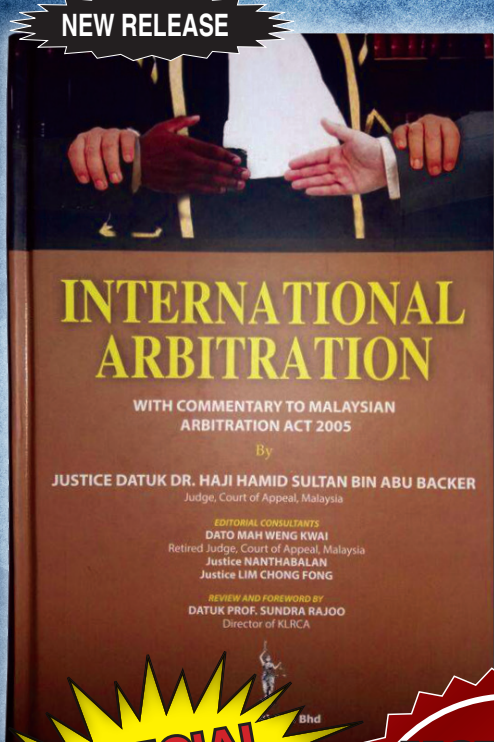




Janab's Latest Publication



Justice Datuk Dr. Haji Hamid Sultan Bin Abu Backer at the launch of his new book at the KLRCA (L-R): Datuk Professor Sundra Rajoo, Yang Amat Arif Tan Sri Dato' Seri Md Raus bin Sharif, Yang Amat Arif Tun Arifin bin Zakaria, Justice Datuk Dr. Haji Hamid Sultan Bin Abu Backer, Yang Bahagia Tun Zaki bin Tun Azmi and Yang Amat Arif Tan Sri Dato' Seri Zulkifli bin Ahmad Makinuddin



NEW RELEASE

# INTERNATIONAL ARBITRATION

WITH COMMENTARY TO MALAYSIAN ARBITRATION ACT 2005

By

JUSTICE DATUK DR. HAJI HAMID SULTAN BIN ABU BACKER  
Judge, Court of Appeal, Malaysia

EDITORIAL CONSULTANTS

DATO MAH WENG KWAI  
Retired Judge, Court of Appeal, Malaysia  
Justice NANTHABALAN  
Justice LIM CHONG FONG

REVIEW AND FOREWORD BY  
DATUK PROF. SUNDRA RAJOO  
Director of KLRCA

SPECIAL OFFER!

NOW AT  
RM 210.00  
~~250.00~~

Hard Cover  
978-983-9880-17-5  
Pages 1056

...recommend this work without any reservation for anyone involved in arbitration and who wishes to get a finer understanding of the subject that transcends mere knowledge and provides a balanced and practical perspective of arbitration in Malaysia. ...further states that this book, specializing in international commercial arbitration with particular focus on Malaysia, is timely and crucial.

Review and Foreword by: Director of KLRCA, Datuk Prof. Sundra Rajoo

# INTERNATIONAL ARBITRATION

with commentary to  
Malaysian Arbitration Act 2005

'International Arbitration: Malaysian Arbitration Act 2005' comprehensively deals with the conditions, demands and compliance faced in securing an international arbitral award. It also addresses the adversities faced in securing an international arbitral award that can be recognized in the seat country of arbitration and enforced in numerous countries under the New York Convention.

He has also revealed the intricacies of how to understand and appreciate the UNCITRAL Model Law, UNCITRAL Arbitration to ensure that the award rendered by the arbitral tribunal is capable of recognition and enforcement under the New York Convention. Before proceeding to elaborate on the mechanism to activate an arbitral proceeding under the Model Law he adeptly reminds parties that both the court of the seat of arbitration and the country where the award is to be enforced continues to reserve its respective rights to scrutinize such award. But he cautions that such courts "should only refuse recognition and enforcement of the award in extremely rare occasions and only when it can be demonstrated that the claimant had abused the arbitration process which has materially prejudiced an innocent respondent" and not otherwise.

per TUN ZAKI BIN TUN AZMI  
(Former Chief Justice of Malaysia)

...produce a book containing his erudite opinions and commentary on the various technicalities and jurisdictional issues pertaining to international arbitration. This book will be welcomed by all those who are involved in international arbitration. I have no doubt that in time to come, this book will gain acceptance as an authoritative text on international arbitration.

Foreword by: Chief Justice of Malaysia, Tun Arifin bin Zakaria

