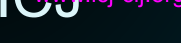
International Courts

Jessup Summer School

International Courts

- ICJ and Permanent Court of International Justice
- ECJ
- ECHR
- Inter-American Court for HR
- Permanent Court of Arbitration
- ICSID
- Int'l Criminal Court
 - Specialized Criminal Courts—Rwanda, Former Yugoslavia, Sierra Leon, etc
- International Tribunal for Law Of the Sea
- Dispute Settlement Body of the WTO

www.icj-cij.org



INTERNATIONAL COURT OF JUSTICE



The Court

The Regis

Cases

B/ sic Documents

Jurisdiction

Press Room

Practical Information

Publications

Permanent Court of International Justice



The International Court of Justice, which has its seat in The Hague, is the principal judicial organ of the United Nations

LATEST DECISIONS



Order of 13 June 2017

Fixing of time-limits: Memorial and Counter-Memorial Jadhav Case (India v. Pakistan)

Order of 18 May 2017

Request for the indication of provisional measures Jadhav Case (India v. Pakistan)

Order of 12 May 2017

Fixing of time-limits: Memorial and Counter-Memorial

Application of the International Convention for the Suppression of the Financing of Terrorism and of the International Convention on the Elimination of All Forms of Racial Discrimination (Ukraine v. Russian Federation)



The first case entered in the General List of the Court (Corfu Channel (United Kingdom v. Albania)) was submitted on

Between 22 May 1947 and 1 January 2018, 170 cases were entered in the General List.

Indonesia/Malaysia).

22 May 1947.



INTERNATIONAL COURT OF JUSTICE



The Court

The Registry

Cases

Basic Documents

Jurisdiction Press Room

Practical Information

Publications

Permanent Court of International Justice

Contentious cases organized by incidental proceedings

Select an incidental proceeding

▼



Provisional measures

- Anglo-Iranian Oil Co. (United Kingdom v. Iran)
- Interhandel (Switzerland v. United States of America)
- Fisheries Jurisdiction (United Kingdom of Great Britain and Northern Ireland v. Iceland)
- Fisheries Jurisdiction (Federal Republic of Germany v. Iceland)
- Nuclear Tests (Australia v. France)
- Nuclear Tests (New Zealand v. France)
- Trial of Pakistani Prisoners of War (Pakistan v. India)
- Aegean Sea Continental Shelf (Greece v. Turkey)
- United States Diplomatic and Consular Staff in Tehran (United States of America v. Iran)
- Frontier Dispute (Burkina Faso/Republic of Mali)
- Military and Paramilitary Activities in and against Nicaragua (Nicaragua v. United States of America)
- Border and Transborder Armed Actions (Nicaragua v. Honduras)
- Arbitral Award of 31 July 1989 (Guinea-Bissau v. Senegal)
- Passage through the Great Belt (Finland v. Denmark)
- Questions of Interpretation and Application of the 1971 Montreal Convention arising from the Aerial Incident at Lockerbie (Libyan Arab Jamahiriya v. United Kingdom)
- Questions of Interpretation and Application of the 1971 Montreal Convention arising from the Aerial Incident at Lockerhie (Libyan Arab, Jamahiriya v. United States of America)

CASES

List of All Cases

Pending cases

Contentious cases

Contentious cases organized by State

Contentious cases organized by incidental proceedings

Advisory proceedings

Judgments, Advisory Opinions and Orders

Looking at a case

Obligations concerning Negotiations relating to Cessation of the Nuclear Arms Race and to Nuclear Disarmament (Marshall Islands v. United Kingdom)

OVERVIEW OF THE CASE

On 24 April 2014, the Marshall Islands filed a number of Applications, including one against the United Kingdom. It accuses the latter of not fulfilling its obligations relating to the cessation of the nuclear arms race at an early date and to nuclear disarmament.

The Marshall Islands contends more specifically that the United Kingdom is in breach of Article VI of the Treaty on Non-Proliferation of Nuclear Weapons (NPT), to which they are both party. According to this Article, each party "undertakes to pursue negotiations in good faith on effective measures relating to cessation of the nuclear arms race at an early date and to nuclear disarmament, and on a treaty on general and complete disarmament under strict and effective international control".

The Applicant further accuses the United Kingdom, inter alia, of opposing United Nations General Assembly resolutions calling for such negotiations to begin; engaging in "negative and obstructive" conduct with regard to the cessation of the nuclear arms race at an early date; and repeatedly declaring its intention to rely on its nuclear arsenal for decades to come.

By an Order of 16 June 2014, the Court fixed 16 March 2015 and 16 December 2015 as the respective time-limits for the filing of a Memorial by the Marshall Islands and a Counter-Memorial by the United Kingdom.

On 15 June 2015, i.e., within the three-month time-limit provided for in Article 79, paragraph 1, of the Rules of Court, the United Kingdom raised certain preliminary objections in the case. Under the provisions of Article 79, paragraph 5, of the Rules of Court, the proceedings on the merits were consequently suspended and the President of the Court, by an Order dated 19 June 2015, fixed 15 October 2015 as the time-limit within which the Marshall Islands might present a written statement of

Overview of the case Institution of proceedings Preliminary objections Written proceedings

Oral proceedings

Other documents

Orders Judgments

Summaries of Judgments and Orders

Press releases

See multimedia galleries

See other cases involving

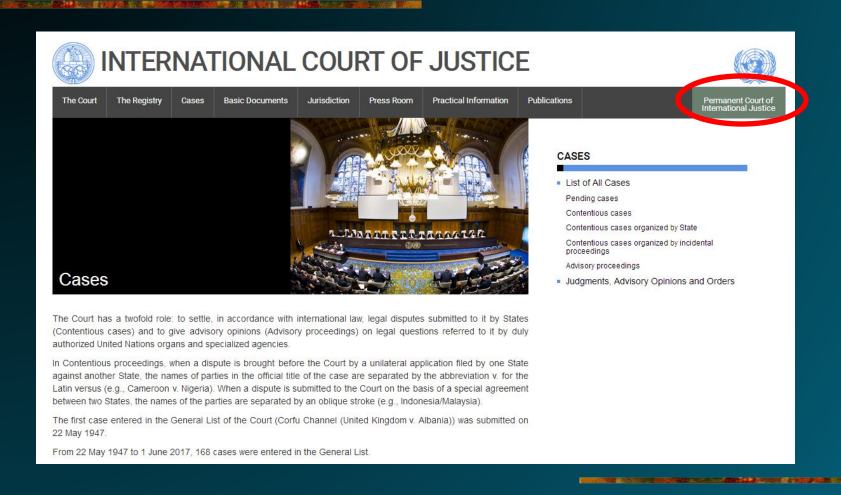
Marshall Islands

> United Kingdom of Great Britain and Northern Ireland

See other cases involving

> Preliminary objections

Permanent Court of International Justice



PCIJ



INTERNATIONAL COURT OF JUSTICE



Permanent Court of

International Justice

The Court The Registry Cases Basic Documents Jurisdiction Press Room Practical Information Publications

Permanent Court of International Justice

The establishment of the Permanent Court of International Justice (PCIJ), the predecessor of the International Court of Justice, was provided for in the Covenant of the League of Nations. It held its inaugural sitting in 1922 and was dissolved in 1946. The work of the PCIJ, the first permanent international tribunal with general jurisdiction, made possible the clarification of a number of aspects of international law, and contributed to its development.

Between 1922 and 1940 the PCIJ dealt with 29 contentious cases between States, and delivered 27 advisory opinions.

The Reports of Series A, B and A/B (from 1931) contain the decisions (Judgments, Advisory Opinions and Orders) delivered by the Permanent Court of International Justice from 1922 to 1940.

The written pleadings, records of the public hearings and correspondence for each case are available in the Series C Reports: "Acts and Documents Relating to the Judgments and Advisory Opinions given by the Court" (until 1930) and "Pleadings, Oral Arguments, Documents" (from 1931).

Series D contains acts and documents concerning the organization of the Court, as well as the preparation of its Rules of Court and the modifications to those Rules. The Court's Yearbooks (entitled Annual Reports) can be found in Series E. Series F contains the catalogues of the Court's publications.

In December 2012, in keeping with its wish to commemorate the 90th anniversary of the inauguration of the PCIJ, the Registry of the ICJ has republished an explanatory book on the history and work of the first permanent international tribunal. The electronic version of this trilingual book (English, Spanish, French) is available online. The print version is now on sale and can be ordered by e-mail (price: 65 euros excl. shipping costs. In your e-mail, please mention: sales

PERMANENT COURT OF INTERNATIONAL JUSTICE

- Series A: Collection of Judgments (1923-1930)
- Series B: Collection of Advisory Opinions (1923-1930)
- Series A/B: Collection of Judgments, Orders and Advisory Opinions (from 1931)
- Series C: Acts and documents relating to Judgments and Advisory Opinions given by the Court / Pleadings, Oral Arguments and Documents
- Series D: Acts and Documents concerning the organization of the Court
- Series E: Annual Reports
- Series F: General Indexes
- Other documents



INTERNATIONAL COURT OF JUSTICE



Permanent Court of International Justice

The Court The Registry Cases Basic Documents Jurisdiction Press Room

Permanent Court of International Justice

The establishment of the Permanent Court of International Justice (PCIJ), the predecessor of the International Court of Justice, was provided for in the Covenant of the League of Nations. It held its inaugural sitting in 1922 and was dissolved in 1946. The work of the PCIJ, the first permanent international tribunal with general jurisdiction, made possible the clarification of a number of aspects of international law, and contributed to its development.

Between 1922 and 1940 the PCIJ dealt with 29 contentious cases between States, and delivered 27 advisory opinions.

The Reports of Series A, B and A/B (from 1931) contain the decisions (Judgments, Advisory Opinions and Orders) delivered by the Permanent Court of International Justice from 1922 to 1940.

The written pleadings, records of the public hearings and correspondence for each case are available in the Series C Reports: "Acts and Documents Relating to the Judgments and Advisory Opinions given by the Court" (until 1930) and "Pleadings, Oral Arguments, Documents" (from 1931).

Series D contains acts and documents concerning the organization of the Court, as well as the preparation of its Rules of Court and the modifications to those Rules. The Court's Yearbooks (entitled Annual Reports) can be found in Series E. Series F contains the catalogues of the Court's publications.

In December 2012, in keeping with its wish to commemorate the 90th anniversary of the inauguration of the PCIJ, the Registry of the ICJ has republished an explanatory book on the history and work of the first permanent international tribunal. The electronic version of this trilingual book (English, Spanish, French) is available online. The print version is

PERMANENT COURT OF INTERNATIONAL JUSTICE

Publications

Practical Information

- Series A: Collection of Judgments (1923-1930)
- Series B: Collection of Advisory Opinions (1923-1930)
- Series A/B: Collection of Judgments, Orders and Advisory Opinions (from 1931)
- Series C: Acts and documents relating to Judgments and Advisory Opinions given by the Court / Pleadings, Oral Arguments and Documents
- Series D: Acts and Documents concerning the organization of the Court
- Series E: Annual Reports
- Series F: General Indexes
- Other documents

Series A



INTERNATIONAL COURT OF JUSTICE



The Court The Registry Cases Basic Documents Jurisdiction Press Room Practical Information Publications Permanent Court of International Justice

Series A: Collection of Judgments (1923-1930)

A01 S.S. "Wimbledon"

- Application instituting Proceeding of 16 January 1923
- Application to Intervene of 22 May 1923
- Judgment of 28 June 1923 (Question of Intervention by Poland)
- Judgment of 17 August 1923
- Dissenting Opinion by M. Schücking
- Dissenting Opinion by MM. Anzilotti and Huber

A02 Mayrommatis Palestine Concessions

- Judgment of 30 August 1924 (Objection to the Jurisdiction of the Court)
- Dissenting Opinion by M. Finlay
- Dissenting Opinion by M. Moore
- Dissenting Opinion by M. Bustamante
- Dissenting Opinion by M. Oda
- Dissenting Opinion by M. Pessôa

A03 Treaty of Neuilly, Article 179, Annex, Paragraph 4 (Interpretation)

- Judgment of 12 September 1924
- Annex

A04 Interpretation of Judgment No.3

Judgment of 26 March 1925 (Chamber of Summary Procedure)

PERMANENT COURT OF INTERNATIONAL JUSTICE

- Series A: Collection of Judgments (1923-1930)
- Series B: Collection of Advisory Opinions (1923-1930)
- Series A/B: Collection of Judgments, Orders and Advisory Opinions (from 1931)
- Series C: Acts and documents relating to Judgments and Advisory Opinions given by the Court / Pleadings, Oral Arguments and Documents
- Series D: Acts and Documents concerning the organization of the Court
- Series E: Annual Reports
- · Series F: General Indexes
- Other documents

Series B



INTERNATIONAL COURT OF JUSTICE



The Court

The Registry

es Basic Documents

Jurisdiction

Press Room

Practical Information Pu

Publications

Permanent Court of International Justice

Series B: Collection of Advisory Opinions (1923-1930)

Bot Designation of the Workers' Delegate for the Netherlands at the Third Session of the International Labour Conference

- Request for an Advisory Opinion
- Advisory Opinion of 31 July 1922

 $_{\rm B02}$ Competence of the ILO in regard to International Regulation of the Conditions of the Labour of Persons Employed in Agriculture

- Advisory Opinion of 12 August 1922 (including the text of the declaration of Judge Weiss)
- Request for Advisory Opinion

B03 Competence of the ILO to Examine Proposal for the Organization and Development of the Methods of Agricultural Production

- Advisory Opinion of 12 August 1922
- Request for Advisory Opinion

B04 Nationality Decrees Issued in Tunis and Morocco

- Request for an Advisory Opinion
- Advisory Opinion of 7 February 1923

B05 Status of Eastern Carelia

- Request for Advisory Opinion
- Advisory Opinion of 23 Jully 1923 (including the text of the joint declaration by Judge Weiss, Judge Nyholm, Judge de Bustamante

PERMANENT COURT OF INTERNATIONAL JUSTICE

- Series A: Collection of Judgments (1923-1930)
- Series B: Collection of Advisory Opinions (1923-1930)
- Series A/B: Collection of Judgments, Orders and Advisory Opinions (from 1931)
- Series C: Acts and documents relating to Judgments and Advisory Opinions given by the Court / Pleadings, Oral Arguments and Documents
- Series D: Acts and Documents concerning the organization of the Court
- Series E: Annual Reports
- Series F: General Indexes
- Other documents

Don't want to read it all?

Summaries
 http://legal.un.org/PCIJsummaries/docume
 nts/english/PCIJ FinalText.pdf

http://legal.un.org/PCIJsummaries/documents/english/PCIJ FinalText.pdf

14.	MAVROMMATIS JERUSALEM CONCESSIONS	
	Judgment of 26 March 1925 (Series A, No. 5)	48
15.	POLISH POSTAL SERVICE IN DANZIG	
	Advisory Opinion of 16 May 1925 (Series B, No. 11)	48
16.	CERTAIN GERMAN INTERESTS IN POLISH UPPER SILESIA	
	Judgment of 25 August 1925 (Series A, No. 6)	52
	CERTAIN GERMAN INTERESTS IN POLISH UPPER SILESIA (MERITS)	
	Judgment of 25 May 1926 (Series A, No. 7)	52

- 17. ARTICLE 3, PARAGRAPH 2, OF THE TREAM OF A WARNEY (PROVIDED A MANUSCRIPT OF THE TREAM OF A WARNEY (PROVIDED A MANUSCRIPT OF THE TREAM OF A WARNEY (PROVIDED A MANUSCRIPT OF THE TREAM OF A WARNEY (PROVIDED A MANUSCRIPT OF THE TREAM OF A WARNEY (PROVIDED A MANUSCRIPT OF THE TREAM OF A WARNEY (PROVIDED A MANUSCRIPT OF THE TREAM OF A WARNEY (PROVIDED A MANUSCRIPT OF THE TREAM OF A WARNEY (PROVIDED A MANUSCRIPT OF THE TREAM OF A WARNEY (PROVIDED A MANUSCRIPT OF THE TREAM OF THE TREAM
- CERTAIN GERMAN INTERESTS IN POl Judgment of 25 May 1926 (Series A, No. 7)
- COMPETENCE OF THE INTERNATION REGULATE, INCIDENTALLY, THE PER: Advisory Opinion of 23 July 1926 (Series B,
- 20. DENUNCIATION OF THE TREATY OF AND BELGIUM
 - Orders of 8 January, 15 February and 18 Jun

16. CERTAIN GERMAN INTERESTS IN POLISH UPPER SILESIA

Judgment of 25 August 1925 (Series A, No. 6)

CERTAIN GERMAN INTERESTS IN POLISH UPPER SILESIA (MERITS)

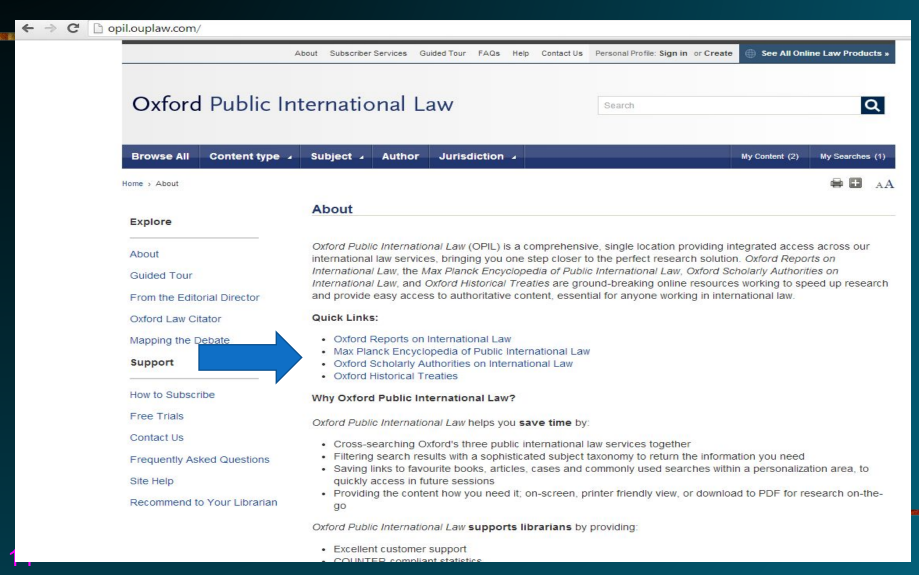
Judgment of 25 May 1926 (Series A, No. 7)

Second Annual Report from the Permanent Court of International Justice (15 June 1925—15 June 1926), Series E, No. 2, pp. 99–136

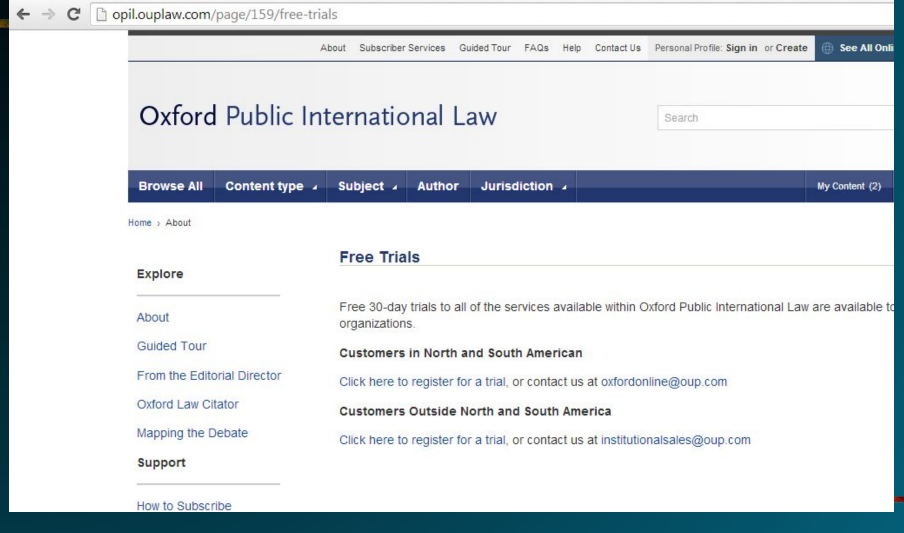
- A. THE SO-CALLED CASE OF THE FACTORY AT CHORZÓW
- B. THE LARGE RURAL ESTATES
 - Case of Count Nikolaus Ballestrem.
 - (2) Case of the Giesche Company.
 - (3) Case of Christian Kraft, Prince of Hohenlohe-Oehringen.

52

Oxford Public International Law



Free 30 day trials



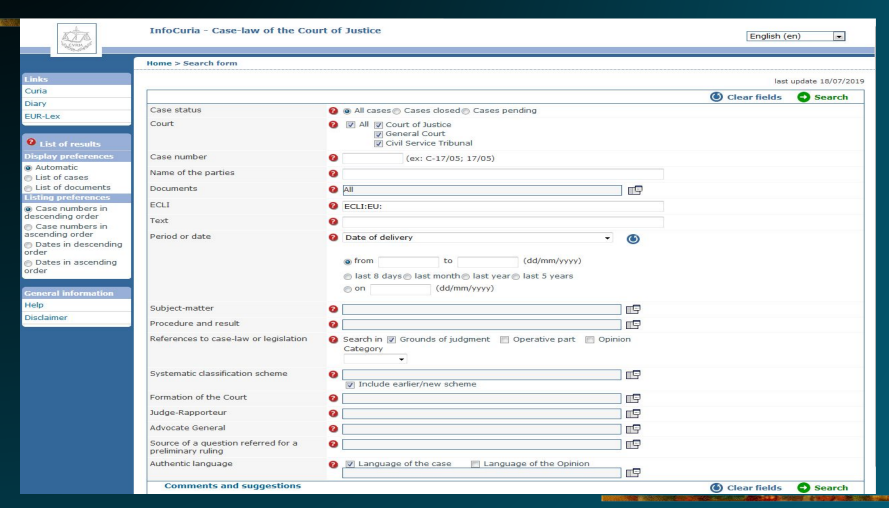
Workshop

Tell me about the court I assign you.

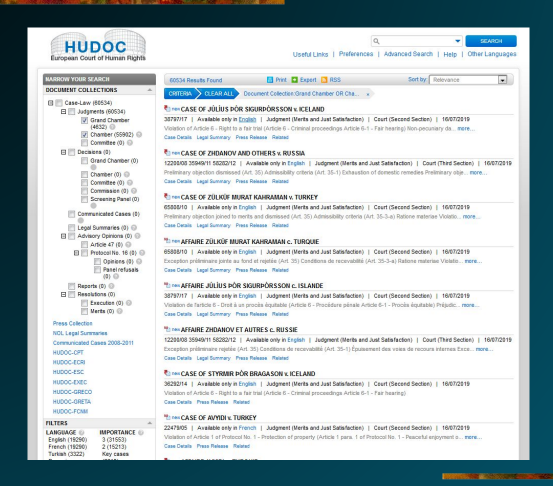
https://curia.europa.eu/jcms/jcms/j_6/en/



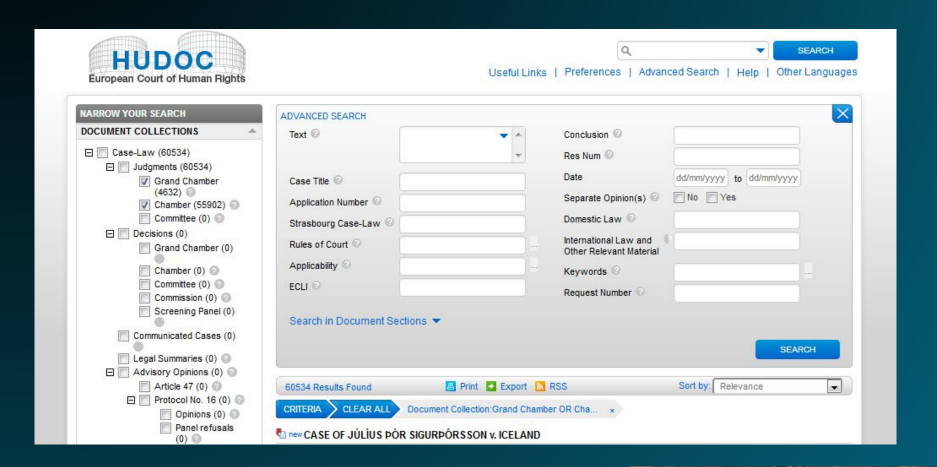
Cases in the ECJ



ECHR HUDOC



Cases on HUDOC



Inter-American Court of Human

Rtp@wwwsorteidh.or.cr/corte/index.cfm?lang=en



How to access the inter-American system

- » Reports and consultations
- » Frequent questions
- » Information required to lodge a petition
- » Procedure before the Inter-American Court

Cases at the Monitoring Stage

List of cases before the Inter-American Court that are at the stage of monitoring compliance with judgment

Cases Filed by Compliance

List of Cases in Stage of Filed by Compliance

Cases at the Merits Stage (Pending the delivery of judgment)

- » Case of Noguera et al. v.
- » Case of Flores Bedregal et al. v. Bolivia
- » Case of the Members and Officials of the Patriotic Union v. Colombia
- » Case of Guzmán Albarracín et al. v. Ecuador
- » Case of Urrutia Laubreaux v. Chile
- » Case of Fernández Prieto et al. v. Argentina
- » Case of Valle Ambrosio et al. v. Argentina

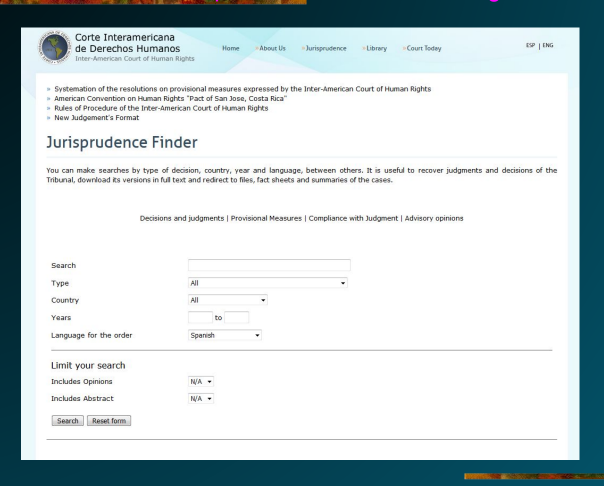
Interactive Map

Get to know the rulings made by the Inter-American Court, arranged by country.

SEE MORE »

Cases in the Inter-American Court of Human Rights

http://www.corteidh.or.cr/cf/Jurisprudencia2/index.cfm?lang=en



Permanent Court of Arbitration

https://pca-cpa.org/en/home/



Permanent Court of Arbitration

decopy on sen/cases/

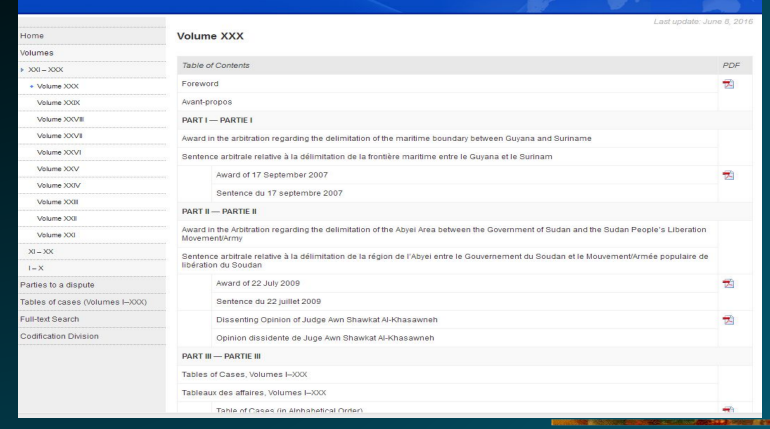


Searching the PCA

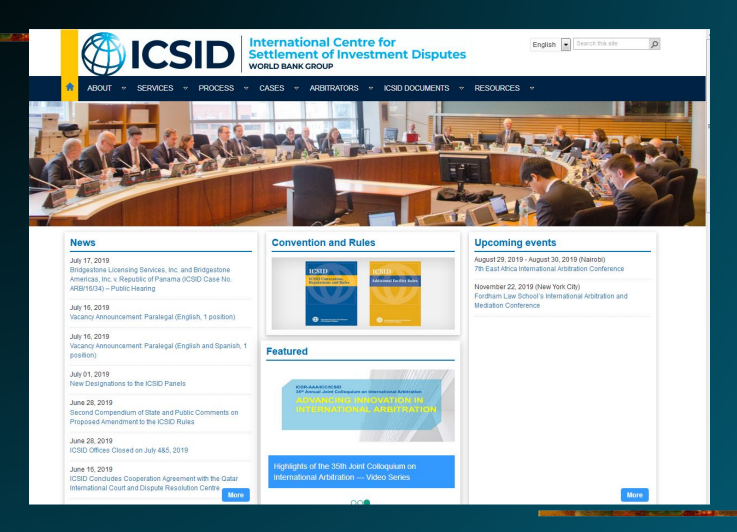


CODIFICATION DIVISION PUBLICATIONS

REPORTS OF INTERNATIONAL ARBITRAL AWARDS

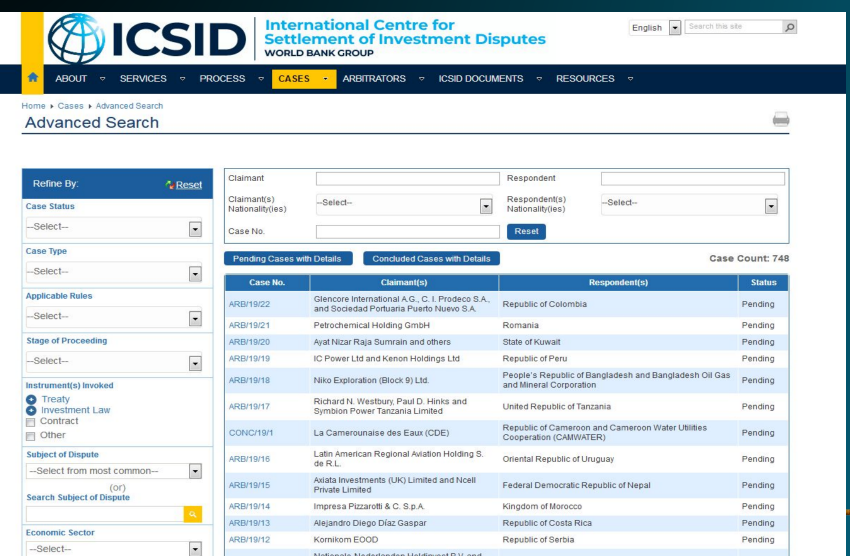


https://icsid-worldbank.org/en

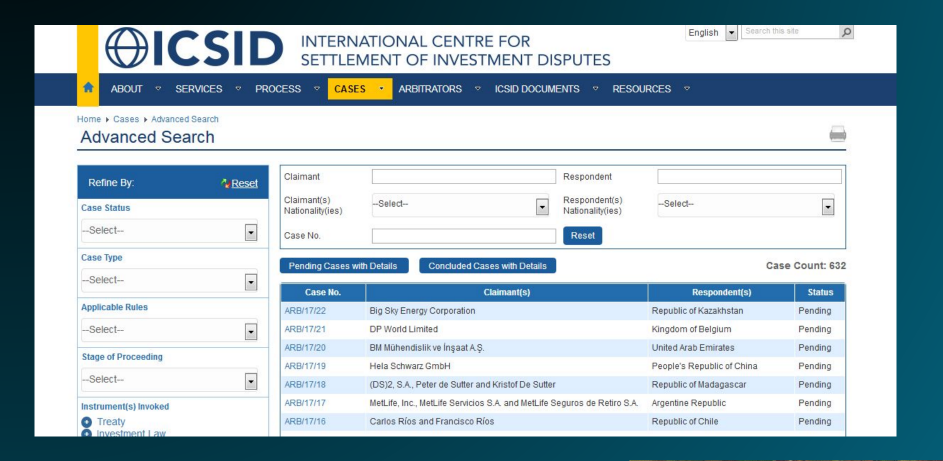


https://icsid.worldbank.org/en/Pages/cases/searchcases.aspx

ICSID awards



ICSID & Confidentiality



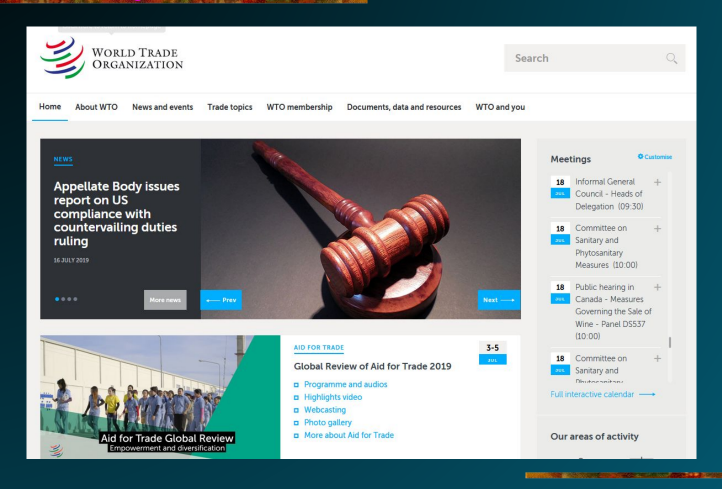
Finding Confidential ICSID Awards

- http://www.italaw.com/
- International Legal Materials (ILM) on



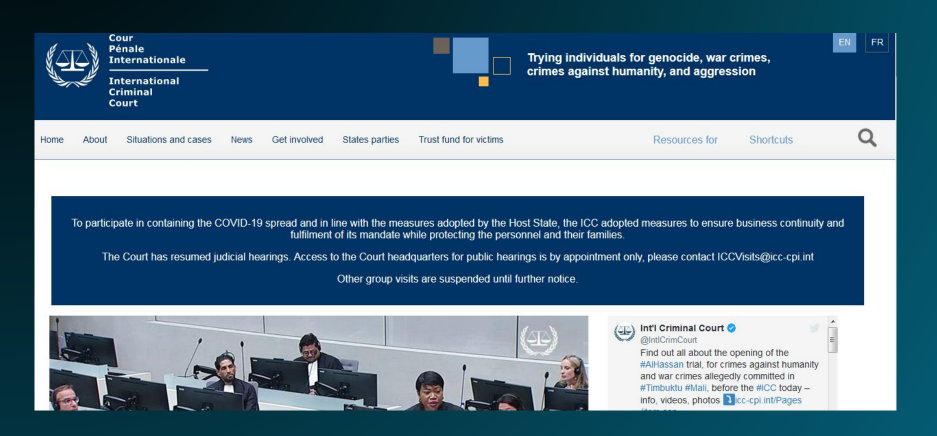
WTO Dispute Settlement

https://www.wto.org/index.htm

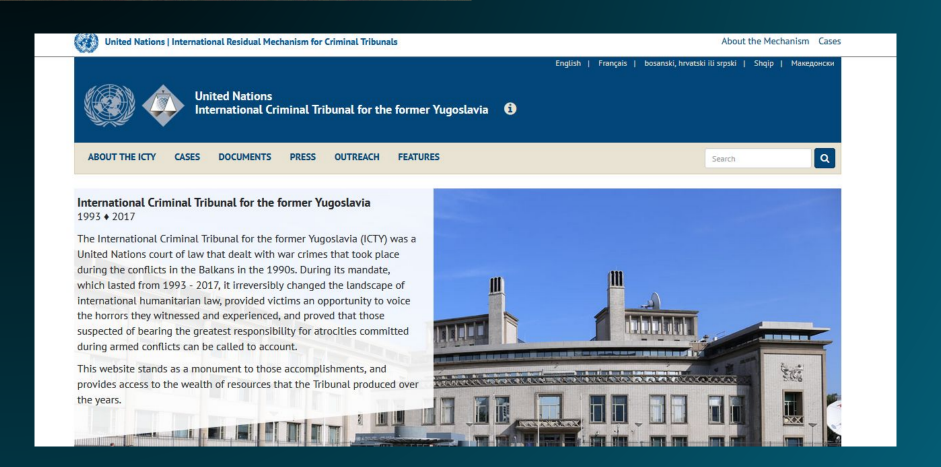


International Criminal Court

https://www.icc-cpi.int/



Interternational Criminal Tribunal -Yugoslavia



International Criminal Tribunal - Rwanda



United Nations International Residual Mechanism for Criminal Tribunals

earch

Legacy website of the International Criminal Tribunal for Rwanda

Since the ICTR's closure on 31 December 2015, the Mechanism maintains this website as part of its mission to preserve and promote the legacy of the UN International Criminal Tribunals. <u>Visit the Mechanism's website</u>.

About the ICTR

The Genocide

The Cases

Documents

News



20 Years Challenging Impunity

In the direct aftermath of the Genocide in Rwanda and during the subsequent 20 years, the ICTR has been at the forefront of the global fight against impunity, prosecuting those considered most responsible for the gravest crimes committed in 1994. As the Tribunal approaches the end of its mandate, its legacy lays the foundation for a new era in international criminal justice.

Key Figures of Cases

ICTR Milestones

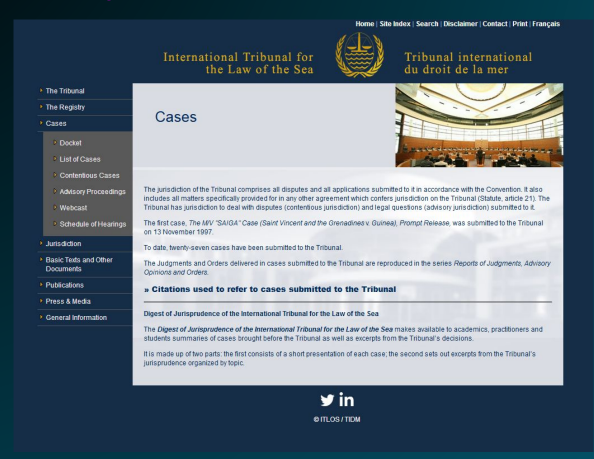
Fugitives

Thttps://www.itlos.org/the-tribunal/



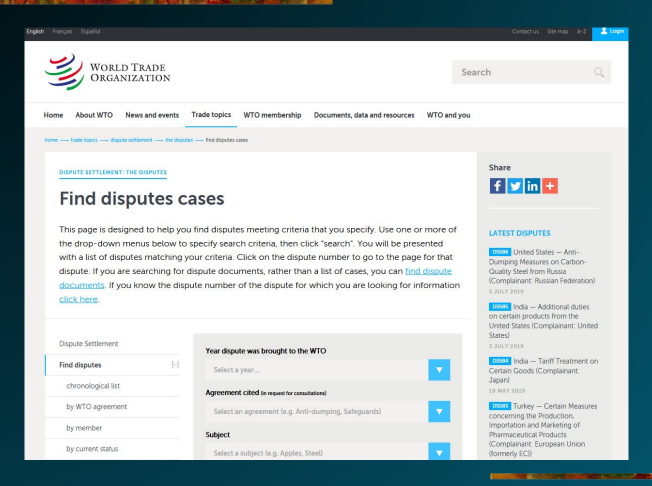
Cases in ITLOS

https://www.itlos.org/en/cases/



WTO Dispute Settlement

https://www.wto.org/english/tratop_e/dispu_e/find_dispu_cases_e.htm



Workshop

Using the World Court Digest, search the Table of Contents to find cases relevant to your issues. Take notes.

Workshop

Using any source, find the case where rebels in one country took another country's embassy personnel hostage.