

Representative Legal Matters

David Zaslowsky

- Defended co-founder of a Decentralized Autonomous Organization (DAO) against claims that he should be responsible for alleged actions of the DAO.
- Represented a Swiss technology company against claims of improper voting at its shareholders' meeting.
- Represented UAE-based diamond company in ICDR arbitration against claims of breach of contract and alter-ego liability.
- Represented company in semiconductor materials industry for breach of intellectual property agreements.
- Advised a Luxembourg company in connection with defending against a Section 1782 application.
- Defended parties in connection with investments in the creation of an advanced blockchain network with "crypto cloud" functionality.
- Advised a client in connection with remedies arising from a pig-butcher event.
- Defended against Zimbabwe's attempt to avoid confirmation of an ICSID arbitration award.
- Represented a Taiwanese solar panel company in defeating efforts to enjoin payment under a letter of credit.
- Represented a technology company in the real estate field in a theft of trade secrets lawsuit.
- Represented a blockchain company in defending an Anti-SLAPP lawsuit.
- Represented consortium of oil companies in multiple ICC arbitrations concerning disputes under EPC contracts for the construction of oil platforms.
- Represented a captive insurance company under a first party property damage policy in a series of ad hoc arbitrations arising out of incidents at nuclear power plants.
- Represented a fertility company in a claim that a patient's eggs were substituted with those belonging to another patient.
- Defeated attempt to enforce ICC arbitration award in federal district court.
- Represented a chemical company in an ICC arbitration concerning termination of a long-term relationship for the development of certain state of the art technology.

- Represented two well-known investment banks against claims that the combination of those two companies constituted a breach of an existing joint venture agreement.
- Represented an Indian bank in a claim under a series of guarantees against entities of an Indian conglomerate, obtained a judgment for almost USD 600 million and then supervised enforcement efforts in the US, England, BVI, and Mauritius.
- Represented an Israeli technology company in defending a claim that it breached an agreement arising out of an alleged Memorandum of Understanding concerning the purchase of a company in China.
- Represented a German bank defending an ICDR arbitration claim by the former President of its U.S. Representative Office for breach of a bonus provision in his employment contract.
- Represented an internet company in an HKIAC arbitration in a claim against the sellers of a Chinese internet company.
- Represented the trust that owns Michaels Jackson's interests in his and the Beatles music catalogs in a claim for a finder's fee arising out of the refinancing of loans to Mr. Jackson.
- Represented a restaurant company in a case in which the claimant (hospitality company) rejected our client's offer to make a payment to settle, defended the ICDR arbitration, defeated the claim in its entirety and prevailed on a counterclaim.
- Represented a foreign fashion and accessories company in obtaining a preliminary injunction to protect its trademarks.
- Represented an international oil company in an ICC arbitration concerning a dispute over payment terms in an EPC contract.
- Represented an Israeli company in a successful attempt to challenge enforcement of a Canadian arbitration award in federal court in the United States.
- In a CPR arbitration, our client asserted claims against the manufacturer arising out of its failure to produce drug batches as required by the contract.
- Advised American beer producer concerning NAFTA claims arising from the cancellation of plant permits in Mexico.
- Represented an insurance company in defending against a claim under a first party property damage insurance policy (ad hoc arbitration).
- Represented a Brazilian company in connection with enforcing a foreign arbitral award under the New York Convention.
- In this ICC arbitration, represented an entity that was part of one the largest chemical companies in the world in connection with a dispute arising out of the termination of a long-term relationship with a U.S. company under which the parties developed certain state of the art technology.
- Represented the Idaho Potato Commission in a series of cases relating to the commission's ownership of a certification mark for Idaho potatoes.

- Represented Canadian company in New York state court and obtained an asset restraining order in support of a related Canadian arbitration. Also represented the Company in the Canadian arbitration under the Ontario Arbitration Act.
- In this AAA international arbitration, represented a foreign company under a manufacturing/distribution agreement that called for the development and subsequent sale of Surface Mount Technology machines. The U.S. company failed to perform its obligations under the development portion of the agreement and then entered into a distribution agreement with our client's competitor.
- In this AAA arbitration, represented foreign distributors of medical products who brought claims for breach of a distribution agreement.
- Represented a global Fortune 500 company in enforcing a USD 500 million ICSID arbitration award against Venezuela.
- Represented an international bank in defending against the enforcement of a Ghanaian Judgment.
- Represented a Brazilian bank in defending against an USD 800 million claim for breach of contract arising out of projects performed in Iraq.
- Represented an Indian company against charges of theft of trade secrets with respect to state of the art resin production.
- Assisted the holder of an English judgment for more than half a billion dollars in its worldwide efforts to enforce the judgment.
- Represented Claimants before the United Nations Compensation Commission in connection with losses and damages arising out of Gulf War.
- Represented a new hedge fund company in defending against a claim for trademark infringement based on the name of the fund.
- In connection with an estate of a Hong Kong decedent whose USD 25 million fortune vanished upon his death, we were successful in obtaining, under 28 U.S.C. § 1782, discovery in New York in aid of a Hong Kong proceeding.
- Represented a well-known fashion brand in a trademark dispute with a former licensee.
- In this NASD arbitration, represented a group of Italian investors in connection with the purchase of a broker-dealer to a group of Italian investors.
- Represented a major, international oil services company in a ICC arbitration with one of the largest companies in Yemen arising out of the company's activities in Yemen.
- Represented one of three members of an LLC who obtained an injunction against the other LLC members and then successfully caused the LLC to be wound down due to the unfair treatment of him.
- Represented a Hong Kong company in its suit against a New York air freight company for failure to comply with its obligations under a letter of credit.

- On behalf of this European car rental company, enforced in the United States an arbitral award that arose out of an Italian arbitration procedure known as "arbitrato irrituale."
- Defended an insurance company under an insurance policy providing for the cost of replacement power in nuclear power plants.
- Defended a French manufacturer of smart cards accused of patent infringement.
- Represented a major oil service company and obtained a judgment in its dispute with an entity of the Iraqi government arising out of the first Gulf War.
- Represented a US coal producer in a series of three ICC arbitrations involving a dispute over the price of coal under a price re-opener clause in a long-term contract with a foreign utility.
- In this arbitration before the Iran-U.S. Claims Tribunal, represented a U.S. claimant in a case involving the expropriation of shares of the largest footwear and leather conglomerate in Iran.
- In this ICC arbitration, represented a U.S. coal supplier in a dispute regarding the interpretation of a long-term coal supply agreement.
- Represented a major Egyptian company in defending against the plaintiff's efforts to attach assets in New York in connection with a maritime arbitration in London.
- Represented a foreign hotel company in a claim that a full recourse provision of a guarantee was triggered with respect to a hotel real estate project in New York.
- In this arbitration before the Iran-United States Claims Tribunal, represented a U.S. oil service company in its claims for breach of contract and taking of equipment by the National Iranian Oil Company.
- Represented a U.S. company in a breach of contract arbitration brought by the Iranian phone company before the International Chamber of Commerce arising out of the installation of a phone system in Iran.
- Represented an investment banking firm in a suit to collect its fee for the work it performed in connection with crafting a project finance structure for financing of the new Boston Garden.
- Represented the foreign sellers of a multimillion dollar Poussin painting when the buyer refused to sign the necessary documents required under a letter of credit, claiming that the painting was a forgery.
- Represented a Government owned iron ore company in its USD 1 billion ICC arbitration claim concerning the breach of a major construction contract between it and a foreign government.
- Represented party in New York state court proceeding to enforce arbitral award.
- Represented a technology development company in a patent infringement suit concerning the infringement of a patent for the design of cable television systems.
- Represented a major U.S. engineering company against various entities of the Iranian government concerning a case for breach of construction contracts and license agreements.



- Represented family members of a decedent in an AAA arbitration concerning the value of a closely held corporation arising in connection with the forced dissolution of the corporation.
- In this arbitration before the Iran-United States Claims Tribunal, represented a U.S. supplier in a case regarding breach of a contract to supply heavy equipment to Iran.
- In this AAA arbitration, represented a met coal seller in a dispute under a long-term supply agreement with a Japanese steel mill.