ALBERTO CARRIZOSA GELZIS, FELIPE CARRIZOSA GELZIS, ENRIQUE CARRIZOSA GELZIS v. THE REPUBLIC OF COLOMBIA PCA Case Nº 2018-56

List of Authorities Cited in the Expert Opinion of Professor Loukas Mistelis

Decisions and Awards

CLA-3	Ambatielos (Greece v. United Kingdom) (1956) XII RIAA 83.
CLA-5	Archer Daniels v. Mexico, ICSID Case No. Arb/04/05, Award, (Nov. 21, 2007).
CLA-7	Austrian Airlines v. The Slovak Republic, UNCITRAL, Final Award, (Oct. 9, 2009).
CLA-8	AWG Group Ltd v. The Argentine Republic, UNCITRAL Decision on Jurisdiction, (Aug. 3, 2006).
CLA-12	Bayindir Insaat Turizm Ticaret Ve Sanayi A.S. v. Islamic Republic of Pakistan, ICSID Case No. ARB/03/29, Award, (Aug. 27, 2009).
CLA-18	Chemtura Corporation v. Government of Canada, UNCITRAL (formerly Crompton Corporation v. Government of Canada), Award, (Aug. 2, 2010).
CLA-19	CME Czech Republic B.V. (The Netherlands) v. The Czech Republic, UNCITRAL, Final Award, (Mar. 14, 2003).
CLA-31	<i>Emilio Agustin Maffezini v. Kingdom of Spain</i> , ICSID Case No. ARB/97/7, Decision of the Tribunal on Objections to Jurisdiction, (Jan. 25, 2000).
CLA-34	Garanti Koza LLP v. Turkmenistan, ICSID Case No. ARB/11/20, Decision on the Objection of Jurisdiction for Lack of Consent, (Jul. 3, 2013).
CLA-35	Gas Natural SDG, S.A. v. The Argentine Republic, ICSID Case No. ARB/03/10, Decision on Jurisdiction, (June 17, 2005).

CLA-37 Hesham T. M. Al Warraq v. Republic of Indonesia, UNCITRAL, Award, (Dec. 15, 2014).

- CLA-43 Kılıç İnşaat İthalat İhracat Sanayi ve Ticaret Anonim Şirketi v. Turkmenistan, ICSID Case No. ARB/10/1, Decision on Article VII.2 of the Turkey-Turkmenistan Bilateral Investment Treaty, (May 7, 2012)
- CLA-52 MTD Equity Sdn. Bhd. and MTD Chile S.A. v. Republic of Chile, ICSID Case No. ARB/01/7, Award, (May 25, 2004).
- CLA-56 National Grid, PLC v. The Argentine Republic, UNCITRAL, Decision on Jurisdiction, (June 20, 2006), (Argentina-UK BIT).
- CLA-60 Parkerings-Compagniet AS v. Republic of Lithuania, ICSID Case No. ARB/05/8, Award, (Sept. 11, 2007).
- CLA-63 Pope and Talbot Inc. v. The Government of Canada, UNCITRAL, Award on Merits of Phase 2, (Apr. 10, 2001).
- CLA-65 Renta 4 S.V.S.A, Ahorro Corporación Emergentes F.I., Ahorro Corporación Eurofondo F.I., Rovime Inversiones SICAV S.A., Quasar de Valors SICAV S.A., Orgor de Valores SICAV S.A., GBI 9000 SICAV S.A. v. The Russian Federation, SCC No. 24/2007, Award on Preliminary Objections, (Mar. 20, 2009).
- CLA-96 Rights of Nationals of the United States of America in Morocco (*France v. United States of America*) ('Morocco'), (1952), 1952 I.C.J. Rep. 176.
- CLA-70 RosInvest Co. UK Ltd. v. The Russian Federation, SCC Case No. V079/2005, Award on Jurisdiction, (Oct. 1, 2007).
- CLA-75 Salini Costruttori Spa v Jordan, ICSID Case No ARB/02/13, Decision on Jurisdiction, (Nov. 9, 2004).
- CLA-81 Siemens A.G. v. The Argentine Republic, ICSID Case No. ARB/02/8, Decision on Jurisdiction, (Aug. 3, 2004).
- CLA-85 Sr. Tza Yap Shum v. The Republic of Peru, ICSID Case No. ARB/07/6, Decision on Jurisdiction, (June 19, 2009).
- CLA-93 Vladimir Berschader, et al. v. The Russian Federation, SCC Case No. 080-2004, Award, (Apr. 21, 2006).

Treaties and Legislation

- CLA-97 Acuerdo entre la Republica de Colombia y la Republica de Chile, (Jan. 25, 2000).
- CLA-98 Acuerdo para la Promoción y Protección Recíproca de Inversiones entre la República de Colombia y el Reino de España, (June 9, 1995).
- CLA-100 Agreement on the reciprocal promotion and protection of investments (Spain and Argentina), (Oct. 3, 1991), United Nations, Treaty Series, Vol. 1699, No. 29403, p. 187 at art. IV.
- CLA-101 Agreement Between the Republic of Colombia and the Swiss Confederation on the Promotion and Reciprocal Protection of Investments, (May 17, 2006), entered into force 6 October 2009.
- CLA-102 Agreement Between the Government of the United Kingdom of Great Britain and Northern Ireland and the Government of the Republic of Indonesia, (Apr. 27, 1976), entered into force 24 March 1977 ('UK-Indonesia BIT').
- CLA-103 Amity, Navigation and Commerce Treaty (the Jay's Treaty) between the United States and Great Britain, (Nov. 19, 1794), entered into force 29 February 1796.
- CLA-104 Bilateral Agreement for the Promotion and Protection of Investments between the Government of the United Kingdom of Great Britain and Northern Ireland and Republic of Colombia, (Mar. 17, 2010), entered into force 10 October 2014.
- CLA-109 Free Trade Agreement between the United States and Colombia, (Nov. 22, 2006), entered into force 15 May 2012.
- CLA-110 General Agreement on Tariffs and Trade ("GATT"), (Oct. 30, 1947).
- CLA-111 General Convention of Peace, Amity, Navigation, and Commerce, between the United States of America and the Republic of Colombia, (Oct. 3, 1824).
- CLA-113 North American Free Trade Agreement (NAFTA) entry into force on 01/01/1994.

- CLA-114 Organization of Islamic Conference Investment Agreement -Agreement on Promotion, Protection and Guarantee of Investments amongst the Member States of the Organization of the Islamic Conference, (June 5, 1981), entered into force on September 23, 1986.
- CLA-117 The 1996 United Kingdom Arbitration Act, (June 17, 1996),
- CLA-118 The Energy Charter Treaty (Annex 1 to the Final Act of the European Energy Charter Conference) (Dec. 17, 1994), 2080 United Nations Treaty Series 2080.
- CLA-120 Treaty between the United States of America and the Republic of Ecuador concerning the Encouragement and Reciprocal Protection of Investment, (Aug. 27, 1993), entered into force May 11, 1997.
- CLA-121 Treaty between United States of America and the Argentine Republic Concerning the Reciprocal Encouragement and Protection of Investment, (Nov. 14, 1991), entered into force October 20, 1994.
- CLA-122 Treaty of Amity and Commerce between the United States and France, (Feb. 6, 1778).
- CLA-123 Treaty of Friendship, Commerce and Navigation, with Protocol, between Ireland and the United States of America, (Jan. 21, 1950), entered into force 14 September 1950.
- CLA-124 United Nations, Vienna Convention on the Law of Treaties, (May 23, 1969), entered into force 27 January 1980, United Nations, Treaty Series, Vol. 1155, 331.

Secondary Authorities

- CLA-126 Andrew Newcombe and Lluis Paradell, 'Law and Practice of Investment Treaties – Standard of Treatment', (Wolters Kluwer 2009).
- CLA-127 August Reinisch, 'Most Favoured Nation Treatment', in Burgenberg / Griebel / Hobe / Reinisch, International Investment Law – A Handbook (C H Beck – Hart – Nomos 2015).
- CLA-130 Campbell McLachlan, Laurence Shore and Matthew Weiniger,

'International Investment Arbitration: Substantive Principles', (Second edition, Oxford University Press 2017).

- CLA-135 Emmanuel Gaillard, Establishing Jurisdiction Through a Most-Favored-Nation Clause, (2005) 233 New York Law Journal 2.
- CLA-136 Georg Schwarzenberger, International Law: As Applied by International Courts and Tribunals. International Law as Applied by International Courts and Tribunals. Vol. 1 (Stevens 1957), 243.
- CLA-137 Giuseppe Cavarretta: La clausola della Nazione più Favorita, (A Reber 1906)
- CLA-139 ILC, 'Fragmentation of International Law: Difficulties arising from the Diversification and Expansion of International Law: Report of the Study Group of the International Law Commission' (Koskenniemi, Chair) UN Doc A/CN.4/L.702.
- CLA-140 ILC, 'Study Group on the Most-Favoured Nation clause: Final Report' (McRae, Chair) (29 May 2015) UN Doc A/CN.4/L.852 (2015 ILC Report).
- CLA-141 ILC, 'The Most Favoured Nation Clause: Draft Articles with Commentary' (Ushakov, Special Rapporteur) [1978] 2(2) YB ILC 8–73 ('1978 ILC Draft Articles' and '1978 ILC Commentary').
- CLA-145 Jürgen Kurtz, 'The Delicate Extension of Most-Favoured Nation Treatment to Foreign Investors: Maffezini v Kingdom of Spain', in Todd Weiler, International Investment Law and Arbitration (Cameron May 2005) 523.
- CLA-146 Kenneth J Vandevelde, The Bilateral Investment Treaty Program of the United States, (1988), 21 Cornell Int'l L.J. 204.
- CLA-147 Kenneth J Vandevelde, The First Bilateral Investment Treaties: U.S. Postwar Friendship, Commerce and Navigation Treaties (Oxford University Press 2017) 220.
- CLA-148 Loukas Mistelis, Reality Test: Current State of Affairs in Theory and Practice Relating to "*Lex Arbitri*". (2008), American Review of International Arbitration, 155-181.
- CLA-149 Martins Paparinskis, MFN Clauses and International Dispute Settlement: Moving beyond Maffezini and Plama? (2011) 26 ICSID

Review–FILJ 14.

- CLA-151 Meinhard Hilf and Robin Geiß 'Most-Favoured-Nation Clause' (2009) Max Planck Encyclopedia of Public International Law 15.
- CLA-154 Rudolf Dolzer and Christoph Schreuer, Principles of International Investment Law, (Oxford University Press 2012).
- CLA-156 Stanley Hornbeck, 'The Most-Favored-Nation Clause' (1909) 3 AM. J. INT'L L. 395.
- CLA-157 Stephan Schill, 'Allocating Adjudicatory Authority: Most-Favoured-Nation Clauses as a Basis of Jurisdiction—A Reply to Zachary Douglas' (2011) 2 JIDS 353.
- CLA-158 Todd Weiler, The Interpretation of International Investment Law. Equality, Discrimination and Minimum Standards of Treatment in Historical Context, (Martinus Nijhoff, 2013).
- CLA-159 Trung Nguyen, Most Favoured Nation Clause in Investment Treaties (Apr. 10, 2015).
- CLA-160 UNCTAD, Most-Favoured Nation Treatment, Sales No. 10.II.D.19, 12.
- CLA-161 Zachary Douglas, 'The MFN Clause in Investment Arbitration: Treaty Interpretation off the Rails', (2011) 2 JIDS 97.