# ALTERNATIVE DISPUTE RESOLUTION Law & Practice

#### Edited by

Adnan Yaakob Ashgar Ali Ali Mohamed Arun Kasi Mohammad Naqib Ishan Jan Muhamad Hassan Ahmad

## **CLJ** Publication

# ALTERNATIVE DISPUTE RESOLUTION Law & Practice

Edited by

Adnan Yaakob Ashgar Ali Ali Mohamed Arun Kasi Mohammad Naqib Ishan Jan Muhamad Hassan Ahmad



**CLJ Publication** 

Perpustakaan Negara Malaysia

#### Cataloguing-in-Publication Data

ALTERNATIVE DISPUTE RESOLUTION : Law & Practice / Edited by: Adnan Yaakob, Ashgar Ali Ali Mohamed, Arun Kasi, Mohammad Naqib Ishan Jan, Muhamad Hassan Ahmad.
ISBN 978-967-457-144-3

Dispute resolution (Law).
Dispute resolution (Islamic law).
Adnan Yaakob.
Adnan Yaakob.
Ashgar Ali Ali Mohamed.
III. Arun Kasi.
IV. Mohammad Naqib Ishan Jan.
Muhamad Hassan Ahmad.

#### Published by

The Malaysian Current Law Journal Sdn Bhd Unit E1-2, BLK E, Jln Selaman 1 Dataran De Palma, 68000 Ampang, Selangor Darul Ehsan, Malaysia Co No 197901006857 (51143 M) Tel: 603-42705400 Fax: 603-42705401

#### 2020 © The Malaysian Current Law Journal Sdn Bhd ('CLJ').

All rights reserved. No part of this publication may be reproduced or transmitted in any material form or by any means, including photocopying and recording, or storing in any medium by electronic means and whether or not transiently or incidentally to some other use of this publication, without the written permission of the copyright holder, application for which should be addressed to the publisher. Such written permission must also be obtained before any part of this publication is stored in a retrieval system of any nature.

Although every effort has been made to ensure accuracy of this publication, The Malaysian Current Law Journal accepts no responsibility for errors or omissions, if any.

> Kumitha Abd Majid (*Publications Editor*) Suhainah Wahiduddin (*Indexing*) Nurhamimi Mohamad (*Cover Design*) Afrihidayati Asep Hidayat (*Typesetting*)

#### Printed by

VIVAR PRINTING SDN BHD Lot 25, Rawang Integrated Industrial Park, 48000 Rawang, Selangor Darul Ehsan

### CONTENTS

Foreword	i
Preface	iii
Contributors' Profile	vii
Table Of Cases	xix
Table Of Legislation	xlvii
Solvally Tiles	
CHAPTER 1	
DISPUTE RESOLUTION: ADVERSARIAL SYSTEM AND INQUISITORIAL SYSTEM	
Civil Law System	1
Common Law System	3
Adversarial System v. Inquisitorial System	6
Adversarial Procedure Of Civil Cases With Reference	
To The Rules Of Court 2012	10
Pleading FOR ACADEMIC	11
Service Of Documents	11
Discovery And Interrogation	12
Case Management	13
Hearing In Open Court	14
Evidence <b>PURPOSES</b>	15
Examination Of Witness	16
Judgment	17
Written Judgment	17
Costs	20
Decision Is Subsequently Open To Appeal	21
Stay Of Execution	21
Enforcement Of Judgment	24

#### CHAPTER 2

## ALTERNATIVE DISPUTE RESOLUTION: DEFINITION AND ITS DEVELOPMENT

Introduction	27
Why ADR?	29
Conceptual Delineation	32
Historical Development	36
Religious Aspects	37
Past Traditions Still In Use	42
Conclusion	48
CHAPTER 3	
ALTERNATIVE DISPUTE RESOLUTION IN ISLAM	
Introduction	49
Clarification Of Terms	53
ADR Processes In Islam	60
Sulh (Negotiation, Mediation/Conciliation And Compromise Of Action)	60
Formula FOR ACADEMIC	66
Parties	66
The Substitute	66
The Subject-Matter <b>EPOS TORY</b>	67
Tahkim (Arbitration)	69
Med-Arb Muhtasib <b>PURPOSES</b>	72
Muhtasib <b>FORPOSES</b>	73
Informal Justice By Wali Al-Mazalim Or Chancellor	75
Fatawa Of Mufti Or Expert Determination	76
Overview Of The Practice Of ADR In The Formative Period Of Islam	76
Conclusion	78

#### CONFIDENTIALITY AND PUBLIC POLICY IN ALTERNATIVE DISPUTE RESOLUTION

Introduction	79
Confidentiality: Privilege	80
Why Confidentiality?	84
Law And Court	86
Position In India	87
Position In The United Kingdom	88
Position In Singapore	89
Position In Other Countries	92
Position In International ADR Institutions	96
Conclusion	100
*	

## CHAPTER 5 NEGOTIATION: TYPES AND ETHICAL ISSUES

Introduction	101
Types Of Negotiation RACADENC	101
Competitive Negotiation	102
Accommodative Negotiation	103
Collaborative Negotiation	105
Ethics In Negotiation	106
Self-Determination Of The Parties (Party Autonomy)	107
Negotiation Skills ONPOSES	107
Confidentiality Of Information	107
Impartiality Of Negotiator	108
Conflicts Of Interest	108
Process Of Negotiation	108
Fees For Negotiation	109
Conclusion	110

#### CHAPTER 6

#### WITHOUT PREJUDICE NEGOTIATIONS

Introduction	111
Policy Behind The Rule	118
Setting Aside The Veil Of 'Without Prejudice Negotiations'	121
Conclusion	122

#### CHAPTER 7

#### MEDIATION: DEFINITION, ORIGINS AND PROCESSESS

Introduction	123
Definition Of Mediation	124
Traditional Mediation	125
Modern Mediation	130
Historical Background Of Mediation In Malaysia	136
Cornerstone Of Mediation	139
Voluntariness	139
Impartiality	140
Confidentiality OR ACADEMIC	140
Flexibility	141
Process Of Mediation	142
Process Of Mediation Pre-Mediation Process EPOSITORY	142
Preliminary Stage	143
Joint Session <b>DIIDDOCEC</b>	143
Caucus (Separate Meeting) And Further Joint Meeting	144
Agreement Stage	145
Types Of Mediation	145
Facilitative Mediation	145
Evaluative Mediation	145
Transformative Mediation	146
Western Culture v. Asian Culture	146
Prevalence Of Face-Saving	147
Mediators Should Be Authoritative Figures	148
Mediators Should Assume Leadership Role	148
Communication Should Be At An Appropriate Level Of Formality	149
Base Of Trust In The Asian Context	149
Conclusion	151

Contents
----------

#### MEDIATORS: ACCREDITATION AND TRAINING REQUIREMENTS

Introduction	153
Accreditation Of Mediators	155
Accreditation Of Mediators In Selected Jurisdictions	161
Australia	161
United States	172
Canada	173
Singapore	174
United Kingdom	175
International Mediation Institute	176
Accreditation Of Mediators: Optional Or Obligatory?	180
Conclusion	182

## CHAPTER 9

# CHAPTER 9 MEDIATION: STANDARDS OF CONDUCT

Introduction	183
Self-Determination RACADENIC	184
Competence	185
Confidentiality DEDOCITODV	187
Impartiality REPOSITORY	189
Conflicts Of Interest	190
Quality Of Process <b>PURPOSES</b>	192
Fees For Service	195
Advertising And Solicitation	196
Advancement Of Mediation Practice	197
Conclusion	198

#### CHAPTER 10 MEDIATION: COURT ANNEXED

Introduction	199
Mediation Act 2012	200
Practice Direction No. 5 Of 2010	200
Practice Direction No. 2 Of 2013	203
Practice Direction No. 4 Of 2016	204

Referrals To Mediation 205 Judge-led Mediation 205 Mediation By The AIAC 206 Mediator Chosen By Parties 207 Mediation Agreement 209 Confidentiality 210 Period And Results Of Mediation 210 Settlement Agreement 211 Practice Direction To Be Followed Closely 212 Conclusion 213 Arahan Amalan Bil. 2 Tahun 2013 214 Practice Direction No. 4 Of 2016 219 **CHAPTER 11 MEDIATION: COMMUNITY DISPUTES** Introduction 226 Position In Malaysia 229 **PRACADEMIC** Position In India 236 Position In Singapore 240 **EPOSITOR** Conclusion 244 CHAPTER 12 **MEDIATION: RELIGIOUS AND CULTURAL DISPUTES Religious And Cultural Conflicts** 245 Tolerance Of Other Religious And Cultural Practices 261 Mediation Of Religious And Cultural Conflicts 265 Conclusion 270

Contents

Content	ts
---------	----

#### **MEDIATION: NATIVE DISPUTES**

Introduction	271
A Brief History Of Sabah And Sarawak	272
Natives Of Sabah And Sarawak	273
Native Courts In Sabah	276
Native Court Of Appeal	277
District Native Court	278
Native Court	278
Representation In Native Courts Of Sabah	281
Native Courts In Sarawak	282
Native Court Of Appeal	284
Resident's Native Court	284
District Native Court	286
Chief's Superior Court	286
Chief's Court	288
Headman's Court	289
Power Of Sarawak Native Courts To Impose Penalties	289
Imprisonment In Default Of Penalty	289
Mediation In Native Courts	290
Interview Of Respondents <b>POSITORY</b>	292
Sabah	293
Sarawak DLIDDOCEC	294
Conclusion PURPOSES	297
CHAPTER 14	
MEDIATION: MEDICAL DISPUTES	
Inter dustion	200
Introduction	299

2))
300
301
304
309

#### CHAPTER 15

#### MEDIATION: REAL ESTATE AND LAND DISPUTES

Types Of Real Estate Disputes312Existing Dispute Resolution Mechanism316Homebuyers Tribunal317ADR Processes318Arbitration320Mediation321Med-Arb321Mini Trial321Negotiation322Facilitation322Rationale For Proposing Alternative Dispute Resolution For323Cost Saving326Speedier327Representation Of Lawyers In Mediation327Making A Binding Decision327Able To Preserve Relationship Between Disputing Parties328
Homebuyers Tribunal317ADR Processes318Arbitration320Mediation321Med-Arb321Mini Trial321Negotiation322Facilitation322Rationale For Proposing Alternative Dispute Resolution For323Cost Saving326Speedier327Representation Of Lawyers In Mediation327Making A Binding Decision327
ADR Processes318Arbitration320Mediation321Med-Arb321Mini Trial321Negotiation322Facilitation322Rationale For Proposing Alternative Dispute Resolution For323Cost Saving326Speedier327Representation Of Lawyers In Mediation327Making A Binding Decision327
Arbitration       320         Mediation       321         Med-Arb       321         Mini Trial       321         Negotiation       322         Facilitation       322         Rationale For Proposing Alternative Dispute Resolution For       323         Cost Saving       326         Speedier       327         Representation Of Lawyers In Mediation       327         Making A Binding Decision       327
Mediation       321         Med-Arb       321         Mini Trial       321         Negotiation       322         Facilitation       322         Rationale For Proposing Alternative Dispute Resolution For       323         Cost Saving       326         Speedier       327         Representation Of Lawyers In Mediation       327         Making A Binding Decision       327
Med-Arb       321         Mini Trial       322         Negotiation       322         Facilitation       322         Rationale For Proposing Alternative Dispute Resolution For       323         Cost Saving       326         Speedier       327         Representation Of Lawyers In Mediation       327         Making A Binding Decision       327
Mini Trial       321         Negotiation       322         Facilitation       322         Rationale For Proposing Alternative Dispute Resolution For       323         Cost Saving       326         Speedier       327         Representation Of Lawyers In Mediation       327         Making A Binding Decision       327
Negotiation322Facilitation322Rationale For Proposing Alternative Dispute Resolution For323Resolving Real Estate Disputes326Speedier327Representation Of Lawyers In Mediation327Making A Binding Decision327
Facilitation322Rationale For Proposing Alternative Dispute Resolution For Resolving Real Estate Disputes323Cost Saving326Speedier327Representation Of Lawyers In Mediation327Making A Binding Decision327
Rationale For Proposing Alternative Dispute Resolution For       323         Resolving Real Estate Disputes       326         Cost Saving       326         Speedier       327         Representation Of Lawyers In Mediation       327         Making A Binding Decision       327
Resolving Real Estate Disputes323Cost Saving326Speedier327Representation Of Lawyers In Mediation327Making A Binding Decision327
Cost Saving326Speedier327Representation Of Lawyers In Mediation327Making A Binding Decision327
Speedier327Representation Of Lawyers In Mediation327Making A Binding Decision327327
Representation Of Lawyers In Mediation327Making A Binding Decision327
Making A Binding Decision ACADENIC 327
5 55
Able To Preserve Relationship Between Disputing Parties 328
Benefiting From The Valuable Procedural Characteristics Of Mediation         328
Important Roles Of A Mediator Unavailable To A Judge In Court Of Law 331
Establishing Communication Between Parties 332
Transmitter Of Information <b>RPOSES</b> 332
Distinguisher Between Wants From Needs Of Parties 332
Generator Of Options 332
Organiser And Guide 333
Reality Check 333
Absorbing Negativity 333
Experienced And Ability To Drive The Discussion 334
Predictor Of Future Issues 334
Challenges In Promoting Mediation 334
Appointment Of A Suitable Mediator 334
Incorporation Of Clauses To Mediate Disputes In Agreements 336

Liberty To Find Other Means Of Dispute Resolution If	
Mediation Does Not Resolve The Dispute	336
Authority To Make Decisions	336
Settlement Is Not Binding Unless Parties Reach An Agreement	337
Communications During Mediation Are Confidential	337
Preparing A Mediation Brief	337
Finalise Settlement Agreement At Mediation	338
Limitations Of Mediation	338
Conclusion	339

#### CHAPTER 16 MEDIATION: SPORTS DISPUTES

	2.41
Introduction	341
Sports Law And Mediation	341
Trend In Mediating Sports Disputes	344
Value Of Mediation In Sports Disputes	348
Notion Of Mediation D ACADEMIC	349
Common Misconceptions About Mediation	350
Relevance And Application Of Mediation To Sport Disputes	352
Conclusion <b>REPOSITORY</b>	353

### CHAPTER 17 MEDIATION: PLEA BARGAINING IN CRIMINAL CASES

Introduction	355
Mediation: Meaning And Scope	356
Power Of Public Prosecutor To Institute, Substitute	
And Discontinue Charge	357
Pre-Trial Conference	358
Case Management	359
Plea Bargaining	359
Sentencing Arising In Plea Bargaining	365
Conclusion	368

#### **CHAPTER 18 MEDIATION INSTITUTIONS**

#### Introduction 369 Financial Mediation Bureau (FMB) 370 Malaysian Mediation Centre (MMC) 372 Asian International Arbitration Centre (AIAC) 376 Legal Aid Bureau (LAB) 378 Conclusion 380

#### **CHAPTER 19**

SINGAPORE MEDIATION CONVENTION: WHETHER RULE OF LAW INTACT?

Introduction	381
Bird's Eye View Of The Convention	383
Observations	386
Conclusion	387
Appendix	389
<b>FOR ACADEMIC</b>	
CHAPTER 20	
CONCILIATION v. MEDIATION: SIMILARITIES AND DIFFEREN	CES
Introduction REPOSITORY	401
Conciliation: Meaning	402
Conciliation And Mediation: Similarities And Differences	404
Differences: An Analysis From The Definition	404

Differences: An Analysis From The Definition

#### CHAPTER 21

#### **CONCILIATION: LABOUR DISPUTES**

Introduction	407
Labour Disputes	409
Conciliation At Industrial Relations Department (IRD)	414
Enhancing Conciliator's Skills And Knowledge On Negotiation Process	422
Conclusion	424

Contents
----------

#### CONCILIATION: MATRIMONIAL DISPUTES

Reconciliation In Matrimonial Disputes	425
Reconciliation: A Prerequisite For Filing Of Divorce Petition	427
Conclusion	438

#### CHAPTER 23

#### CONCILIATION: APPLICATION IN SYARIAH COURT

Introduction	439
Sulh: Definition	440
Sulh: In Qur'an And Sunnah	441
Process Of Conciliation (Sulh)	444
Conciliation: Practice In Syariah Courts	446
Process Of Hakam For Dissolution Of Marriage	451
Ensuring Effectiveness Of Sulh	455
Sulh Work Manual	455
Practice Direction Of JKSM On Practice Of Sulh	457
Continuous Training For Sulh Officers	459
Conclusion	460
<b>REPOCHAPTER 24</b>	
ARBITRATION IN MALAYSIA: AN OVERVIEW	
Introduction <b>PURPOSES</b>	461
Arbitration Agreement	466
	471
Arbitrator Appointment Of Arbitrator	473
Seat Of Arbitration And Choice Of Law	475
Arbitral Procedure	478
Conclusion	482

#### **CHAPTER 25**

#### INTERNATIONAL ARBITRATION

Introduction	483
The 1958 Convention	487
Arbitral Proceedings, Model Law And The Arbitration Act 2005: A Bird's Eye View	492
Appointment Of Arbitrator	493
Respondent's Objection To Arbitration Proceedings	494
Preliminary Conference	495
Powers Of The Arbitrator	498
Determination Of Rules Of Procedure	499
Challenge And/Or Termination Of Arbitrator	500
Award	500
Challenges In Arbitral Proceedings And Award	501
for 18	
CHAPTER 26	
ARBITRATION AGREEMENT	
	503
FUR AL ADENIL	504
	515
Permissive And Unilateral Arbitration Agreements	520
	7
CHAPTER 27 C C C	
ARBITRATOR: QUALIFICATION AND TRAINING	
_	
	523
	523
	524
I I I I I I I I I I I I I I I I I I I	529
Other Grades Of CIArb Memberships	530

#### **CHAPTER 28**

#### ARBITRATORS: APPOINTMENT AND REMOVAL

Arbitrator: An Overview	531
Appointment Of Arbitrator	533
Revoking Authority Of Arbitrator: Application By Disputants	535
Revoking Authority Of Abitrator: Application By Co-Arbitrator	543
Revoking Arbitrator's Authority: Required Challenge Procedure	551
Appointment Of Substitute Arbitrator	553
Conclusion	554

#### **CHAPTER 29**

#### ARBITRATORS: IMPARTIALITY AND INDEPENDENCE

Introduction	555
Impartiality And Independence	557
Duty Of Disclosure	558
Test For Apparent Bias	562
IBA Guidelines On Conflict Of Interest In International Arbitration	572
	580

#### CHAPTER 30 STAY OF ARBITRAL PROCEEDINGS

Introduction	581
The Arbitration Act 1952 URPOSES	582
The Arbitration Act 2005 (Prior To The Amendment In 2011)	585
The Arbitration Act 2005 (As Amended In 2011)	588
Stay Under The Arbitration Act 2005: Arbitrability Of Subject Matter	591
Requirements Under The Arbitration Act 2005	603
Requirement As To The Seat Of Arbitration	604

### CHAPTER 31

Introduction	615
Anti-Suit Injunctions In Non-Contractual Context	618
Anti-Suit Injunctions To Prevent Breach Of Contract	622
The Narrow Approach	624
The Wide Approach	626
Considerations In Granting Anti-Suit Injunction	630
Conclusion	638

## CHAPTER 32

ARBITRAL AWARD AND ENFORCEMENT	
Arbitral Award	639
Setting Aside Award	642
Enforcement Of Award	650
169 <u>13 NO</u>	
CHAPTER 33	
ARBITRAL AWARDS: GROUNDS FOR REVIEW	
Introduction	655
Jurisdiction Of Supervisory Courts	658
Preconditioned Grounds For Review	663
Provable Grounds For Review	663
Judicially Discoverable Grounds For Review SES	667
Involvement Of Fraud Or Corruption	669
Breach Of Rules Of Natural Justice	669
Discretionary Power Of Courts And Its Criteria	672
Jurisdiction Of Enforcement Courts	675
Judicial Review In Ex Parte Proceedings	677
Validity Of Agreement	680
Form Of Agreement	680
Parties To The Agreement	682
Judicial Review In Inter Partes Proceedings	683
Arbitrability Of Dispute	687
Determination Of The Applicable Law	687
Validity Of The Arbitration Agreement	688
The Award Has Not Yet Become Binding	689
Conclusion	690

#### INTERNATIONAL ARBITRAL INSTITUTIONS

Introduction	691
Evolution Of International Arbitration And Tribunals	693
Jay Treaty Arbitration	694
Alabama Claims Arbitration	695
Permanent Court Of Arbitration	697
Usage Of International Arbitration	701
Investment Arbitration	702
International Arbitration Rules	703
Conclusion	704
CHAPTER 35	

## CHAPTER 35 ALTERNATIVE DISPUTE RESOLUTION IN FINTECH

Allow B	
Introduction	706
Blockchain Revolution	708
Blockchain In Financial Transactions	709
Blockchain In Law RACADEM	710
Blockchain-Based Smart Contracts	711
Blockchain Platform For Dispute Resolution	712
Cryptocurrency Debate POSITORY	713
Decentralised Dispute Resolution	719
Online Dispute Resolution DDOCEC	721
Private ODR Platforms	724
Codelegit — Blockchain Arbitration Library	724
Kleros — Crypto Dispute Arbitration	725
Blockchain Arbitration Forum (BAF)	727
Jury.Online	729
Public Solutions	730
Conclusion	731

#### CHAPTER 36

## ALTERNATIVE DISPUTE RESOLUTION IN ISLAMIC BANKING AND FINANCE

Introduction	735
Arbitration	736
Arbitration From Western And Islamic Perspective	736
Arbitration For Islamic Banking And Finance Disputes	741
Challenges In Implementation Of Arbitration Laws	742
Choice Of Laws	745
Qualifications Of Arbitrators For Islamic Banking And	
	747
	749
Harmonisation Of Syariah And Civil Law On Arbitration	752
Mediation	754
Syariah Principles In Mediation Process	756
Mediation In Islamic Banking And Finance Disputes	757
Ombudsman	758
Ombudsman In Islamic Banking And Finance Disputes	760
Scope Of Ombudsman KACADEVIC	761
Ombudsman: A Case Study	763
Conclusion <b>DEDOCITODV</b>	766
Conclusion <b>REPOSITORY</b>	
CHAPTER 37	
ALTERNATIVE DISPUTE RESOLUTION	/
IN CONSTRUCTION DISPUTES	
Introduction	767
	767
	769
Dispute Avoidance Mechanisms In Construction Industry	771
Major Processes Of Construction Dispute Resolution	773
On-Site Dispute Resolution and Avoidance Mechanisms	773
Dispute Review Board	774
Roles Of The Dispute Review Board	776
Dispute Adjudication Board	778
Other Dispute Resolution Mechanisms	780

Off-Site Dispute Resolution And Avoidance Mechanisms	782
Expert Determination	783
Enforcement Of Expert Determination Decision	784
Statutory Adjudication	787
Construction Court	789
Conclusion	790

#### CHAPTER 38

#### STATUTORY ADJUDICATION UNDER CIPAA 2012

Statutory Adjudication		791
Appointment Of Adjudicator	Tto A	796
Adjudication Process		798
Setting Aside Adjudication	n Decision	803
Enforcing Adjudication D	ecision	806
	Stord B	

## CHAPTER 39

BIRD'S EYE VIEW OF CIPAA 2012

Introduction CIPAA 2012

807 809

#### CHAPTER 40

## EARLY NEUTRAL EVALUATION IN INDUSTRIAL COURT

Introduction PURPUSES	815
Industrial Court Of Malaysia	817
Industrial Court's Early Evaluation Process	819
Early Evaluation Of Cases: Illustrations From Industrial Court Awards	825
Conclusion	829

#### CHAPTER 41 OMBUDSMAN

Introduction	831
Origin And Evolution Of Ombudsman	832
Ombudsman In Chinese Legal Tradition	833
The Greek/Roman Agoranomos	835
Ombudsman In Islamic Legal Tradition	837
Scandinavian Ombudsman	844
Contemporary Ombudsman And The Ottoman Turks	848
Modern Ombudsman: Definitions And Institutionalisation	849
Ombudsman, Ombudswoman, Ombudsperson, Ombudet And Others	854
Ombudsman: ADR Institution Or Mechanism	856
Trends In Ombudsman Classification	857
Classical/Traditional Ombudsman	860
Legislative Or Parliamentary Ombudsman	860
Executive Ombudsman	862
Organisational Ombudsman	863
Public Sector And Private Sector Ombudsman	865
Public Sector And Private Sector Ombudsman Essential Characteristics Of Ombudsman Institutions	866
Litabilitinent	869
Accessibility <b>REPOSITORY</b>	869
Independence	870
Confidentiality/Reporting	871
Effect Of Decision/Enforcement RPOSES	872
Jurisdiction And Scope	872
Reporting And Accountability	873
Review Process	873
Role Of Ombudsman In Modern Business Regulation	874
Conclusion	876

#### CHAPTER 42

#### EXPERT DETERMINATION: CONVENTIONAL AND ISLAMIC APPROACH

Introduction	877
Expert Determination: Conventional Approach	878
Qualifications Of The Expert	879
A Named Individual, Firm Or Company	880
An Individual, Firm Or Company Holding A Particular Position	881
Qualification By Profession Or Experience	881
Criteria For The Expert's Suitability	882
The Expert Clause	883
Appointing The Expert	885
Absence Of Effective Appointment Mechanism	886
Challenging Decision Of The Experts	888
Bringing A Claim Against Expert	889
Limitation	890
Grounds Of Challenge	890
Lack Of Independence	891
Unfairness In The Decision Procedure	892
Unfairness In The Decision	894
Expert Determination: Islamic Approach	896
Fatwa And Its Significance	898
Principles of Fatwa Issuance	899
Fatwa Issuance URPOSES	900
Scholarly Aptitude And Character	900
Single Juristic View	900
Multiple Juristic View	900
Reliance On Authentic Juristic Work	901
Prioritisation	901
Competing Juristic Views	901
Adopting The View Of Zahir Al-Riwayah	902
Mafhum-Mukhalif As Principle Of Interpretation Of Juristic Text	902
Similarities And Differences Between Al-Qadha' And Al-Fatwa	902
Appointment Of Qadhi And Mufti	903
Application Of Fatwa	904

Multiple Views	904
Approved Verdicts In <i>Fatwa</i> Sentence	905
The Preferred Verdict	905
The Verdict Which Is Equal To Another	906
Conclusion	906

#### CHAPTER 43 ONLINE DISPUTE RESOLUTION AND ITS APPLICATION IN FINANCIAL DISPUTES

Introduction			907
Concept Of ODR	SP A No		908
Permutations Of ODR			912
Online Ombudsman			914
Online Negotiation			914
Online Mediation	flood /3		915
Online Arbitration			915
Online Hybrid Processes			915
Best Practices Of ODR In Financial	Dispute Resolution	C	916
eBay/Square Trade Experiment	ACADEMI		917
Cybersettle.com, SettlementOnlin	ie and clickNsettle		919
ODR In Credit Reporting Dispu		r	920
Conclusion	<b>U</b> JIIUNI		923

### CHAPTER 44

#### UNIVERSITY ARBITRATION

Introduction	925
Universities As Arbitration Centres	926
Emergence Of Modern Commercial Arbitration	927
Significance Of Arbitration	930
Empowering Universities As Arbitration Centres	932
Implementing University Arbitration	933
Benefit To Stakeholders	934
The 'Feeder' To University Arbitration	935
Regimes Of Islamic Finance And One Belt, One Road (OBOR)	938
Conclusion	939

## ALTERNATIVE DISPUTE RESOLUTION

## Law & Practice

Alternative Dispute Resolution: Law and Practice is divided into 44 chapters which cover alternative dispute resolution (ADR) mechanisms in all their varieties, including negotiation, mediation, conciliation, ombudsman, arbitration, and court adjudication. These ADR mechanisms can be used alongside existing court systems and have gained widespread acceptance because of its speedy resolution of disputes and outcomes that preserve and sometimes even improve relationships.

The primary objective of this book is to enhance reader's understanding of the various regulatory framework governing ADR on diverse issues at both national and international levels. This includes the application of ADR to fintech, Islamic banking and finance, labour, and construction disputes among others. Online dispute resolution, Singapore Mediation Convention, and university arbitration are also featured in this book.

All those concerned, both the legal and non-legal community such as legal practitioners, arbitrators, mediators, academicians, and students, will find this book as a valuable aid for a good understanding of matters pertaining to ADR without having to refer to several other sources.

