

# LAWSG088: International Law of Foreign Investment : Robert Volterra

[View Online](#)

1

Seminar List.

2

ICSID - International Centre for Settlement of Investment Disputes.  
[https://icsid.worldbank.org/ICSID/FrontServlet?requestType=CasesRH&actionVal>ShowHome&pageName=Cases\\_Home](https://icsid.worldbank.org/ICSID/FrontServlet?requestType=CasesRH&actionVal>ShowHome&pageName=Cases_Home)

3

Cases - PCA. [http://pca-cpa.org/showpage.asp?pag\\_id=1029](http://pca-cpa.org/showpage.asp?pag_id=1029)

4

Energy Charter: Investor-State Disputes. <http://www.encharter.org/index.php?id=213>

5

List of All Cases International Court of Justice.  
<http://www.icj-cij.org/docket/index.php?p1=3&p2=2>

6

Permanent Court of International Justice. <http://www.icj-cij.org/pcij/index.php?p1=9>

7

Reports of International Arbitral Awards. <http://www.un.org/law/riaa/>

8

Investment Claims. <http://oxia.ouplaw.com/home/ic>

9

NAFTA Claims. <http://www.naftaclaims.com./>

10

Paparinskis, Mārtiņš. Basic documents on international investment protection. Oxford: : Hart 2012.

11

Dolzer, Rudolf, Schreuer, Christoph. Principles of international investment law. 2nd ed. Oxford: : Oxford University Press 2012.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14740378850004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14740378850004761&institutionId=4761&customerId=4760&VE=true)

12

Lowe, A. V. International law. Oxford: : Oxford University Press 2007.

13

Dolzer, Rudolf, Schreuer, Christoph. Principles of international investment law. 2nd ed. Oxford: : Oxford University Press 2012.  
<https://opil-ouplaw-com.libproxy.ucl.ac.uk/view/10.1093/law/9780199651795.001.0001/law-9780199651795>

14

Crawford J. Continuity and Discontinuity in International Dispute Settlement: An Inaugural Lecture. *Journal of International Dispute Settlement* 2010;1:3-24.  
doi:10.1093/jnlids/idp001

15

Paparinskis M. Introduction. In: Basic documents on international investment protection. Oxford: : Hart 2012. 3-12.

16

Vandevelde, Kenneth J. Brief History of International Investment Agreements, A. *UC Davis Journal of International Law & Policy* 2005;12  
<http://www.heinonline.org/HOL/Page?handle=hein.journals/ucll12&id=163&collection=journals&index=journals/ucll#163>

17

Asian Agricultural Products Ltd (AAPL) v Sri Lanka, ICSID Case no ARB/87/3, Final Award. 1990.<http://italaw.com/sites/default/files/case-documents/ita1034.pdf>

18

Ahmadou Sadio Diallo (Guinea v DRC) (Preliminary Objections) [2007] ICJ Rep 582.

19

Ahmadou Sadio Diallo (Guinea v DRC) (Judgment: Merits) [2010] ICJ Rep 639, Joint Dissenting Opinion of Judges Al-Khasawneh and Yusuf 700.  
<http://www.icj-cij.org/docket/files/103/16244.pdf>

20

Franck Charles Arif v Moldova, ICSID Case no ARB/11/23, Award. 2013.<http://italaw.com/sites/default/files/case-documents/italaw1370.pdf>

21

Philip Morris et al v Uruguay, ICSID Case no ARB/10/7, Decision on Jurisdiction.  
2013.<http://italaw.com/sites/default/files/case-documents/italaw1531.pdf>

22

1967 OECD Draft Convention on the Protection of Foreign Property.  
[1967.http://www.oecd.org/daf/inv/investment-policy/oecdworkoninternationalinvestmentlaw.htm](http://www.oecd.org/daf/inv/investment-policy/oecdworkoninternationalinvestmentlaw.htm)

23

1991 US-Argentina BIT. 1991.[http://unctad.org/sections/dite/ia/docs/bits/argentina\\_us.pdf](http://unctad.org/sections/dite/ia/docs/bits/argentina_us.pdf)

24

2006 International Law Commission's Articles on Diplomatic Protection.  
[http://legal.un.org/ilc/texts/instruments/english/draft%20articles/9\\_8\\_2006.pdf](http://legal.un.org/ilc/texts/instruments/english/draft%20articles/9_8_2006.pdf)

25

Lowe V. Changing Dimensions of International Investment Law. SSRN Electronic Journal  
Published Online First: 2007. doi:10.2139/ssrn.970727

26

Newcombe, Andrew, Paradell, Lluís. Chapter 1 of Law and practice of investment treaties.  
In: Law and practice of investment treaties: standards of treatment. Alphen aan den Rijn: : Kluwer Law International 2009.

27

Paparinskis, Mārtiņš. Chapters 1-3. In: The international minimum standard and fair and equitable treatment. Oxford: : Oxford University Press 2011.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&amp;package\\_service\\_id=14503354470004761&institutionId=4761&customerld=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&amp;package_service_id=14503354470004761&institutionId=4761&customerld=4760&VE=true)

28

Parra AR. The History of ICSID. Oxford University Press 2012.  
doi:10.1093/acprof:oso/9780199660568.001.0001

29

Pauwelyn J. At the Edge of Chaos? Emergence and Change in International Investment Law. SSRN Electronic Journal Published Online First: 2013. doi:10.2139/ssrn.2271869

30

Barcelona Traction, Light and Power Company, Limited (Belgium v Spain) (New Application: 1962) (Judgment) [1970] ICJ Rep 4. <http://www.icj-cij.org/docket/files/50/5387.pdf>

31

-□Elettronica Sicula S.p.A. (ELSI) (US v Italy) [1989] ICJ Rep 15.  
1989. <http://www.icj-cij.org/docket/files/76/6707.pdf>

32

Tokio Tokelés v Ukraine, ICSID Case no ARB/02/18, Decision on Jurisdiction.  
2004. <http://italaw.com/sites/default/files/case-documents/ita0863.pdf>

33

1927 Resolution of the Institute of International Law on the International Responsibility of States for Damage Done in Their Territory to the Person or Property of Foreigner.  
[http://legal.un.org/ilc/documentation/english/a\\_cn4\\_96.pdf](http://legal.un.org/ilc/documentation/english/a_cn4_96.pdf)

34

1929 Harvard Draft Convention on the Responsibility of States for Damage Done in Their Territory to the Person or Property of Foreigner.  
[http://legal.un.org/ilc/documentation/english/a\\_cn4\\_96.pdf](http://legal.un.org/ilc/documentation/english/a_cn4_96.pdf)

35

1930 Text of Articles Adopted in First Reading by the Third Committee of the Hague Conference for the Codification of International Law.  
[http://legal.un.org/ilc/documentation/english/a\\_cn4\\_96.pdf](http://legal.un.org/ilc/documentation/english/a_cn4_96.pdf)

36

1959 Abs-Shawcross Draft Convention on Investment Abroad.  
<http://unctad.org/sections/dite/iia/docs/Compendium/en/137%2520volume%25205.pdf>

37

1961 Harvard Draft Convention on the International Responsibility of States for Injuries to Aliens. [http://legal.un.org/ilc/documentation/english/a\\_cn4\\_217.pdf](http://legal.un.org/ilc/documentation/english/a_cn4_217.pdf)

38

1961 García-Amador's Revised Draft on International Responsibility of the State for Injuries Caused in its Territory to the Person or Property of Aliens.  
[http://legal.un.org/ilc/documentation/english/a\\_cn4\\_134\\_add1.pdf](http://legal.un.org/ilc/documentation/english/a_cn4_134_add1.pdf)

39

1962 UNGA Res 1803 (XVII) Permanent Sovereignty over Natural Resources.  
[http://www.un.org/ga/search/view\\_doc.asp?symbol=A/RES/1803%28XVII%29](http://www.un.org/ga/search/view_doc.asp?symbol=A/RES/1803%28XVII%29)

40

1974 UNGA Res 3281 (XXIX) Charter of Economic Rights and Duties of States.  
<http://www.un-documents.net/a29r3281.htm>

41

1959 Germany-Pakistan BIT.  
[http://www.iisd.org/pdf/2006/investment\\_pakistan\\_germany.pdf](http://www.iisd.org/pdf/2006/investment_pakistan_germany.pdf)

42

1965 Convention on the Settlement of Investment Disputes between States and Nationals of Other States. <https://icsid.worldbank.org/ICSID/ICSID/RulesMain.jsp>

43

Dolzer, Rudolf, Schreuer, Christoph. Principles of international investment law. 2nd ed. Oxford: : Oxford University Press 2012.  
<https://opil-ouplaw-com.libproxy.ucl.ac.uk/view/10.1093/law/9780199651795.001.0001/law-9780199651795>

44

Douglas Z. 1) The Hybrid Foundations of Investment Treaty Arbitration. British Year Book of International Law 2003;**74**. doi:10.1093/bybil/74.1.151

45

Douglas, Zachary. 2) Chapter 1. In: The international law of investment claims. Cambridge: : Cambridge University Press 2009.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14508605270004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14508605270004761&institutionId=4761&customerId=4760&VE=true)

46

Gus Van Harten. The Public-Private Distinction in the International Arbitration of Individual Claims against the State. The International and Comparative Law Quarterly 2007;**56**:371-94.<http://www.jstor.org/stable/4498073>

47

Paparinskis M. 1) Investment Treaty Arbitration and the (New) Law of State Responsibility. European Journal of International Law 2013;**24**:617-47. doi:10.1093/ejil/cht025

48

Paparinskis M. 2) Analogies and Other Regimes of International Law by Martins Paparinskis.

In: The Foundations of International Investment Law: Bringing Theory into Practice. Oxford University Press 2014. [http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2312308](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2312308)

49

Reisman M. "Case Specific Mandate" versus "Systemic Implications": How Should Investment Tribunals Decide? *Arbitration International* 2013; **29**:131–52. <http://www.kluwerarbitration.com/CommonUI/document.aspx?id=KLI-KA-ARBI-290201>

50

CLASH OF PARADIGMS: ACTORS AND ANALOGIES SHAPING THE INVESTMENT TREATY SYSTEM. *The American Journal of International Law* 2013; **107**:45–94.  
doi:10.5305/amerjintlaw.107.1.0045

51

Archer Daniel Midlands et al v Mexico, ICSID Additional Facility Case no ARB(AF)/04/5, Award. 2007. [http://italaw.com/sites/default/files/case-documents/ita0037\\_0.pdf](http://italaw.com/sites/default/files/case-documents/ita0037_0.pdf)

52

Archer Daniel Midlands et al v Mexico, ICSID Additional Facility Case no ARB(AF)/04/5, Award, Concurring Opinion of Arbitrator Rovine.  
<http://italaw.com/sites/default/files/case-documents/ita0039.pdf>

53

Burlington Resources Inc. v Ecuador, ICSID Case no ARB/08/5, Decision on Liability. 2012. [http://italaw.com/sites/default/files/case-documents/italaw1094\\_0.pdf](http://italaw.com/sites/default/files/case-documents/italaw1094_0.pdf)

54

Loewen Group et al v US, ICSID Additional Facility Case no ARB(AF)/98/3, Award.  
<http://italaw.com/sites/default/files/case-documents/ita0470.pdf>

55

Alvarez JE. Chapter II (What are Investment Treaties for?). In: The Public International Law Regime Governing International Investment (Pocket Books of the Hague Academy of International Law//Les) [Paperback]. Martinus Nijhoff Publishers / Brill Academic (30 Nov 2011) 2009.  
[http://www.amazon.co.uk/Public-International-Governing-Investment-Academy/dp/9004186824/ref=sr\\_1\\_1?ie=UTF8&qid=1382438886&sr=8-1&keywords=Public+International+Law+Regime+Governing+International+Investment](http://www.amazon.co.uk/Public-International-Governing-Investment-Academy/dp/9004186824/ref=sr_1_1?ie=UTF8&qid=1382438886&sr=8-1&keywords=Public+International+Law+Regime+Governing+International+Investment)

56

Douglas Z. The Enforcement of Environmental Norms in Investment Treaty Arbitration. In: Harnessing foreign investment to promote environmental protection: incentives and safeguards. Cambridge: : Cambridge University Press 2013. 418-24.  
doi:10.1017/CBO9781139344289

57

Yackee, Jason Webb. Controlling the International Investment Law Agency. Harvard International Law Journal 2012;**53**  
<http://www.heinonline.org/HOL/Page?handle=hein.journals/hilj53&id=395&collection=journals&index=journals/hilj#395>

58

Paparinskis M. The Limits of Depoliticisation in Contemporary Investor-State Arbitration. SSRN Journal. 2010.[http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=1716833](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1716833)

59

Pauwelyn J. At the Edge of Chaos? Emergence and Change in International Investment Law. SSRN Electronic Journal Published Online First: 2013. doi:10.2139/ssrn.2271869

60

Puig S. Emergence and Dynamism in International Organizations: ICSID, Investor-State Arbitration, and International Investment Law. SSRN Journal Published Online First: 2013.[http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2297219](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2297219)

61

Salacuse, Jeswald W. Emerging Global Regime for Investment, The. Harvard International Law Journal 2010;**51**.  
<http://www.heinonline.org/HOL/Page?page=427&handle=hein.journals%252Fhilj51&collection=journals#431>

62

Schill SW. 1) The Multilateralization of International Investment Law - Emergence of a Multilateral System of Investment Protection on Bilateral Grounds. Trade, Law and Development 2010;**2**.  
<http://www.tradelawdevelopment.com/index.php/tld/article/view/2%25281%2529%2520T L%2526D%252059%2520%25282010%2529>

63

Schill, Stephan. 2) The multilateralization of international investment law. Cambridge: : Cambridge University Press 2009. <https://doi.org/10.1017/CBO9780511605451>

64

Schill, Stephan W. Enhancing International Investment Law's Legitimacy: Conceptual and Methodological Foundations of a New Public Law Approach. Virginia Journal of International Law 2011;**52**.  
<http://www.heinonline.org/HOL/Page?handle=hein.journals/vajint52&id=62&collection=journals&index=journals/vajint#62>

65

Dolzer, Rudolf, Schreuer, Christoph. Chapters 3-5. In: Principles of international investment law. Oxford: : Oxford University Press 2012.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14740378850004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14740378850004761&institutionId=4761&customerId=4760&VE=true)

66

Alvarez, Jose E. Bit on Custom, A. New York University Journal of International Law and Politics 2009;**42**.  
<http://www.heinonline.org/HOL/Page?handle=hein.journals/nyuilm42&id=21&collection=journals>

urnals&index=journals/nyuilm

67

McLachlan, Campbell. Investment Treaties and General International Law. International and Comparative Law Quarterly 2008;**57**  
<http://www.heinonline.org/HOL/Page?page=361&handle=hein.journals%252Fincolq57&collection=journals>

68

Paulsson J. Treaty Arbitration and the Generation of Legal Norms.  
[http://webcache.googleusercontent.com/search?q=cache:mU1wo0tzP\\_gJ:www.biicl.org/files/3055\\_jan\\_paulsson\\_-\\_treaty\\_arbitration\\_and\\_international\\_law.doc&cd=1&hl=en&ct=clnk&gl=uk&client=firefox-a](http://webcache.googleusercontent.com/search?q=cache:mU1wo0tzP_gJ:www.biicl.org/files/3055_jan_paulsson_-_treaty_arbitration_and_international_law.doc&cd=1&hl=en&ct=clnk&gl=uk&client=firefox-a)

69

Reisman M. "Case Specific Mandate" versus "Systemic Implications": How Should Investment Tribunals Decide? Arbitration International 2013;**29**  
131-52.<http://www.kluwerarbitration.com/CommonUI/document.aspx?id=KLI-KA-ARBI-290201>

70

Anthea Roberts. POWER AND PERSUASION IN INVESTMENT TREATY INTERPRETATION: The American Journal of International Law 2010;**104**  
179-225.<http://www.jstor.org/stable/10.5305/amerjintelaw.104.2.0179>

71

Paparinskas M. EJIL: Talk! – The International Minimum Standard and Fair and Equitable Treatment.  
2013.<http://www.ejiltalk.org/the-international-minimum-standard-and-fair-and-equitable-treatment/>

72

Berman F. EJIL: Talk! – The Interpretation and Application of Fair and Equitable Treatment:

An Arbitrator's Perspective.

2013.<http://www.ejiltalk.org/the-interpretation-and-application-of-fair-and-equitable-treatment-an-arbitrators-perspective/>

73

Paparinskis M. EJIL: Talk! – A Reply to Sir Frank Berman.  
2013.<http://www.ejiltalk.org/a-reply-to-sir-frank-berman/>

74

Berman F. EJIL: Talk! – Fair and Equitable Treatment: A Rejoinder to Martins Paparinskis.  
2013.<http://www.ejiltalk.org/fair-and-equitable-treatment-a-rejoinder-to-martins-paparinskis/>

75

Ambiente Ufficio SpA et al v Argentina, ICSID Case no.  
<http://italaw.com/sites/default/files/case-documents/italaw1276.pdf>

76

Chemtura Corporation v Canada, UNCITRAL Case, Award.  
[http://italaw.com/sites/default/files/case-documents/ita0149\\_0.pdf](http://italaw.com/sites/default/files/case-documents/ita0149_0.pdf)

77

CMS Gas Transmission Company v Argentina, ICSID Case no ARB/01/8, Decision of the ad hoc Committee on the Application for Annulment of the Argentine Republic.  
<http://italaw.com/sites/default/files/case-documents/ita0187.pdf>

78

Loewen Group et al v US, ICSID Additional Facility Case no ARB(AF)/98/3, Award.  
<http://italaw.com/sites/default/files/case-documents/ita0470.pdf>

79

Railroad Development Corporation v Guatemala, ICSID Case no ARB/07/23, Submission of the US. 2012.[http://italaw.com/sites/default/files/case-documents/ita0709\\_0.pdf](http://italaw.com/sites/default/files/case-documents/ita0709_0.pdf)

80

Saluka Investments BV v Czech Republic, UNCITRAL Case, Partial Award. 2006.<http://italaw.com/sites/default/files/case-documents/ita0740.pdf>

81

Statute of the International Court of Justice.  
[http://www.icj-cij.org/documents/index.php?p1=4&p2=2&p3=0#CHAPTER\\_II](http://www.icj-cij.org/documents/index.php?p1=4&p2=2&p3=0#CHAPTER_II)

82

Vienna Convention on the Law of Treaties.  
[http://legal.un.org/ilc/texts/instruments/english/conventions/1\\_1\\_1969.pdf](http://legal.un.org/ilc/texts/instruments/english/conventions/1_1_1969.pdf)

83

North American Free Trade Commission's Notes of Interpretation of Certain Chapter 11 Provisions.  
2001.<http://www.international.gc.ca/trade-agreements-accords-commerciaux/topics-domaines/disp-diff/NAFTA-Interpr.aspx?lang=eng>

84

2006 Conclusions of the work of the ILC Study Group on the Fragmentation of International Law: Difficulties arising from the Diversification and Expansion of International Law.  
[http://legal.un.org/ilc/texts/instruments/english/draft%2520articles/1\\_9\\_2006.pdf](http://legal.un.org/ilc/texts/instruments/english/draft%2520articles/1_9_2006.pdf)

85

Arsanjani, Mahnoush H. Interpreting Treaties for the Benefit of Third Parties: The Salvors Doctrine and the Use of Legislative History in Investment Treaties. American Journal of International Law 2010;104  
.a.<http://www.heinonline.org/HOL/Page?page=597&handle=hein.journals%252Fajil104&collection=journals#605>

86

McLachlan, Campbell. Principle of Systemic Integration and Article 31(3)(C) of the Vienna Convention, The. *International and Comparative Law Quarterly* 2005; **54**.  
<http://www.heinonline.org/HOL/Page?handle=hein.journals/incolq54&id=289&collection=journals&index=journals/incolq#289>

87

Nolte, Georg. Treaties and subsequent practice. Oxford: : Oxford University Press 2013.

88

Paparinskis M. Analogies and Other Regimes of International Law. SSRN Journal Published Online First: 2013.[http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2312308](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2312308)

89

Paparinskis M. 1) Investment Treaty Interpretation and Customary Investment Protection Law: Preliminary Remarks. In: Evolution in investment treaty law and arbitration. Cambridge: : Cambridge University Press 2011.  
<https://doi.org/10.1017/CBO9781139043809>

90

Paparinskis M. 2) Chapter 6. In: The international minimum standard and fair and equitable treatment. Oxford: : Oxford University Press 2011.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14503354470004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14503354470004761&institutionId=4761&customerId=4760&VE=true)

91

Schwebel, Stephen M. Influence of Bilateral Investment Treaties on Customary International Law, The. *American Society of International Law Proceedings* 2004; **98**.  
<http://www.heinonline.org/HOL/Page?page=27&handle=hein.journals%252Fasip98&collection=journals#41>

92

Simma B, Kill T. Harmonizing Investment Protection and International Human Rights: First Steps towards a Methodology. In: International investment law for the 21st century: essays in honour of Christoph Schreuer. Oxford: : Oxford University Press 2009.  
[https://ucl.primo.exlibrisgroup.com/discovery/fulldisplay?docid=alma9930966404504761&context=L&vid=44UCL\\_INST:UCL\\_VU2&lang=en&search\\_scope=MyInstitutions\\_and\\_CI&adaptor=Local%20Search%20Engine&isFrbr=true&tab=Everything&query=any,contains,International%20investment%20law%20for%20the%2021st%20century:%20essays%20in%20honour%20of%20Christoph%20Schreuer&sortby=date\\_d&facet=frbrgroupid,include,901182399333656972&offset=0](https://ucl.primo.exlibrisgroup.com/discovery/fulldisplay?docid=alma9930966404504761&context=L&vid=44UCL_INST:UCL_VU2&lang=en&search_scope=MyInstitutions_and_CI&adaptor=Local%20Search%20Engine&isFrbr=true&tab=Everything&query=any,contains,International%20investment%20law%20for%20the%2021st%20century:%20essays%20in%20honour%20of%20Christoph%20Schreuer&sortby=date_d&facet=frbrgroupid,include,901182399333656972&offset=0)

93

Simma B. 2) FOREIGN INVESTMENT ARBITRATION: A PLACE FOR HUMAN RIGHTS?  
International and Comparative Law Quarterly 2011;**60**:573–96.  
doi:10.1017/S0020589311000224

94

Vinuales JE. Foreign Investment and the Environment in International Law: An Ambiguous Relationship. British Yearbook of International Law 2010;**80**:244–332.  
doi:10.1093/bybil/80.1.244

95

HICEE BV v Slovakia, UNCITRAL, PCA Case 2009-11, Partial Award.  
2011.[http://italaw.com/sites/default/files/case-documents/ita0404\\_0.pdf](http://italaw.com/sites/default/files/case-documents/ita0404_0.pdf)

96

Rompetrol Group v Romania, ICSID Case no ARB/06/3, Award.  
2013.<http://italaw.com/sites/default/files/case-documents/italaw1408.pdf>

97

Yukos Universal Limited (Isle of Man) v Russia, PCA Case no AA 227, Interim Award on Jurisdiction and Admissibility.  
2009.<http://italaw.com/sites/default/files/case-documents/ita0910.pdf>

98

Dolzer, Rudolf, Schreuer, Christoph. Chapters 22-23. In: Principles of international investment law. Oxford: : Oxford University Press 2012.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14740378850004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14740378850004761&institutionId=4761&customerId=4760&VE=true)

99

Paparinskis M. Investment Treaty Arbitration and the (New) Law of State Responsibility. European Journal of International Law 2013;**24**:617-47. doi:10.1093/ejil/cht025

100

2001 International Law Commission's Articles on Responsibility of States for Internationally Wrongful Acts.  
[http://legal.un.org/ilc/texts/instruments/english/draft%2520articles/9\\_6\\_2001.pdf](http://legal.un.org/ilc/texts/instruments/english/draft%2520articles/9_6_2001.pdf)

101

Crawford J. 1) Investment Arbitration and the ILC Articles on State Responsibility. ICSID Review 2010;**25**:127-99. doi:10.1093/icsidreview/25.1.127

102

Crawford, James. 2) State responsibility: the general part. Cambridge: : Cambridge University Press 2013. <https://doi.org/10.1017/CBO9781139033060>

103

Douglas Z. Other Specific Regimes of Responsibility: Investment Treaty Arbitration and ICSID. In: The law of international responsibility. Oxford: : Oxford University Press 2010.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14503354980004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14503354980004761&institutionId=4761&customerId=4760&VE=true)

104

Paparinskis M. Investment Arbitration and the Law of Countermeasures. British Yearbook of International Law 2009; **79**:264-352. doi:10.1093/bybil/79.1.264

105

ADC Affiliate Limited and ADC & ADMC Management Limited v. The Republic of Hungary, ICSID Case no ARB/03/16, Award.  
2006. <http://italaw.com/sites/default/files/case-documents/ita0006.pdf>

106

Archer Daniel Midlands et al v Mexico, ICSID Additional Facility Case no ARB(AF)/04/5, Award. 2007. [http://italaw.com/sites/default/files/case-documents/ita0037\\_0.pdf](http://italaw.com/sites/default/files/case-documents/ita0037_0.pdf)

107

Chevron et al v Ecuador, UNCITRAL, PCA Case no 34877, Interim Award.  
2008. <http://italaw.com/sites/default/files/case-documents/ita0150.pdf>

108

CMS Gas Transmission Company v Argentina, ICSID Case no ARB/01/8, Decision of the ad hoc Committee on the Application for Annulment of the Argentine Republic.  
2007. <http://italaw.com/sites/default/files/case-documents/ita0187.pdf>

109

Corn Products, International, Inc. v Mexico, ICSID Additional Facility Case no ARB(AF)/04/1, Decision on Responsibility.  
2008. <http://italaw.com/sites/default/files/case-documents/ita0244.pdf>

110

Factory at Chorzow (Germany v Poland) (Merits) [1928] PCIJ Rep Series A no 17.  
[http://www.icj-cij.org/pcij/serie\\_A/A\\_17/54\\_Usine\\_de\\_Chorzow\\_Fond\\_Arret.pdf](http://www.icj-cij.org/pcij/serie_A/A_17/54_Usine_de_Chorzow_Fond_Arret.pdf)

111

Gustav F W Hamester GmbH & Co KG v Ghana, ICSID Case no ARB/07/24, Award.  
2010.<http://italaw.com/sites/default/files/case-documents/ita0396.pdf>

112

Loewen Group et al v US, ICSID Additional Facility Case no ARB(AF)/98/3, Award.  
2003.<http://italaw.com/sites/default/files/case-documents/ita0470.pdf>

113

Crawford J. Investment Arbitration and the ILC Articles on State Responsibility. ICSID Review 2010;**25**:127-99. doi:10.1093/icsidreview/25.1.127

114

2006 International Law Commission's Articles on Diplomatic Protection.  
[http://legal.un.org/ilc/texts/instruments/english/draft%20articles/9\\_8\\_2006.pdf](http://legal.un.org/ilc/texts/instruments/english/draft%20articles/9_8_2006.pdf)

115

Crawford J. International Protection of Foreign Direct Investments: Between Clinical Isolation and Systemic Integration. In: International investment law and general international law: from clinical isolation to systemic integration? Baden-Baden: : Nomos 2011. <http://www.loc.gov/catdir/toc/fy12pdf01/2011291061.html>

116

Crawford, James. State responsibility: the general part. Cambridge: : Cambridge University Press 2013.

117

Crawford J. Treaty and Contract in Investment Arbitration. Arbitration International 2008;  
**24**:351-74.<http://www.kluwerarbitration.com/CommonUI/document.aspx?id=ipn30591>

118

Crawford, James, Pellet, Alain, Olleson, Simon. The law of international responsibility. Oxford: : Oxford University Press 2010.

119

Douglas Z. 1) The Hybrid Foundations of Investment Treaty Arbitration. British Year Book of International Law 2003; **74**. doi:10.1093/bybil/74.1.151

120

Douglas, Zachary. 2) Chapter 1. In: The international law of investment claims. Cambridge: : Cambridge University Press 2009.

[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14508605270004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14508605270004761&institutionId=4761&customerId=4760&VE=true)

121

Paparinskis M. Investment Arbitration and the Law of Countermeasures. British Yearbook of International Law 2009; **79**:264–352. doi:10.1093/bybil/79.1.264

122

Archer Daniel Midlands et al v Mexico, ICSID Additional Facility Case no ARB(AF)/04/5, Award, Concurring Opinion of Arbitrator Rovine.

<http://italaw.com/sites/default/files/case-documents/ita0039.pdf>

123

Cargill, Incorporated v Mexico, ICSID Case no ARB(AF)/05/2, Award. 2009.[http://italaw.com/sites/default/files/case-documents/ita0133\\_0.pdf](http://italaw.com/sites/default/files/case-documents/ita0133_0.pdf)

124

Corn Products, International, Inc. v Mexico, ICSID Additional Facility Case no ARB(AF)/04/1, Decision on Responsibility, Separate Opinion of Arbitrator Lowenfeld.

<http://italaw.com/sites/default/files/case-documents/ita0246.pdf>

125

Enron Creditors Recovery Corp. et al v Argentina, ICSID Case no ARB/01/3, Decision on Application for Annulment by Argentina.  
[2010.http://italaw.com/sites/default/files/case-documents/ita0299.pdf](http://italaw.com/sites/default/files/case-documents/ita0299.pdf)

126

Mytilineos Holdings SA v Serbia, UNCITRAL Case, Partial Award on Jurisdiction.  
[2006.http://italaw.com/sites/default/files/case-documents/ita0549.pdf](http://italaw.com/sites/default/files/case-documents/ita0549.pdf)

127

Sempra Energy International v Argentina, ICSID Case no ARB/02/16, Decision on Argentina's Application for Annulment.  
[2010.http://italaw.com/sites/default/files/case-documents/ita0776.pdf](http://italaw.com/sites/default/files/case-documents/ita0776.pdf)

128

2001 International Law Commission's Articles on Responsibility of States for Internationally Wrongful Acts with Commentaries.  
[http://legal.un.org/ilc/texts/instruments/english/commentaries/9\\_6\\_2001.pdf](http://legal.un.org/ilc/texts/instruments/english/commentaries/9_6_2001.pdf)

129

Dolzer, Rudolf, Schreuer, Christoph. Chapter 7. In: Principles of international investment law. Oxford: : Oxford University Press 2012.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14740378850004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14740378850004761&institutionId=4761&customerId=4760&VE=true)

130

Douglas, Zachary. Chapter 5. In: The international law of investment claims. Cambridge: : Cambridge University Press 2009.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14508605270004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14508605270004761&institutionId=4761&customerId=4760&VE=true)

131

Schreuer, Christoph, International Centre for Settlement of Investment Disputes. The ICSID Convention: a commentary : a commentary on the Convention on the Settlement of Investment Disputes between States and Nationals of Other States. Cambridge: : Cambridge University Press 2009.

132

UNCTAD, 'Scope and Definitions' in UNCTAD Series on Issues in International Investment Agreements II. 2011.[http://unctad.org/en/Docs/diaeia20102\\_en.pdf](http://unctad.org/en/Docs/diaeia20102_en.pdf)

133

1965 Convention on the Settlement of Investment Disputes between States and Nationals of Other States. <https://icsid.worldbank.org/ICSID/ICSID/RulesMain.jsp>

134

1990 UK-Argentina BIT. [http://unctad.org/sections/dite/ii/docs/bits/uk\\_argentina.pdf](http://unctad.org/sections/dite/ii/docs/bits/uk_argentina.pdf)

135

1991 US-Argentina BIT. [http://unctad.org/sections/dite/ii/docs/bits/argentina\\_us.pdf](http://unctad.org/sections/dite/ii/docs/bits/argentina_us.pdf)

136

Paparinskis, Mārtiņš. 1991 Spain-Argentina BIT - art III(1). In: Basic documents on international investment protection. Oxford: : Hart 2012.

137

Krishan D. A Notion of ICSID Investment.  
[2008.http://www.devkrishan.com/Scholarship/mywritings.html](http://www.devkrishan.com/Scholarship/mywritings.html)

138

Levesque C. Abalat and Others v Argentine Republic: The Definition of Investment. ICSID Review 2012;27:247-54. doi:10.1093/icsidreview/sis023

139

Mistelis LA. Award as an Investment: The Value of an Arbitral Award or the Cost of Non-Enforcement. ICSID Review 2013;28:64-87. doi:10.1093/icsidreview/sis035

140

Mortenson, Julian Davis. Meaning of Investment: ICSID's Travaux and the Domain of International Investment Law, The. Harvard International Law Journal 2010;51  
<http://www.heinonline.org/HOL/Page?page=257&handle=hein.journals%252Fhilj51&collection=journals#259>

141

Ambiente Ufficio SpA et al v Argentina, ICSID Case no.  
<http://italaw.com/sites/default/files/case-documents/italaw1276.pdf>

142

Dissenting Opinion by Arbitrator Torres Bernárdez.  
2013.<http://italaw.com/sites/default/files/case-documents/italaw1487.pdf>

143

Biwater Gauff (Tanzania) Ltd. v Tanzania, ICSID Case no ARB/05/22, Award.  
2008.<http://italaw.com/sites/default/files/case-documents/ita0095.pdf>

144

Deutche Bank AG v Sri Lanka, ICSID Case no ARB/09/2, Award.  
2012.<http://italaw.com/sites/default/files/case-documents/italaw1272.pdf>

145

Fedax NV v Venezuela, ICSID Case no ARB/96/3, Award.  
1998.[http://italaw.com/sites/default/files/case-documents/ita0316\\_0.pdf](http://italaw.com/sites/default/files/case-documents/ita0316_0.pdf)

146

Fraport AG Frankfurt Airport Services Worldwide v Philippines, ICSID Case no ARB/03/25,  
Award. 2007.<http://italaw.com/sites/default/files/case-documents/ita0340.pdf>

147

GEA Group Aktiengesellschaft v Ukraine, ICSID Case no ARB/08/16, Award.  
2011.<http://italaw.com/sites/default/files/case-documents/ita0356.pdf>

148

Inceysa Vallisoletana S.L. v El Salvador, ICSID Case no ARB/03/26, Award.  
2006.[http://italaw.com/sites/default/files/case-documents/ita0424\\_0.pdf](http://italaw.com/sites/default/files/case-documents/ita0424_0.pdf)

149

Patrick Mitchell v Congo, ICSID Case no ARB/99/7, Decision on the Application for  
Annulment of the Award.  
2006.<http://italaw.com/sites/default/files/case-documents/ita0537.pdf>

150

Philip Morris et al v Uruguay, ICSID Case no ARB/10/7, Decision on Jurisdiction.  
2013.<http://italaw.com/sites/default/files/case-documents/italaw1531.pdf>

151

Vanessa Ventures Ltd v Venezuela, ICSID Case no ARB(AF)/04/6, Award, 16 January 2013.  
2013.<http://italaw.com/sites/default/files/case-documents/italaw1250.pdf>

152

Dolzer, Rudolf, Schreuer, Christoph. Chapters 6 and 8. In: Principles of international investment law. Oxford: : Oxford University Press 2012.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&amp;package\\_service\\_id=14740378850004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&amp;package_service_id=14740378850004761&institutionId=4761&customerId=4760&VE=true)

153

Douglas, Zachary. Chapters 7-8. In: The international law of investment claims. Cambridge: : Cambridge University Press 2009.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&amp;package\\_service\\_id=14508605270004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&amp;package_service_id=14508605270004761&institutionId=4761&customerId=4760&VE=true)

154

Nick Gallus. Recent Bit Decisions and Composite Acts Straddling the Date a Treaty Comes into Force. The International and Comparative Law Quarterly 2007;**56** :491-513.<http://www.jstor.org/stable/4498087>

155

UNCTAD, 'Scope and Definitions' in UNCTAD Series on Issues in International Investment Agreements II. 2011.[http://unctad.org/en/Docs/diaeia20102\\_en.pdf](http://unctad.org/en/Docs/diaeia20102_en.pdf)

156

Apotex Inc. v US, UNCITRAL Case, 14 June 2013, Award on Jurisdiction and Admissibility.  
<http://italaw.com/sites/default/files/case-documents/italaw1550.pdf>

157

Hussein Nuaman Soufraki v UAE, ICSID Case no ARB/02/7, Award, 7 July 2004.  
<http://italaw.com/sites/default/files/case-documents/ita0799.pdf>

158

Ioan Micula et al v Romania, ICSID Case no ARB/05/20, Decision on Jurisdiction and Admissibility, 24 September 2008.

<http://italaw.com/sites/default/files/case-documents/ita0530.pdf>

159

-□Loewen Group et al v US, ICSID Additional Facility Case no ARB(AF)/98/3, Award, 26 June 2003. <http://italaw.com/sites/default/files/case-documents/ita0470.pdf>

160

-□Rompetrol Group v Romania, ICSID Case no ARB/06/3, Decision on Respondent's Preliminary Objections to Jurisdiction and Admissibility, 18 April 2008.  
<http://italaw.com/sites/default/files/case-documents/ita0717.pdf>

161

Teinver SA et al v Argentina, ICSID Case no ARB/09/1, Decision on Jurisdiction, 21 December 2012. <http://italaw.com/sites/default/files/case-documents/italaw1090.pdf>

162

Tidewater Inc. et al v Venezuela, ICSID Case no ARB/10/5, Decision on Jurisdiction, 8 February 2013. <http://italaw.com/sites/default/files/case-documents/italaw1277.pdf>

163

Vienna Convention on the Law of Treaties.  
[http://legal.un.org/ilc/texts/instruments/english/conventions/1\\_1\\_1969.pdf](http://legal.un.org/ilc/texts/instruments/english/conventions/1_1_1969.pdf)

164

2001 International Law Commission's Articles on Responsibility of States for Internationally Wrongful Acts.  
[http://legal.un.org/ilc/texts/instruments/english/draft%2520articles/9\\_6\\_2001.pdf](http://legal.un.org/ilc/texts/instruments/english/draft%2520articles/9_6_2001.pdf)

165

Gallus, Nick, British Institute of International and Comparative Law. The temporal scope of

investment protection treaties. London: : British Institute of International and Comparative Law 2008. <http://www.loc.gov/catdir/toc/fy11pdf03/2010286470.html>

166

Schreuer, Christoph, International Centre for Settlement of Investment Disputes. The ICSID Convention: a commentary : a commentary on the Convention on the Settlement of Investment Disputes between States and Nationals of Other States. Cambridge: : Cambridge University Press 2009.

167

Barcelona Traction, Light and Power Company, Limited (Belgium v Spain) (New Application: 1962) (Judgment) [1970] ICJ Rep 4. <http://www.icj-cij.org/docket/files/50/5387.pdf>

168

Bayview Irrigation Distict et al v Mexico, ICSID Case no ARB(AF)/05/1, Award, 19 June 2007. <http://italaw.com/sites/default/files/case-documents/ita0800.pdf>

169

Certain Property (Liechtenstein v Germany) (Preliminary Objections) [2005] ICJ Rep 6. <http://www.icj-cij.org/docket/files/123/8234.pdf>

170

Hussein Nuaman Soufraki v UAE, ICSID Case no ARB/02/7, Decision of the ad hoc Committee on the Application for Annulment of Mr Soufraki, 5 June 2007. <http://italaw.com/sites/default/files/case-documents/ita0800.pdf>

171

Mobile Corporation, Venezuela Holdings, BV et al v Venezuela, ICSID Case no ARB/07/27, Decision on Jurisdiction, 10 June 2010. <http://italaw.com/sites/default/files/case-documents/ita0538.pdf>

172

Saluka Investments BV v Czech Republic, UNCITRAL Case, Partial Award, 17 March 2006.  
<http://italaw.com/sites/default/files/case-documents/ita0740.pdf>

173

Tokio Tokelés v Ukraine, ICSID Case no ARB/02/18, Decision on Jurisdiction, 29 April 2004.  
<http://italaw.com/sites/default/files/case-documents/ita0863.pdf>

174

Dissenting Opinion by Chairman Weil.  
<http://italaw.com/sites/default/files/case-documents/ita0864.pdf>

175

Dolzer, Rudolf, Schreuer, Christoph. Chapter 13. In: Principles of international investment law. Oxford: : Oxford University Press 2012.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14740378850004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14740378850004761&institutionId=4761&customerId=4760&VE=true)

176

Paulsson J. Indirect Expropriation: Is the Right to Regulate at Risk?  
2005.<http://www.oecd.org/daf/inv/internationalinvestmentagreements/36055332.pdf>

177

Steven R. Ratner. Regulatory Takings in Institutional Context: Beyond the Fear of Fragmented International Law. The American Journal of International Law 2008; **102**:475-528.<http://www.jstor.org/stable/20456640>

178

UNCTAD. 'Expropriation' in UNCTAD Series on Issues in International Investment Agreements II. 2012.[http://unctad.org/en/Docs/unctaddiaeia2011d7\\_en.pdf](http://unctad.org/en/Docs/unctaddiaeia2011d7_en.pdf)

179

ADC Affiliate Limited and ADC & ADMC Management Limited v. The Republic of Hungary,  
ICSID Case no ARB/03/16, Award.  
[2006.http://italaw.com/sites/default/files/case-documents/ita0006.pdf](http://italaw.com/sites/default/files/case-documents/ita0006.pdf)

180

Burlington Resources Inc. v Ecuador, ICSID Case no ARB/08/5, Decision on Liability, 14  
December 2012. [http://italaw.com/sites/default/files/case-documents/italaw1094\\_0.pdf](http://italaw.com/sites/default/files/case-documents/italaw1094_0.pdf)

181

Electrabel SA v Hungary, ICSID Case no ARB/07/19, Decision on Jurisdiction, Applicable Law  
and Liability, 30 November 2012.  
<http://italaw.com/sites/default/files/case-documents/italaw1071clean.pdf>

182

Metalclad Corp. v Mexico, ICSID Additional Facility Case no ARB(AF)/97/1, Award, 30  
August 2000. <http://italaw.com/sites/default/files/case-documents/ita0510.pdf>

183

Methanex Corporation v US, UNCITRAL Case, Final Award, 3 August 2005.  
<http://italaw.com/sites/default/files/case-documents/ita0529.pdf>

184

Técnicas Medioambientales Tecmed SA (Spain) v Mexico, ICSID Additional Facility Case no  
ARB(AF)/00/2, Award, 29 May 2003.  
<http://italaw.com/sites/default/files/case-documents/ita0854.pdf>

185

2012 US Model Bilateral Investment Treaty.  
<http://www.state.gov/documents/organization/188371.pdf>

186

Christie, G. C. What Constitutes a Taking of Property under International Law. British Year Book of International Law 1962;**38** .<http://www.heinonline.org/HOL/Page?handle=hein.journals/byrint38&id=313&collection=journals&index=journals/byrint#313>

187

Rudolf Dolzer. New Foundations of the Law of Expropriation of Alien Property. The American Journal of International Law 1981;**75**:553-89.<http://www.jstor.org/stable/2200686>

188

Higgins R. The taking of property by the state : recent developments in international law. In: Recueil des Cours, Collected Courses, Volume 176 (2007). Martinus Nijhoff Publishers 1982. 259-392. doi:10.1163/ej.9789024728473.259-392

189

Maurice Mendelson. Bail-ins and the International Investment Law of Expropriation: in and beyond Cyprus. Journal of International Banking & Financial Law 2013;**28** .[http://www.lexisnexis.com/uk/legal/results/enhdocview.do?docLinkInd=true&ersKey=23\\_T18461728966&format=GNBFULL&startDocNo=0&resultsUrlKey=0\\_T18461728968&backKey=20\\_T18461728969&csi=280100&docNo=1&scrollToPosition=0](http://www.lexisnexis.com/uk/legal/results/enhdocview.do?docLinkInd=true&ersKey=23_T18461728966&format=GNBFULL&startDocNo=0&resultsUrlKey=0_T18461728968&backKey=20_T18461728969&csi=280100&docNo=1&scrollToPosition=0)

190

Newcombe A. The Boundaries of Regulatory Expropriation in International Law. ICSID Review 2005;**20**:1-57. doi:10.1093/icsidreview/20.1.1

191

Paparinskis M. Regulatory Expropriation and Sustainable Developments. In: Sustainable development in world investment law. Alphen aan den Rijn: : Kluwer Law International 2010.

192

Reinisch A. Expropriation. In: The Oxford handbook of international investment law. Oxford: : Oxford University Press 2008.  
407-58.<https://academic.oup.com/edited-volume/42604/chapter/357546997>

193

Reinisch A. 2) Legality of Expropriation. In: Reinisch A, ed. Standards of Investment Protection. Oxford University Press 2008.  
doi:10.1093/acprof:oso/9780199547432.001.0001

194

Reisman WM, Sloane RD. Indirect Expropriation and Its Valuation in the Bit Generation. British Yearbook of International Law 2004;**74**:115-50. doi:10.1093/bybil/74.1.115

195

Mavluda Sattorova. Judicial expropriation or denial of justice? A note on Saipem v Bangladesh. International Arbitration Law Review Case Comment 2010;**13**:35-41.<https://signon.thomsonreuters.com/federation/UKF?entityID=https://shib-idp.ucl.ac.uk/shibboleth&returnto=https://uk.practicallaw.thomsonreuters.com/Document/IEECA537049CB11DFB22484C1B1BFCC5F/View/FullText.html?skipAnonymous=true>

196

Bernardus Henricus Funnekotter et al v Zimbabwe, ICSID Case no ARB/05/6, Award, 22 April 2009. <http://italaw.com/sites/default/files/case-documents/ita0349.pdf>

197

Deutsche Bank AG v Sri Lanka, ICSID Case no ARB/09/2, Award, 31 October 2012.  
<http://italaw.com/sites/default/files/case-documents/italaw1272.pdf>

198

Saluka Investments BV v Czech Republic, UNCITRAL Case, Partial Award, 17 March 2006.  
<http://italaw.com/sites/default/files/case-documents/ita0740.pdf>

199

Vanessa Ventures Ltd v Venezuela, ICSID Case no ARB(AF)/04/6, Award, 16 January 2013.  
<http://italaw.com/sites/default/files/case-documents/italaw1250.pdf>

200

Waste Management v Mexico (II), ICSID Additional Facility Case no ARB(AF)/00/3, Award, 30 April 2004. <http://italaw.com/sites/default/files/case-documents/ita0900.pdf>

201

Dolzer, Rudolf, Schreuer, Christoph. Principles of international investment law. 2nd ed. Oxford: : Oxford University Press 2012.  
<https://opil-ouplaw-com.libproxy.ucl.ac.uk/view/10.1093/law/9780199651795.001.0001/law-9780199651795>

202

UNCTAD. 'Fair and Equitable Treatment' in UNCTAD Series on Issues in International Investment Agreements II. 2012.[http://unctad.org/en/Docs/unctaddiaeia2011d7\\_en.pdf](http://unctad.org/en/Docs/unctaddiaeia2011d7_en.pdf)

203

Asian Agricultural Products Ltd (AAPL) v Sri Lanka, ICSID Case no ARB/87/3, Final Award, 27 June 1990. <http://italaw.com/sites/default/files/case-documents/ita1034.pdf>

204

Chevron et al v Ecuador, UNCITRAL, PCA Case no 34877, Partial Award on the Merits, 30 March 2010. <http://italaw.com/sites/default/files/case-documents/ita0151.pdf>

205

Deutche Bank AG v Sri Lanka, ICSID Case no ARB/09/2, Award, 31 October 2012.  
<http://italaw.com/sites/default/files/case-documents/italaw1272.pdf>

206

Loewen Group et al v US, ICSID Additional Facility Case no ARB(AF)/98/3, Award, 26 June 2003. <http://italaw.com/sites/default/files/case-documents/ita0470.pdf>

207

Occidental Petroleum Corporation et al v Ecuador, Award, ICSID Case no ARB/06/11, 5 October 2012. <http://italaw.com/sites/default/files/case-documents/italaw1094.pdf>

208

Saluka Investments BV v Czech Republic, UNCITRAL Case, Partial Award, 17 March 2006. <http://italaw.com/sites/default/files/case-documents/ita0740.pdf>

209

Técnicas Medioambientales Tecmed SA (Spain) v Mexico, ICSID Additional Facility Case no ARB(AF)/00/2, Award, 29 May 2003.  
<http://italaw.com/sites/default/files/case-documents/ita0854.pdf>

210

Waste Management v Mexico (II), ICSID Additional Facility Case no ARB(AF)/00/3, Award, 30 April 2004. <http://italaw.com/sites/default/files/case-documents/ita0900.pdf>

211

Bjorklund, Andrea K. Reconciling State Sovereignty and Investor Protection in Denial of Justice Claims. Virginia Journal of International Law 2004;**45**.  
<http://www.heinonline.org/HOL/Page?handle=hein.journals/vajint45&id=819&collection=journals&index=journals/vajint#819>

212

Diehl A. Part II Chapter 3. In: The core standard of international investment protection: fair and equitable treatment. Alphen Aan den Rijn: : Wolters Kluwer 2012.

213

Paparinskis M. Chapter 8 (on denial of justice) and Chapter 9 (on investment mistreatment under fair and equitable treatment other than denial of justice). In: The international minimum standard and fair and equitable treatment. Oxford: : Oxford University Press 2011.

[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14503354470004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14503354470004761&institutionId=4761&customerId=4760&VE=true)

214

Paulsson J. Chapters 4-7. In: Denial of justice in international law. Cambridge: : Cambridge University Press 2005.

215

Potesta M. Legitimate Expectations in Investment Treaty Law: Understanding the Roots and the Limits of a Controversial Concept. ICSID Review 2013;28:88-122.  
doi:10.1093/icsidreview/sis034

216

Schreuer C. Full Protection and Security. Journal of International Dispute Settlement 2010; 1:353-69. doi:10.1093/jnlids/idq002

217

Apotex Inc. v US, UNCITRAL Case, 14 June 2013, Award on Jurisdiction and Admissibility.  
<http://italaw.com/sites/default/files/case-documents/italaw1550.pdf>

218

Franck Charles Arif v Moldova, ICSID Case no ARB/11/23, Award, 8 April 2013.  
<http://italaw.com/sites/default/files/case-documents/italaw1370.pdf>

219

Parkerings-Compagniet AS v. Republic of Lithuania, ICSID Case no ARB/05/8, Award, 11 September 2007. <http://italaw.com/sites/default/files/case-documents/ita0619.pdf>

220

Rompetrol Group v Romania, ICSID Case no ARB/06/3, Award, 6 May 2013.  
<http://italaw.com/sites/default/files/case-documents/italaw1408.pdf>

221

Vanessa Ventures Ltd v Venezuela, ICSID Case no ARB(AF)/04/6, Award, 16 January 2013.  
<http://italaw.com/sites/default/files/case-documents/italaw1250.pdf>

222

White Industries Ltd v India, UNCITRAL Case, Final Award, 30 November 2011.  
<http://italaw.com/sites/default/files/case-documents/ita0906.pdf>

223

Dolzer, Rudolf, Schreuer, Christoph. Chapter 14, p. 19-20. In: Principles of international investment law. Oxford: : Oxford University Press 2012.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14740378850004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14740378850004761&institutionId=4761&customerId=4760&VE=true)

224

Paparinskis M. MFN Clauses and International Dispute Settlement: Moving beyond Maffezini and Plama? ICSID Review 2011; **26**:14-58. doi:10.1093/icsidreview/26.2.14

225

DiMascio, Nicholas. Nondiscrimination in Trade and Investment Treaties: Worlds Apart or Two Sides of the Same Coin. American Journal of International Law 2008; **102**.  
<http://www.heinonline.org/HOL/Page?page=48&handle=hein.journals%252Fajil102&collection=journals#56>

226

Sinclair A. The Umbrella Clause Debate. In: Investment treaty law: current issues, III: Remedies in international investment law, Emerging jurisprudence of international investment law. London: : British Institute of International and Comparative Law 2009.

227

Corn Products, International, Inc. v Mexico, ICSID Additional Facility Case no ARB(AF)/04/1, Decision on Responsibility, 15 January 2008.  
<http://italaw.com/sites/default/files/case-documents/ita0244.pdf>

228

CMS Gas Transmission Company v Argentina, ICSID Case no ARB/01/8, Decision of the ad hoc Committee on the Application for Annulment of the Argentine Republic, 25 September 2007. <http://italaw.com/sites/default/files/case-documents/ita0187.pdf>

229

Eimilio Augustín Maffezini v Spain, ICSID Case no ARB/97/7, Decision of the Tribunal on Objections to Jurisdiction, 25 January 2000.  
<http://italaw.com/sites/default/files/case-documents/ita0479.pdf>

230

Impregilo SpA v Argentina, ICSID Case no ARB/07/17, Award, Concurring and Dissenting Opinion of Arbitrator Stern, 21 June 2011.  
<http://italaw.com/sites/default/files/case-documents/ita0420.pdf>

231

Methanex Corporation v US, UNCITRAL Case, Final Award, 3 August 2005.  
<http://italaw.com/sites/default/files/case-documents/ita0529.pdf>

232

MTD Equity Sdn Bhd et al v Chile, ICSID Case no ARB/01/7, Decision on Annulment, 21 March 2007. <http://italaw.com/sites/default/files/case-documents/ita0546.pdf>

233

Occidental Exploration and Production Company v Ecuador, LCIA Case no UN3467, Final Award, 1 July 2004. <http://italaw.com/sites/default/files/case-documents/ita0571.pdf>

234

Plama Consortium Limited v Bulgaria, ICSID Case no ARB/03/24, Decision on Jurisdiction, 8 February 2005. <http://italaw.com/sites/default/files/case-documents/ita0669.pdf>

235

SGS Société Générale de Surveillance SA v Philippines (SGS II), ICSID Case no ARB/02/6, Decision of the Tribunal on Objections to Jurisdiction, 29 January 2004.  
<http://italaw.com/sites/default/files/case-documents/ita0782.pdf>

236

Bjorklund A. National Treatment. In: Reinisch A, ed. Standards of Investment Protection. Oxford University Press 2008. doi:10.1093/acprof:oso/9780199547432.001.0001

237

Douglas Z. 1) The MFN Clause in Investment Arbitration: Treaty Interpretation Off the Rails. Journal of International Dispute Settlement 2011;2:97–113. doi:10.1093/jnlids/idq015

238

Douglas, Zachary. 2) Chapter 9. In: The international law of investment claims. Cambridge: : Cambridge University Press 2009.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14508605270004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14508605270004761&institutionId=4761&customerId=4760&VE=true)

239

Gallus N. An Umbrella just for Two? BIT Obligations Observance Clauses and the Parties to

a Contract. Arbitration International;**24**  
157-70.<http://www.kluwerarbitration.com/document.aspx?id=ipn28355>

240

Schill SW. Allocating Adjudicatory Authority: Most-Favoured-Nation Clauses as a Basis of Jurisdiction--A Reply to Zachary Douglas. *Journal of International Dispute Settlement* 2011; **2**:353-71. doi:10.1093/jnlids/idr004

241

UNCTAD, 'Most-Favoured-Nation Treatment' in UNCTAD Series on Issues in International Investment Agreements II. [http://unctad.org/en/Docs/diaeia20101\\_en.pdf](http://unctad.org/en/Docs/diaeia20101_en.pdf)

242

Orrego Vicuna F. Reports of [Maffezini's] demise have been greatly exaggerated. *Journal of International Dispute Settlement* 2012; **3**:299-327. doi:10.1093/jnlids/ids004

243

BIVAC v Paraguay, ICSID Case no ARB/07/9, Decision of the Tribunal on Objections to Jurisdiction, 29 May 2009. <http://italaw.com/sites/default/files/case-documents/ita0103.pdf>

244

Further Decision on Objections to Jurisdiction, 9 October 2012.  
<http://italaw.com/sites/default/files/case-documents/italaw1109.pdf>

245

Hochtief AG v Argentina, ICSID Case no ARB/07/31, Decision on Jurisdiction, 24 October 2011. <http://italaw.com/sites/default/files/case-documents/ita0405.pdf>

246

ICS Inspection and Control Services Limited (UK) v Argentina, UNCITRAL, PCA Case no 2010-9, Award on Jurisdiction, 10 February 2012.  
<http://italaw.com/sites/default/files/case-documents/ita0416.pdf>

247

SGS Société Générale de Surveillance SA v Pakistan (SGS I), ICSID Case no ARB/01/13, Decision of the Tribunal on Objections to Jurisdiction, 6 August 2003.  
<http://italaw.com/sites/default/files/case-documents/ita0779.pdf>

248

SGS Société Générale de Surveillance SA v Paraguay (SGS III), ICSID Case no ARB/01/13, Decision on Jurisdiction, 12 February 2010.  
<http://italaw.com/sites/default/files/case-documents/italaw1526.pdf>

249

and Award, 10 February 2012.  
<http://italaw.com/sites/default/files/case-documents/italaw1525.pdf>

250

SGS Société Générale de Surveillance SA v Philippines (SGS II), ICSID Case no ARB/02/6, Decision of the Tribunal on Objections to Jurisdiction, 29 January 2004, Declaration of Arbitrator Crivellaro. <http://italaw.com/sites/default/files/case-documents/ita0783.pdf>

251

Dolzer, Rudolf, Schreuer, Christoph. Chapter 16. In: Principles of international investment law. Oxford: : Oxford University Press 2012.  
[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package\\_service\\_id=14740378850004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&package_service_id=14740378850004761&institutionId=4761&customerId=4760&VE=true)

252

Douglas, Zachary. Chapter 13. In: The international law of investment claims. Cambridge: : Cambridge University Press 2009.

[https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&amp;package\\_service\\_id=14508605270004761&institutionId=4761&customerId=4760&VE=true](https://ucl.primo.exlibrisgroup.com/view/action/uresolver.do?operation=resolveService&amp;package_service_id=14508605270004761&institutionId=4761&customerId=4760&VE=true)

253

Kurtz J. ADJUDGING THE EXCEPTIONAL AT INTERNATIONAL INVESTMENT LAW: SECURITY, PUBLIC ORDER AND FINANCIAL CRISIS. *International and Comparative Law Quarterly* 2010; **59**:325-71. doi:10.1017/S0020589310000047

254

Paparinskis M. Investment Arbitration and the Law of Countermeasures. *British Yearbook of International Law* 2009; **79**:264-352. doi:10.1093/bybil/79.1.264

255

BG Group Plc v Argentina, UNCITRAL, Final Award, 24 December 2007.  
<http://italaw.com/sites/default/files/case-documents/ita0081.pdf>

256

Burlington Resources Inc. v Ecuador, ICSID Case no ARB/08/5, Decision on Jurisdiction, 2 June 2010. <http://italaw.com/sites/default/files/case-documents/ita0106.pdf>

257

Continental Casualty Company v Argentina, ICSID Case no ARB/03/9, Award, 5 September 2008. <http://italaw.com/sites/default/files/case-documents/ita0228.pdf>

258

Pac Rim Cayman LLC v El Salvador, ICSID Case no ARB/09/12, Decision on the Respondent's Jurisdictional Objections, 1 June 2012.  
<http://italaw.com/sites/default/files/case-documents/ita0935.pdf>

259

Plama Consortium Limited v Bulgaria, ICSID Case no ARB/03/24, Decision on Jurisdiction, 8 February 2005. <http://italaw.com/sites/default/files/case-documents/ita0669.pdf>

260

1991 US-Argentina BIT. [http://unctad.org/sections/dite/ia/docs/bits/argentina\\_us.pdf](http://unctad.org/sections/dite/ia/docs/bits/argentina_us.pdf)

261

2004 Canada Model Bilateral Investment Treaty.  
<http://italaw.com/documents/Canadian2004-FIPA-model-en.pdf>

262

2012 US Model Bilateral Investment Treaty.  
<http://www.state.gov/documents/organization/188371.pdf>

263

Alvarez J, Khamsi K. The Argentine Crisis and Foreign Investors: A Glimpse into the Heart of the Investment Regime. In: Yearbook on international investment law & policy. 2008.  
[http://www.vcc.columbia.edu/pubs/documents/Alvarez-final\\_000.pdf](http://www.vcc.columbia.edu/pubs/documents/Alvarez-final_000.pdf)

264

Binder C. Changed Circumstances in Investment Law: Interfaces between the Law of Treaties and the Law of State Responsibility with a Special Focus on the Argentine Crisis. In: International investment law for the 21st century essays in honour of Christoph Schreuer. Oxford University Press 2009. doi:10.1093/acprof:oso/9780199571345.001.0001

265

Paparinskis M. Investment Treaty Arbitration and the (New) Law of State Responsibility. European Journal of International Law 2013;24:617-47. doi:10.1093/ejil/cht025

266

Fireman's Fund Insurance Company v Meico, ICSID Case no ARB(AF)/02/1, Decision on Preliminary Question, 17 July 2003.  
[http://italaw.com/sites/default/files/case-documents/ita0330\\_0.pdf](http://italaw.com/sites/default/files/case-documents/ita0330_0.pdf)

267

Occidental Exploration and Production Company v Ecuador, LCIA Case no UN3467, Final Award, 1 July 2004. <http://italaw.com/sites/default/files/case-documents/ita0571.pdf>

268

Yukos Universal Limited (Isle of Man) v Russia, PCA Case no AA 227, Interim Award on Jurisdiction and Admissibility, 30 November 2009.  
<http://italaw.com/sites/default/files/case-documents/ita0910.pdf>