

[Look Up Full Text](#)

[Save to EndNote online](#)
[Add to Marked List](#)

1 of 1

Shari'ah court-annexed dispute resolution of three commonwealth countries - a literature review

By: Oseni, UA (Oseni, Umar Aimhanosi)

INTERNATIONAL JOURNAL OF CONFLICT MANAGEMENT

Volume: 26 Issue: 2 Pages: 214-238

DOI: 10.1108/IJCM-06-2012-0050

Published: 2015

[View Journal Information](#)

Abstract

Purpose - The purpose of this study is to examine the legal framework for court-annexed dispute resolution in courts with Shari'ah jurisdiction in Nigeria, Malaysia and Singapore. The major part of the study is dedicated to propose reforms in the administration of justice system in the courts with Shari'ah jurisdiction in Nigeria and the relevance of such reforms to the ongoing reforms in the Middle East and North African (MENA) countries.

Design/methodology/approach - This is an integrative literature review, which adopts a comparative approach in analyzing the conceptual framework of amicable dispute resolution in the modern world with particular reference to the Shari'ah court.

Findings - The findings of this research illustrate the adaptability of the practices in Malaysia and Singapore in the courts with Shari'ah jurisdiction in Nigeria and the MENA region.

Practical implications - An exposition of the dispute resolution processes in Islamic law reveals the relevance of these processes in modern reforms of the administration of justice system. The practical implications of this study include the streamlining of the rules and procedures of modern Shari'ah courts in post-revolution Arab countries to allow for court-annexed amicable (alternative) dispute resolution initiatives.

Originality/value - As far as it is known, this is the first conceptual study on the court-annexed dispute resolution frameworks of Shari'ah courts in three commonwealth jurisdictions.

Keywords

Author Keywords: Singapore; Malaysia; Nigeria; Alternative dispute resolution; MENA countries; Shari'ah court

KeyWords Plus: SAUDI-ARABIA; ARBITRATION

Author Information

Reprint Address: Oseni, UA (reprint author)

Int Islamic Univ Malaysia, Dept Civil Law, Ahmad Ibrahim Kulliyah Fac Laws, Kuala Lumpur, Malaysia.

Addresses:

[1] Int Islamic Univ Malaysia, Dept Civil Law, Ahmad Ibrahim Kulliyah Fac Laws, Kuala Lumpur, Malaysia

E-mail Addresses: umaroseni@gmail.com

Publisher

EMERALD GROUP PUBLISHING LIMITED, HOWARD HOUSE, WAGON LANE, BINGLEY BD16 1WA, W YORKSHIRE, ENGLAND

Categories / Classification

Research Areas: Communication; Business & Economics; Government & Law

Web of Science Categories: Communication; Management; Political Science

Document Information

Document Type: Review

Language: English

Accession Number: WOS:000353471600005

ISSN: 1044-4068

eISSN: 1758-8545

Journal Information

Impact Factor: Journal Citation Reports®

Other Information

IDS Number: CG7GT

Cited References in Web of Science Core Collection: 114

Times Cited in Web of Science Core Collection: 1

Citation Network

1 Times Cited

114 Cited References

[View Related Records](#)

[View Citation Map](#)

[Create Citation Alert](#)

(data from Web of Science™ Core Collection)

All Times Cited Counts

1 in All Databases

1 in Web of Science Core Collection

0 in BIOSIS Citation Index

0 in Chinese Science Citation Database

0 in Data Citation Index

0 in Russian Science Citation Index

0 in SciELO Citation Index

Usage Count

Last 180 Days: 1

Since 2013: 1

[Learn more](#)

Most Recent Citation

Ali, Engku Rabiah Adawiah Engku. DISPUTE RESOLUTION MECHANISMS IN THE ISLAMIC FINANCE INDUSTRY IN MALAYSIA: TOWARDS A LEGAL FRAMEWORK. AL-SHAJARA, 2015.

[View All](#)

This record is from:
Web of Science™ Core Collection

Suggest a correction

If you would like to improve the quality of the data in this record, please [suggest a correction](#).