and spoken about ADR and mediation issues. Workplace investigation experience includes conducting and advising numerous clients on conducting workplace investigations into allegations of sexual harassment, sexual assault, constructive discharge and discrimination on the basis for race, gender, ethnicity, national origin, sexual orientation, religion, disability and other protected classes. In addition, has adjudicated and mediated issues	
	relating to the adequacy of workplace investigations in arbitrations and mediations. Experience includes executive compensation, stock appreciation rights, stock options, severance, termination and non-compete issues, as well as ERISA, Title VII, ADA, ADEA, 42 U.S.C. 1983, FLSA, FMLA, wage and hour, classification, independent contractors and related state law claims.	

Hon. Carol E. Heckman (Ret.) Neutral ID : 156083

The AAA provides arbitrators to parties on cases administered by the AAA under its various Rules, which delegate authority to the AAA on various issues, including arbitrator appointment and challenges, general oversight, and billing. Arbitrations that proceed without AAA administration are not considered "AAA arbitrations," even if the parties were to select an arbitrator who is on the AAA's Roster.

Alternative Dispute Resolution Experience	Has served as a mediator in more than 800 cases since 1992, including at least 75 in the last 5 years. In 2015, was selected by peers as Best Lawyers' "Mediator of the Year." Mediation skills were well recognized on the federal bench, and in 1999, began training other magistrate judges throughout the federal court system in the skills needed to conduct successful mediations.
	Has served as an arbitrator in over 100 commercial, construction, and employment cases, as well as a special master. Broad range of experience as arbitrator includes the following areas, among many others:
	1. Employment issues: executive disputes including compensation, stock appreciation rights, stock options, severance, termination and non-compete issues, as well as ERISA, Title VII, ADA, ADEA, 42 U.S.C. 1983, FLSA, FMLA, jurisdictional prerequisites and time limitations, constructive discharge, discrimination based on race, gender, ethnicity, national origin, sexual orientation, religion and disability, sexual harassment, calculation of back pay, tangible job detriment, reasonable accommodation, mitigation of damages, emotional distress, wage and hour, classification, independent contractors and related state law claims.
	2. Complex commercial matters: acquisitions, bank fraud, shareholder disputes, dissolution proceedings, distributor agreements, asset purchase agreements, supply agreements, unfair competition, common law fraud, franchise agreements, software disputes and contract disputes of all types. Issues have included contract interpretation, insurance, statutory construction, damage valuations, valuations of businesses, financial analysis, EBITDA, evidentiary issues, witness issues, jurisdictional issues, subpoenas and sovereign immunity. Industries include banking, manufacturing, technology, health care, sports and entertainment, hospitality and gaming.
	3. Construction issues: claims involving contractors, subcontractors, engineers, architects, construction managers, liens, insurance, bonds, public bidding, work force representation, minority set-asides, and accounting.
	4. International arbitrations: currently serving on an ICC panel involving a multi- million dollar contractual dispute.
Alternative Dispute Resolution Training	ACE 21 – Impartiality: Do You Know Where Your Biases Are?, 2021; 2021 AAA- ICDR Panel Conference; ACE20 Cyber Security: A Shared Responsibility, 2020; AAA/ICDR/AAA Mediation.org Panel Conference, 2019; Faculty, AAA/ICDR Council, New York Law School, Cornell Scheinman Institute Conference, 2018; Faculty, AAA Arbitration Best Practices 2013; Faculty, AAA Managing the Arbitration Process for Efficiency & Economy Following the Preliminary Hearing, 2012; Faculty, AAA Dealing with Delay Tactics in Arbitration, 2010; Faculty, U.S. Magistrate Judge Mediator Training Programs, 1996-2000.
	Coursework: AAA Confronting Arbitrability and Jurisdiction Issues in Arbitration,

Arbitration, 2017; AAA Chairing the Arbitration Panel, 2016; AAA Arbitrator Subpoenas,

Hon. Carol E. Heckman (Ret.) Neutral ID: 156083

The AAA provides arbitrators to parties on cases administered by the AAA under its various Rules, which delegate authority to the AAA on various issues, including arbitrator appointment and challenges, general oversight, and billing. Arbitrations that proceed without AAA administration are not considered "AAA arbitrations," even if the parties were to select an arbitrator who is on the AAA's Roster.

	2015; Western District of New York Mediator Training, 2012; AAA Webinar, Controlling Chaos in Mediation: Navigating the Behavioral Paradigm, 2012, AAA Arbitration Fundamentals and Best Practices for New Arbitrators, 2008.		
Professional Licenses	Admitted to the Bar: New York, 1978		
Professional Associations	New York State Bar Association (Commercial and Federal Litigation Section, Past Executive Committee); (Dispute Resolution Section); Federal Magistrate Judges Association (Past Vice President, Past Secretary, Past Treasurer); Cornell Law School Alumni Association Advisory Counsel (Past Executive Committee); Erie County Bar Association (Committees on Federal Practice, Ethics, ADR); Federal Court Law Review (First Editor-in-Chief).		
Education	Lawrence University (BA, Philosophy, Phi Beta Kappa, Farley Prize, Distinction in Senior Comprehensives-1974); Cornell Law School (JD, Order of the Coif, Second in Graduating Class, Cornell Law Review Editor, Fraser Price for Outstanding Scholarship and Character-1977).		
Publications and Speaking Engagements	"The Power of a Rarely Used Statute," Buffalo Law Journal, January 20, 2014; "The Nuts and Bolts of Expert Selection," N.Y. Litigator, Summer 2012; "Streamlining Discovery Motions: what Judges Want to See," New York Law Journal, July 23, 2012; "Soup Can or Can of Worms? Legal Issues Arising from the Warhol Estate," Entertainment, Arts and Sports Law Journal, New York State Bar Association, Summer 2009; "A Safe Harbor: Amendment Towards Data Preservation Efforts," New York Law Journal, November 30, 2004; "Time for Change? Panels Explore Amending Federal Civic Rules on E-Discovery", New York Law Journal, March 2, 2004; "How To Win Motions for E-Discovery in Federal Court," Buffalo Law Journal, December 11, 2003; "Prevailing in the Court: How to Win E-Discovery Motions in Federal Proceedings", New York Law Journal, September 16, 2003; "Best Practices for E-Discovery Motions," Digital Discovery and E-Evidence, May 2003; "Balancing Interests in Access to Judicial Records," New York Law Journal, March 12, 2003; "Winning Electronic Discovery Motions," The Sedona Conference Journal, Vol. IV 151 (2003); "Winning Electronic Discovery Motions," New York Law Journal, April 8, 2003; "Protective Orders, Record-Sealing Versus Rights of Access," Buffalo Law Journal, March 13, 2003; "Ethical Concerns in Alternative Dispute Resolution," Buffalo Law Journal, December 19, 2002; "Avoiding Common Pitfalls in Asserting the Attorney-Client and Work Product Privilege," NY Litigator, Dec. 1997; "Relevancy and Its Limits," New York Law Journal, Nov. 24, 1993; "1975 Developments in Welfare Law," 61 Cornell L. Rev. 777 (1976). Speaking engagements include numerous presentations on arbitration and mediation, evidence, procedure, electronic discovery and litigation practice for Federal Judicial Center, AAA, New York State Bar Association, and Erie County Bar Association		
Awards and Honors	Buffalo Business First's Legal Elite of Western New York, Lifetime Achievement Award, 2016; Best Lawyers in America 2015 Mediation "Lawyer of the Year" in Buffalo; Upstate New York Super Lawyers, 2011-2018; Buffalo Business First's		

Hon. Carol E. Heckman (Ret.) Neutral ID : 156083

	Legal Elite of Western New York 2013; AV Preeminent Peer Review Rated by Martindale-Hubbell; Litigation Counsel of America, Trial Lawyers Honorary Society, Fellow; Business First of Buffalo/Buffalo Law Journal, Who's Who in Law, 2011-2012; Business First of Buffalo, "Women Who Mean Business" Award, 2005; Order of the Coif; Fraser Prize (undergraduate award); Phi Beta Kappa; Women's Bar Association of Western New York, Achievement Award, 1992		
Locations Where Parties Will Not be Charged for Travel Expenses	Yes - will charge for travel expenses and the reduced rate of \$300 per hour for travel time to major metropolitan areas, where the vast majority of her hearings occur. Maintains residences in East Aurora NY and Florida.		
Citizenship	United States of America		
Languages	English		
Locale	Buffalo, New York, United States of America		
Compensation			
	Hearing:	\$600.00/Hr	
	Study:	\$600.00/Hr	
	Travel:	\$300.00/Hr	
	Cancellation:	\$1000.00/Day	
	Cancellation Period: Comment:	2 Days With the exception of commercial arbitrations handled under the Expedited Rules, will travel to major metropolitan areas including NYC, Boston, Washington, D.C., Philadelphia, Pittsburgh, Miami and Atlanta; will charge reasonable travel expenses and UPS costs to ship arbitration exhibits. Travel time will be charged at 50% of hearing rate. No travel charges will be billed for travel in the Buffalo regional area or in Palm Beach County Florida, where residences are maintained.	

The AAA provides arbitrators to parties on cases administered by the AAA under its various Rules, which delegate authority to the AAA on various issues, including arbitrator appointment and challenges, general oversight, and billing. Arbitrations that proceed without AAA administration are not considered "AAA arbitrations," even if the parties were to select an arbitrator who is on the AAA's Roster.