

# Document details

[Back to results](#) | 1 of 1

[CSV export](#)
[Download](#)
[Print](#)
[E-mail](#)
[Save to PDF](#)
[Save to list](#)
[More...](#)

Al-Shajarah

Volume 21, Issue Special Issue, 2016, Pages 243-260

## The introduction of the financial ombudsman scheme as an alternative to dispute resolution in the Islamic financial services industry in Malaysia (Article)

Zain, N.R.M.<sup>a</sup>, Engku Ali, E.R.A.<sup>b</sup><sup>a</sup>IUM Institute of Islamic Banking and Finance (IIBF), International Islamic University, Malaysia<sup>b</sup>Ahmad Ibrahim Kulliyah of Laws, International Islamic University Malaysia, Malaysia

### Abstract

[View references \(14\)](#)

With the enactment of the Islamic Financial Services Act 2013 (IFSA 2013) in Malaysia, the dispute resolution landscape has been transformed to reflect more on effective dispute settlement that would ensure consumer protection without prejudicing the interests of the financial service providers. The Central Bank of Malaysia, as the main regulatory body for the Islamic financial services industry in Malaysia, indicates that the Financial Mediation Bureau (FMB) is in the process of implementing the Financial Ombudsman Scheme (FOS). In analysing this statutory by-product of IFSA 2013, this paper examines the transformation of FMB as a structured statutory body in resolving Islamic finance disputes. In addition, the dispute resolution structure of FMB under the FOS is evaluated and appreciated. A comparative legal analysis is provided in a separate section by examining the structures of other financial ombudsmen as available in other jurisdictions. The examples are taken from other financial ombudsmen practices as applied in selected Commonwealth countries, i.e., Ireland, United Kingdom, and Pakistan.

### Author keywords

[Dispute resolution](#)
[Financial Ombudsman Scheme](#)
[IFSA 2013](#)
[Islamic financial services](#)
[Ombudsman for Financial Services](#)

ISSN: 13946870

Source Type: Journal

Original language: English

Document Type: Article

Publisher: International Islamic University Malaysia

### References (14)

[View in search results format](#)
[All](#)
[CSV export](#)
[Print](#)
[E-mail](#)
[Save to PDF](#)
[Create bibliography](#)

### Metrics

0 Citations in Scopus

0 Field-Weighted Citations

PlumX Metrics  
Usage, Captures, Mentions,  
Social Media and Citations  
beyond Scopus.

### Cited by 0 documents

Inform me when this document is cited in Scopus

[Set citation alert](#)
[Set citation feed](#)

### Related documents

When courts are overgrown with grass: The role of

 Dator, J.  
(2000) *Futures*

Access to justice: Is ADR a help or hindrance?

 Nylund, A.  
(2014) *The Future of Civil Litigation: Access to Courts in the Nordic Countries*

Banking on ICT: The relevance of online dispute resolution