



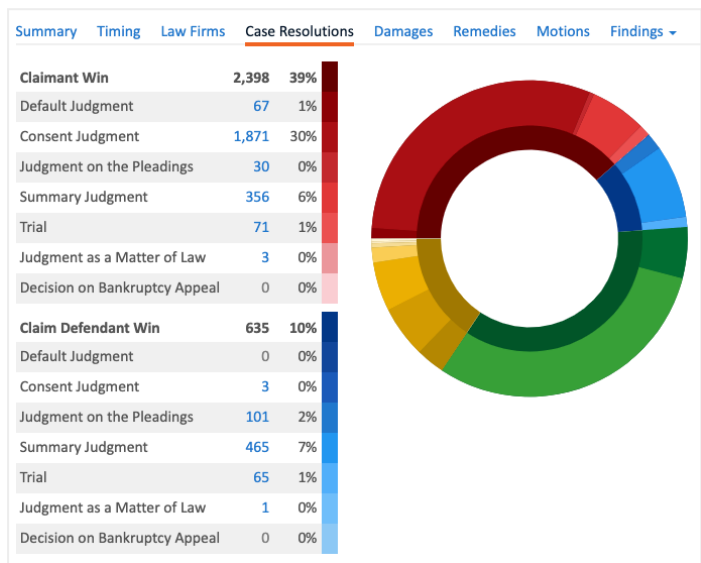
Legal Analytics® for Environmental Litigation

Lex Machina's award-winning *Legal Analytics* platform allows outside counsel and in-house attorneys to predict the behavior of courts, judges, lawyers, law firms, and parties. Over three quarters of Am Law 100 firms and some of the largest global corporations use *Legal Analytics* to supplement traditional legal research and reasoning with previously unavailable strategic insights that gives them a winning edge.

Now, *Legal Analytics* is available for Environmental litigation in federal district court. These environmental disputes involve pollution, use of natural resources, protection of forests, rivers, plants, and animals, and other ways that humans interact with nature.

The Winning Edge

Legal Analytics provides data-driven insights and trends in environmental case timing, resolutions, damages, remedies, and findings. Environmental cases are federal district court cases involving a dispute over regulation of the environment under any federal statute. This module includes the multidistrict litigation associated with the Deepwater Horizon oil spill.



Lex Machina helps you answer questions such as:

- How many cases over the past year awarded Civil Money Penalties under the Clean Air Act?
- How many cases asserting the Clean Water Act violation had finding of Standing in a particular district?
- Which law firms have the most experience representing plaintiffs in NEPA cases in federal court?
- What remedies are available in cases asserting RCRA violations and how often are those remedies awarded?
- What are your chances of success with a motion for summary judgment in a CERCLA case?

DAMAGE TYPE	CASES	AMOUNT
Environmental Damages	1,845	\$23,456,725,112
CERCLA Cost Recovery / Contribution	535	\$2,705,282,893
Natural Resource Damages / Assessment Costs	118	\$8,427,740,386
Civil Money Penalties	776	\$9,227,238,645
Environmental Project / Mitigation Fund	597	\$3,094,985,400
Punitive Damages	1	\$1,477,788

Unique Litigation Data

Case Tags – Clean Air Act, Clean Water Act, Endangered Species Act, CERCLA (Comprehensive Environmental Response, Compensation, and Liability Act), NEPA (National Environmental Policy Act), and RCRA (Resource Conservation and Recovery Act).

Damages – CERCLA Cost Recovery / Contribution, Natural Resource Damages / Assessment Costs, Civil Money Penalties, Environmental Project / Mitigation Fund, and Punitive Damages.

Findings – CERCLA Liability, Clean Water Act Violation, Clean Air Act Violation, Endangered Species Act Violation, NEPA Violation, RCRA Violation, SDWA Violation, Other Environmental Violation, Preemption of State Law, Statute of Limitations Defense, Standing, Diligent Prosecution Defense, Noncompliant Notice Defense, CERCLA Third Party / Landowner Defense.

Remedies – Compliance / Remediation Plan, Administrative Remand, and Security Bond / Performance Guarantee. Other Remedies: Granted and Denied Permanent Injunction, Preliminary Injunction, and Temporary Restraining Order.

