



**JUS  
MUNDI**

The Search Engine  
for International Law  
& Arbitration

# Revolutionize the way you research International Law and Arbitration

## LEGAL RESEARCH

- Multilingual search engine
- CiteMap
- Investment Law & Arbitration Wiki Notes

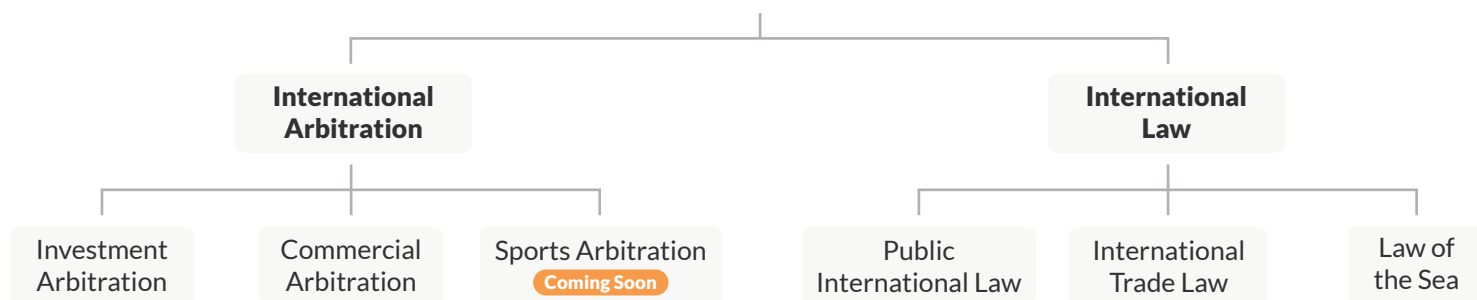
## ARBITRATOR RESEARCH

- Arbitrator and Counsel Filters
- Arbitrator Analytics
- Conflict Checker New

# Rely on the most comprehensive International Law and Arbitration resource on the market

A thorough and up-to-date database is the key to all of our products.

## ONE-STOP DESTINATION FOR YOUR LEGAL RESEARCH



6200+

Investor-state documents  
[ICSID, PCA, SCC, etc.]  
+ data on 560+ confidential cases

1700+

Commercial Arbitration documents New  
[ICC, ICDR, LCIA, etc.]  
+ data on 1600+ confidential cases [Updated & growing weekly]

1000+

Municipal judgments enforcing  
and setting aside awards

12700+

Inter-state  
[ICJ, WTO, ITLOS, etc.]

2070+

IUSCT and Mixed Claims  
Commissions documents

3700+

Treaties



**Dmitri Evseev,**  
Partner at Arnold & Porter LLP

*"Jus Mundi is an incredibly user-friendly and valuable service for arbitration counsel. The database of awards is comprehensive and easily searchable. It is already tremendously useful in conducting research on investment treaty arbitration issues and arbitrators, and new features are being added all the time."*

Because international jurisprudence evolves with every case, Jus Mundi ensures that **newly released documents** are **always integrated into our database** within one week.

## MEET OUR CLIENTS



## SEARCH ENGINE

**A multilingual search engine powered by artificial intelligence and machine learning**

Don't miss key information. Traditional search engines overlook at least 20% of legal references!

The screenshot shows the Jus Mundi search results for the query "promotion of investment". The results are displayed in a list format, with each entry showing the case name, the award date, and a snippet of the text. The first result is "Nordzucker v. Poland" (Second Partial Award (Merits), 28 January 2009), followed by "Nagel v. Czech Republic" (SCC, Final Award, 9 September 2003), and "Goetz v. Burundi (I)" (ICSID, Award (Embodying the Parties' Settlement Agreement), 10 February 1999). Each result is marked with a circled number (1, 2, 3) indicating its relevance.

1. Never overlook an important principle or decision with our **high-quality documents**.

The screenshot shows a document snippet from Jus Mundi. The document is titled "2.1 Promotion" and contains text from a legal decision. The text discusses the promotion of investments and mentions the Nordzucker case. The snippet is highlighted in a light blue box, and a search bar at the top shows the query "promotion of investment".

2. Identify relevant portions of documents beyond your keywords.
3. Set the search criteria in **English or French**, review the responsive results in **multiple languages**.

## SPEND LESS TIME REVIEWING DOCUMENTS

**Quickly** find relevant paragraphs of awards using keywords and intuitive connectors.

**Narrow** down your results using Filters to focus only on relevant documents.

The screenshot shows the Jus Mundi search results for the query "promotion of investment". The results are displayed in a list format, with each entry showing the case name, the award date, and a snippet of the text. The first result is "ConocoPhillips v. Venezuela" (ICSID, Decision on the Proposal to Disqualify a Majority of the Tribunal, 5 May 2014), followed by "Repsol v. Argentina" (ICSID, Decision on the Proposal for Disqualification of Francisco Orrego Vicuña and Claus von...).

The screenshot shows the Jus Mundi filters sidebar. The filters are organized into sections: "Type of Document", "Arbitrators/Judges", "Law Firms/Chambers/States", and "Lawyers". Each section has a search bar and a list of filters with counts. The "Type of Document" section includes "Decision" (3) and "Arbitrator & Judge Challenge" (1). The "Arbitrators/Judges" section includes "Kim Jim Yong" (3). The "Law Firms/Chambers/States" section includes "Freshfields Bruckhaus D." (3), "Marval, O'Farrel & Mairal" (1), and "Matrix Chambers" (1). The "Lawyers" section includes "Blackaby Nigel" (3), "Carregal Santiago" (1), "Crawford James R." (1), and "Esther Abbona" (1).



**Alain Pellet,**

Counsel in more than 60 cases before the ICJ

*"Lost in quotation? Jus Mundi is of great help and will reduce your time in finding the right one both in public international law and investment arbitration."*

## CITEMAP

## Comparing tribunal reasoning has never been easier

CiteMap is a user-friendly catalogue of interconnections between legal references.

stipulated in Article 8.2 of the Bilateral Treaty. This Article, therefore, seeks to define the investments that come under the protection of the Bilateral Treaty.

44. However, insofar as the option of jurisdiction has been exercised in favour of ICSID, the rights in dispute must also constitute an investment pursuant to [Article 25 of the Washington Convention](#). The Arbitral Tribunal, therefore, is of the opinion that its jurisdiction depends upon the existence of an investment within the meaning of the Bilateral Treaty as well as that of the Convention, in accordance with the case law.

Various arbitral tribunals have ruled in this manner in rendering awards in cases in which the notion of investment was at issue (*cf.* Award of March 9, 1998 in the *Fedax N.V. vs. the Republic of Venezuela case: JDI 1999, p. 294 et seq.*).

**Salini v. Morocco**  
Decision on Jurisdiction ...  
Whole document

98

Copy the reference

Click on the text to select an element

**CMC v. Mozambique**  
ICSID, Award 24 October 2019

180. The Respondent argues that the second reason the Claimants' alleged investment does not meet the categories of investments in Article 1(1) of the BIT is

**Standard Chartered Bank (Hong Kong) Limited v. Islamic Republic of Iran**  
ICSID, Award 11 October 2019

186. The Respondent refers to the "Salini test" or "investment" under Article 25 of the ICSID Convention; (1) a substantial contribution by the investor;

**FEDAX v. Venezuela**  
FEDAX N.V. v. The Republic of Venezuela ICSID Case No. ARB/96/3

Type of case: Investor-State  
Date of introduction: 16 June 1996  
Status of the case: Decided in favor of investor  
Source(s) of the information: Reproduced with the permission of the International Centre for Settlement of Investment Disputes (ICSID) [Link] [EN] Official source

Documents of the case

Decision on Objections to Jurisdiction - 11 July 1997  
Award - 9 Mar 1998

Roberts B. Owen [Link] Appointed by the State  
Francisco Orrego Vicuña [Link] President  
Meir Hersh [Link] Appointed by the investor

**Comprehensive list of cases** referring to a treaty provision or a paragraph of a case.

Instantly cross-reference jurisprudence.



**Camilla Gambarini,**  
Senior Associate at Withers

"CiteMap is an absolute must for lawyers crunched for time."

Clicking on **hyperlinks** lead directly to the relevant passage of the document.

## INVESTMENT LAW AND ARBITRATION WIKI NOTES

**Quickly pinpoint the key issues. Instant access to the most relevant jurisprudence.**

Navigate through 278 specific issues and subjects.

**Umbrella Clause**

Author  
**Mr Benjamin Samson**  
Consultant in International Law - Independent

wording of the umbrella clause of the obligations.

and unilateral undertakings whatever (national, law), as long as they are of a relative acts would however be excluded. A minority of tribunals disagrees.

A limited number of tribunals limits the scope of umbrella clauses to *de jure imperii* obligations, whereas other tribunals refuse to restrict the scope of umbrella clauses, absent explicit language of the relevant BIT.

**SGS v. Paraguay**  
ICSID, Decision on Jurisdiction 12 February 2010

168. Given the unqualified text of Article 11 of the Treaty, and its ordinary meaning, we see no basis to import into Article 11 the non-textual limitations that Respondent proposed in its Reply. Article 11 does not exclude commercial contracts of the State...

**Siemens v. Argentina**  
ICSID, Award 6 February 2007

206. The Tribunal does not subscribe to the view of the Respondent that investment agreements should be

**Profound and neutral analysis** of legal concepts on procedure and merits.

**Comprehensive list of references** to treaties and cases in each Wiki Note.

A team of **well-known Editors** supervising the Wiki Notes.

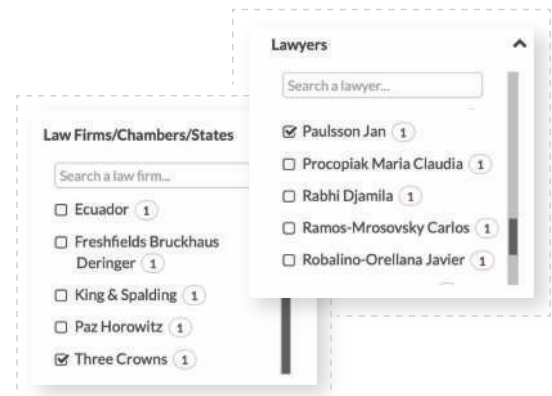
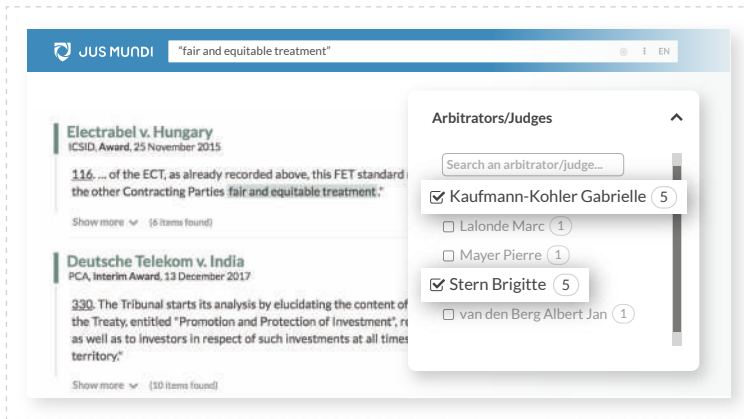
## ARBITRATOR AND COUNSEL FILTERS

### Fuel your litigation strategy

Jus Mundi is the only search engine on the market equipped with comprehensive filters specific to Arbitrators and Counsel.

**Quickly identify cases** in which one or several arbitrators sat together.

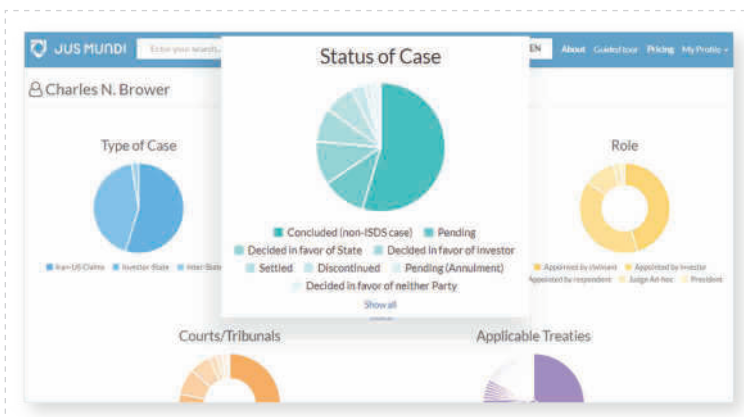
**Review legal reasoning** of arbitrators on a particular issue.



## ARBITRATOR ANALYTICS

### Who says that arbitrator research has to be time-consuming?

Arbitrator Analytics provides statistics on an arbitrator's activity and a list of all past cases to facilitate your due diligence analysis.



### EASILY VISUALIZE ARBITRATORS'

- Current caseload
- Appointment history
- Experience with types of disputes, arbitration institutions or treaties.



**Gabrielle Kaufmann-Kohler,**  
Partner, Lévy Kaufmann-Kohler

*"Jus Mundi provides easy access to detailed arbitrator and counsel data in international cases. As such, it helps increase transparency in international arbitration in general and in the appointment of arbitrators in particular."*

## CONFLICT CHECKER

### Are you taking the necessary care and time to avoid potential conflicts of interest in arbitration?

Conflict Checker identifies existing & past relationships among international arbitration actors in a few clicks.

The interface shows two search sections. The top section has filters for 'Individual' (selected), 'Law firm (soon)', and 'State (soon)'. Below is a search bar with 'Bernard Hanotiau' entered. The bottom section has filters for 'Individual' (selected), 'Law firm', and 'State'. Below is a search bar with 'yves der' entered, and a dropdown list showing 'Yves Derains', 'Yves Herinckx', 'Yves Daudet', and 'Yves Baratte'.



### Conflict Checker BETA

Identify existing and past relationships among international arbitration actors.

Full overview to **avoid conflicts of interest** thanks to Jus Mundi's most comprehensive legal database.

Presents **direct relationships** meaning two individuals, firms, or States in question who have been involved in the same case.

**Bernard Hanotiau and Yves Derains**  
Number of relation(s): 14 | Document searched: 27508

Direct (5) Indirect (9) Search by document, date...

Name	Date	Description
> Belenergia v. Italy ICSID Case No. ARB/15/40	9/22/2015	<b>direct</b> Arbitrator - Arbitrator Bernard Hanotiau, appointed by the investor, and Yves Derains, President, were co-arbitrators
> Clorox v. Venezuela PCA Case No. 2015-30	5/18/2015	<b>direct</b> Arbitrator - Arbitrator R1.1.1 Bernard Hanotiau, appointed by the investor, and Yves Derains, President, were co-arbitrators
> Murphy v. Ecuador (II) PCA Case No. 2012-16	9/21/2011	<b>direct</b> Arbitrator - Arbitrator R1.1.1 Bernard Hanotiau, President, and Yves Derains, appointed by the State, were co-arbitrators
> CRH et al. v. Semapa et al. ICC Case No. 16748/RF/CA	11/18/2009	<b>direct</b> Arbitrator - Arbitrator R1.1.1 Bernard Hanotiau, President, and Yves Derains, Co-Arbitrator, were co-arbitrators
> Comisimpex v. Congo (II) ICC Case No. 16237/EC/ND/MCP	4/17/2009	<b>direct</b> Arbitrator - Arbitrator R1.1.1 Bernard Hanotiau, appointed by the claimant, and Yves Derains, President, were co-arbitrators

### Bernard Hanotiau and Yves Derains

Number of relation(s): 14 | Document searched: 27508

Direct (5) Indirect (9) Search by document, date...

Name	Date	Description
> Worley Parsons v. Ecuador	2/1/2015	<b>Indirect</b> Arbitrator - Lawyer Bernard Hanotiau was an arbitrator appointed by the investor and Stephan Adell from Sqa was counsel for respondent Stephan Adell and Yves Derains worked/have worked for Derains & Gharavi
> African Petroleum Senegal Limited v. Republic of Senegal ICSID Case No. ARB/18/24	7/1/2018	<b>Indirect</b> Arbitrator - Lawyer R1.3.6 for Bernard Hanotiau, appointed by the State, and Hamid G. Gharavi, appointed...
> Dayyani v. Korea PCA Case No. 2015-38	9/10/2015	<b>Indirect</b> Arbitrator - Lawyer R1.3.6 Hamid G. Gharavi and Yves Derains worked/have worked for Derains & Gharavi Bernard Hanotiau was an arbitrator as President and Derains & Gharavi was a party

Also presents **indirect relationships** meaning the law firm (current or former) of an individual in question, or other individuals who have worked or are working for the firm or State in question who have been involved in the same case.



#### Arne Fuchs

Partner, Global Co-Chair International Arbitration & Dispute Resolution, McDermott Will & Emery.

"Conflict Checker is a highly efficient tool that should supplement every arbitrator due diligence. It is not just valuable to counsel and parties but also helps increase transparency in arbitration."



**JUS  
MUNDI**

The Search Engine  
for International Law  
& Arbitration

SUBSCRIBE TODAY TO JUS MUNDI TO START A

# 7-Day Free Trial.

For subscription details, please  
contact [sales@jusmundi.com](mailto:sales@jusmundi.com)

**YOU CAN  
FIND US AT**



**Jus Mundi**



**@JusMundi\_com**



**@JusMundicom**

**[www.jusmundi.com](http://www.jusmundi.com)**

Jus Mundi Tutorial Videos Available at  
**[vimeo.com/jusmundi](https://vimeo.com/jusmundi)**