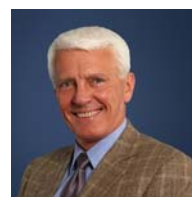


**Jan Paulsson**  
(January 2018)



**Date of birth:** 5 November 1949

**Nationality:** Swedish, French

**Languages:** English, French, Swedish, Spanish

**Academic qualifications:**

AB Harvard  
JD Yale (Editor, *Yale Law Journal*)  
DESS Paris

**Bar memberships:** District of Columbia, Paris

**Positions held**

Partner, Three Crowns LLP (2014- )  
Professor of Law, University of Miami,  
(Michael Klein Distinguished Scholar Chair,  
2008- )  
Member, Permanent Court of Arbitration  
(2008- )  
President, European Bank (EBRD)  
Administrative Tribunal (2008-2016)  
Judge, International Monetary Fund (IMF)  
Administrative Tribunal (2011- )  
Member, SIAC Court of Arbitration  
(Singapore) (2013- )  
Member of the Board, American Arbitration  
Association (2010-2017)  
Head of International Arbitration and Public  
International Law, Freshfields Bruckhaus  
Deringer LLP (1993-2012)  
President, International Council for  
Commercial Arbitration (2010-2014)  
President, London Court of International  
Arbitration (2004-2010)  
President, World Bank Administrative  
Tribunal (2006-2010)

Vice President, ICC International Court of  
Arbitration (2009-2012)

Centennial Professor, London School of  
Economics (2009-2012)

President, Organisation for Economic Co-  
operation and Development (OECD)  
Administrative Tribunal (2010-2014)

**Professional experience**

**Arbitrator in some 200 cases, including:**

*Croatia v MOL* (PCA – THE HAGUE)

*Niko v Bangladesh et al.* (ICSID – LONDON)

Nine cases brought by Russian athletes  
sanctioned in the wake of the Sochi Olympics  
doping scandal (CAS – LAUSANNE), President  
of the Tribunals

*Indus Waters Kishenganga Arbitration*  
(*Pakistan v India*) (PCA – THE HAGUE)

*Adem Dogan v Turkmenistan* (ICSID – PARIS),  
President of Tribunal

*Renta 4 (Quasar de valores) v Russian*  
*Federation* (SCC – STOCKHOLM), President of  
Tribunal

*ICM Registry v ICANN* (Independent Review  
Panel considering the refusal to register  
“.xxx” as an Internet top-level domain –  
WASHINGTON)

*Pantehniki v Albania* (ICSID – PARIS), sole  
arbitrator

*Desert Line v Yemen* (ICSID – PARIS)

*Channel Tunnel v UK and France* (PCA – THE  
HAGUE)

*Lemire v Ukraine* (ICSID – PARIS)  
*HEP v Slovenia* (ICSID – PARIS)  
*Econet Wireless v First Bank of Nigeria*  
(UNCITRAL – ABUDJA), President of Tribunal  
*GAMI v Mexico* (UNCITRAL – WASHINGTON),  
President of NAFTA Tribunal  
*Real Madrid v Internazionale Milano* (CAS –  
LAUSANNE), President of Tribunal  
*Generation Ukraine v Ukraine* (ICSID –  
PARIS), President of Tribunal  
*Demco v SEB Trygg Liv* (SCC – LONDON),  
President of Tribunal  
*Anaconda v Fluor Australia* (Commercial  
Arbitration Act 1984, Victoria –  
MELBOURNE), President of Tribunal  
*Azinian v Mexico* (ICSID – WASHINGTON),  
President of NAFTA Tribunal  
*Himpurna v Indonesia* (UNCITRAL –  
JAKARTA), President of Tribunal  
*Bridas (Yashlar) v Turkmenistan* (ICC –  
STOCKHOLM)  
CAS, ad hoc appeals panels at the Olympic  
Games in Atlanta (1996), Nagano (1998), and  
Sydney (2000)

**Counsel in cases on public record (*inter alia*):**

*Peru v Chile* (ICJ – for Chile)  
*ConocoPhillips v Venezuela* (ICSID – for  
ConocoPhillips)  
*Burlington v Ecuador* (ICSID – for  
Burlington)  
*Chevron v Ecuador* (PCA – for Chevron)  
*Foresti et al v South Africa* (ICSID – for South  
Africa)  
*Helnan v Egypt* (ICSID – for Egypt)  
*Total v Argentina* (ICSID – for Total)  
*Libananco v Turkey* (ICSID – for Turkey)  
*Biwater v Tanzania* (ICSID – for Tanzania)

*Barbados v Trinidad & Tobago* (PCA – for  
Barbados)  
*RSM v Grenada* (ICSID – for Grenada)  
*E.ON Ruhrgas v Statoil Hydro* (ICC – for  
E.ON Ruhrgas)  
*Saluka v Czech Republic* (UNCITRAL – for  
Saluka)  
*Bahrain v Qatar* (ICJ – for Bahrain)  
*Eritrea v Yemen* (PCA – for Eritrea)  
*World Duty Free v Kenya* (ICSID – for Kenya)  
*SGS v Pakistan* (ICSID – for Pakistan)  
*Soufraki v UAE* (ICSID – for Soufraki)  
*Gruslin v Malaysia II* (ICSID – for Malaysia)  
*Ruhrgas v Marathon Oil* (ICC – for Ruhrgas)  
*Ken-Ren v Voest* (ICC – for Ken-Ren)  
*Klöckner v Cameroon* (ICSID – for Cameroon)  
*Atlantic Triton v Guinea* (ICSID – for Guinea)  
*LETCO v Liberia* (ICSID – for Liberia)  
*SPP v Egypt* (ICSID – for SPP)  
*CEA/Eurodif v Iran* (ICC – for CEA/Eurodif)  
*LIAMCO v Libya* (ad hoc – for LIAMCO)  
22 cases arising from the Olympic Games  
2002/2004/2006 (Court of Arbitration for  
Sport – for the International Olympic  
Committee)

**Books**

*The Idea of Arbitration*, Oxford University  
Press, 2013  
*Denial of Justice in International Law*,  
Cambridge University Press, 2005  
*Guide to ICSID Arbitration*, Kluwer, 2004;  
2d edition 2011 (with L Reed and  
N Blackaby)  
*International Chamber of Commerce  
Arbitration*, Oxford University Press 1984;  
2nd edition 1990, 3rd edition 2000 (with W L  
Craig and W W Park)

*International Commercial Arbitration*,  
Foundation Press, 1997; Second edition, 2015  
(with W M Reisman, W L Craig and W W  
Park)

### **Miscellaneous**

ICSID Panel of Arbitrators (1998- )

Delegate for Bahrain, UNCITRAL Working  
Group II (Revision of the UNCITRAL  
Arbitration Rules), New York/Vienna  
(2006-2012)

General Editor, *Arbitration International*  
(1985-2002)

Senior Special Fellow, United Nations  
Institute for Training and Research, UNITAR  
(Geneva) (1995-2000)

Adviser to a number of governments with  
regard to legislation or treaties