SUPPRESSION of

PIRACY ARMED ROBBERY AGAINST SHIPS

and

MARITIME TERRORISM

GLOBAL and REGIONAL PERSPECTIVES

Muhamad Hassan Ahmad Abdul Haseeb Ansari Ashgar Ali Ali Mohamed Mohammad Naqib Ishan Jan

> HUM Press

SUPPRESSION of

PIRACY ARMED ROBBERY AGAINST SHIPS

and

MARITIME TERRORISM

GLOBAL and REGIONAL PERSPECTIVES

Muhamad Hassan Ahmad Abdul Haseeb Ansari Ashgar Ali Ali Mohamed Mohammad Naqib Ishan Jan



Gombak • 2017

First Print, 2017 © International Islamic University Malaysia (IIUM)

IIUM Press is a member of the Majlis Penerbitan Ilmiah Malaysia - MAPIM (Malaysian Scholarly Publishing Council)

All rights reserved. No part of this publication may be reproduced, stored in a retrieval system, or transmitted, in any form or by any means, electronic, mechanical, photocopying, recording, or otherwise, without any prior written permission of the publisher.

Perpustakaan Negara Malaysia

Cataloguing-in-Publication Data

Muhamad Hassan Ahmad

SUPPRESSION OF PIRACY, ARMED ROBBERY AGAINST SHIPS AND MARITIME TERRORISM: GLOBAL & REGIONAL PERSPECTIVES / MUHAMAD HASSAN AHMAD, ABDUL HASEEB ANSARI, ASHGAR ALI ALI MOHAMED, MOHAMMAD NAQIB ISHAN JAN. ISBN 978-967-418-782-8

- 1. Piracy--Prevention--Law and legislation.
- 2. Maritime terrorism--Law and legislation.
- 3. Piracy (international law). 4. Government publications--Malaysia.
- I. Abdul Haseeb Ansari. II. Ashgar Ali Ali Mohamed.
- II. Mohammad Naqib Ishan Jan. IV. Title. 345.026

Published in Malaysia by
IIUM Press
International Islamic University Malaysia
P.O. Box 10, 50728 Kuala Lumpur, Malaysia

Printed in Malaysia by
Naga Global Print (M) Sdn. Bhd.
No.1, Jalan Industri Batu Caves 1/3
Taman Perindustrian Batu Caves
68100 Batu Caves, Selangor Darul Ehsan.

CONTENTS

	Foreword	XI
	Preface	xiii
	List of Figures	XV
	List of Cases	xvii
	List of Statutes	xix
	List of Abbreviations	xxi
CII	APTER 1: INTRODUCTION	
1.1		2
1.1		4
		7
		9
	The Djibouti Code of Conduct	11
1.6		12
1.0	The Wist in the Walacca Stratis	12
СП	APTER 2: THE THREAT OF PIRACY, ARMED ROBBERY	
	AINST SHIPS AND MARITIME TERRORISM	
	Introduction	15
		16
		19
2.3	Recurrence of Piracy in the 21 st Century 2.3.1 South Asian Waters	24
	2.3.1 South Asian waters 2.3.2 African Waters	25
	2.3.2 African waters 2.3.3 South and Central American Waters and the Caribbean	
	Sea	26
	2.3.4 Southeast Asian and Far Eastern Waters	27
2.4		31
	Piracy Off Somalia Coast	41
2.5	Threat of Maritime Terrorism	
	2.5.1 Definition of Terrorism	41 44
	2.5.2 Definition of Maritime Terrorism	
	2.5.3 Potential Targets and Methods of Attacks	48
	2.5.4 Maritime Terrorism Incidents	49

2.6 Challenges in Securing the International Maritime Naviga	tion 52			4.3.4.2 Ships Withdrawn from Navigation or Laid Up	108
2.7 Conclusion	56		4.4	Unlawful Acts Against the Safety of Maritime Navigation	109
				Jurisdiction of State Parties	113
CHAPTER 3: PIRACY UNDER THE INTERNATIONAL LAW	W OF			4.5.1 Obligatory Jurisdiction	113
THE SEA CONVENTIONS				4.5.2 Discretionary Jurisdiction	114
3.1 Introduction	57			4.5.3 Priority of Jurisdiction among State Parties	116
3.2 Definitions of Piracy	57		4.6	Detention and Delivery of Offenders	119
3.2.1 Piracy under Domestic Laws	58			4.6.1 Obligation of State Parties to Arrest and Detain	
3.2.1.1 Judicial Definitions	59			Offenders	119
3.2.1.2 Statutory Definitions	62			4.6.2 Authorisation to the Master of a Ship of a State Party	
3.2.2 Piracy under International Law	66			to Deliver the Offenders	120
3.3 Piracy under Law of the Sea Conventions	69			4.6.3 Obligation of the Receiving State	121
3.3.1 Piracy under the High Seas Convention	69		4.7	Extradition of Offenders	122
3.3.2 Piracy under the UNCLOS	70		4.8	Punishment for Offenders	125
3.4 Elements of Piracy under the UNCLOS	72		4.9	Conclusion	126
3.4.1 Acts of Piracy	72				
3.4.2 Private Ends	76		CHA	APTER 5: AMENDMENTS UNDER THE 2005 PROTOCOL	,
3.4.3 Private Ships	78		5.1	Introduction	129
3.4.4 Two Ships	79		5.2	Emergence of the 2005 Protocol	129
3.4.5 Locality of Piracy	81		5.3	New Offences under the 2005 Protocol	133
3.5 Jurisdiction to Seize Pirate Ships and Prosecute Pirates	85			5.3.1 Various Usage of Ship in Terrorist Attacks	135
3.5.1 Piracy and Universal Jurisdiction	87			5.3.2 Transportation of Explosive Material, Substance	
3.5.2 Right of Visit	91			or Related Technology	137
3.5.3 Prosecution of Pirates	93			5.3.3 Transportation of Offenders or Alleged Offenders	139
6.6 Conclusion	94			5.3.4 Attempting, Participating, Organising, Directing or	
				Contributing to the Commission of Offences	141
CHAPTER 4: UNLAWFUL ACTS AGAINST THE SAFETY O			5.4	Right of Visit and Boarding Procedures	143
MARITIME NAVIGATION UNDER THE SUA CONVENTION	N			5.4.1 Right of Visit	144
.1 Introduction	97			5.4.2 Boarding Procedures	145
.2 Emergence of the SUA Convention	97			5.4.2.1 Authorisation from the Flag State	145
.3 The Scope of Application	102			5.4.2.2 Ad Hoc Authorisation	147
4.3.1 Types of Applicable Ships	102			5.4.2.3 Authorisation in General	150
4.3.2 Geographical Application	104			5.4.3 Obligation of the Boarding State Party	151
4.3.3 Application on the Basis of Offender's Presence	105	1000		5.4.4 Right of the Flag State	152
4.3.4 Exclusion from the Scope of Application	105			5.4.5 Safeguards	153
4.3.4.1 Warships and Government ships	106		5.5	Amendments to the Provisions Relating to Extradition	155

		OVER DEED OF COMPATING DID A CV AND ADMED DODD!	EDV
5.6 Punishment for Offences	157	CHAPTER 8: COMBATING PIRACY AND ARMED ROBBI	EKI
5.6.1 Individual Offenders	157	AGAINST SHIPS IN THE MALACCA STRAITS	202
5.6.2 Legal Entities	157	8.1 Introduction	202
5.7 Conclusion	158	8.2 Coordinated Measures in the Malacca Straits	
		8.3 Trilateral Malacca Straits Coordinated Patrols (MALSIN)	
CHAPTER 6: COMBATING PIRACY AND ARMED RO	OBBERY	8.4 Eyes in the Sky (EIS)	208
AGAINST SHIPS UNDER THE ReCAAP		8.5 Malacca Straits Patrols (MSP)	209
5.1 Introduction	161	8.6 Safeguarding Maritime Security in the Malacca Straits	212
5.2 Emergence of the ReCAAP	162	8.7 Conclusion	217
5.3 Definitions of Maritime Crimes under the ReCAAP	166	WALES TO SERVICE THE SERVICE T	1 1 1 3 3
5.4 Elements of Armed Robbery Against Ships under		CHAPTER 9: SUPPRESSING PIRACY, ARMED ROBBERY	
the ReCAAP	169	AGAINST SHIPS AND MARITIME TERRORISM IN MALA	
5.5 Three Pillars of the ReCAAP	173	9.1 Introduction	219
6.5.1 Cooperation through the ISC	174	9.2 Piracy, Armed Robbery Against Ships and Maritime	
6.5.2 Cooperative Arrangements among Contracting	g Parties 175	Terrorism under the Malaysian Criminal Law	220
6.5.2.1 General Obligations	176	9.2.1 Robbery and Gang-robbery	221
6.5.2.2 Request for Cooperation among Contraction	ng Parties 177	9.2.2 Mischief	224
6.5.2.3 Extradition and Mutual Legal Assistance	178	9.2.3 Theft	227
6.5.3 Capacity Building among Contracting Parties	179	9.3 The Bunga Laurel Incident	229
5.6 Reported Incidents within the ReCAAP Geographics		9.4 Malaysian Maritime Enforcement Agency (MMEA)	230
Mandate	180	9.4.1 Functions of the MMEA	232
5.7 Conclusion	181	9.4.2 Powers of the MMEA	234
		9.5 Cooperation between the "RMN" and "MISC"	238
CHAPTER 7: COMBATING PIRACY AND ARMED RO	OBBERY	9.6 Conclusion	240
AGAINST SHIPS UNDER THE DJIBOUTI CODE OF O			
7.1 Introduction	183	CHAPTER 10: CONCLUSION	
7.2 Emergence of the Djibouti Code of Conduct	183	10.1 Findings	242
7.3 Definitions of Maritime Crimes under the Djibouti C		10.1.1 Definitions of Piracy, Armed Robbery Against	Ships
Conduct	190	and Maritime Terrorism	243
'.4 Information Sharing	192	10.1.2 Jurisdiction and Extradition	249
7.5 Cooperation among the Participants	195	10.1.3 Right of Visit and Arrest	252
7.6 Review of the National Legislations	197	10.2 Recommendations and the Way Forward	257
7.7 Training and Capacity Building Activities	198	10.2.1 International Conventions	258
7.8 Reported Incidents within the Geographical Mandate		10.2.2 Regional Agreements	261
the Djibouti Code of Conduct	199	10.2.3 Information Sharing	263
'.9 Conclusion	200	10.2.4 Patrolling	264
.7 Conclusion	200		

10.2.4.1 Surface and Aerial Patrols	264			
10.2.4.2 Joint and Coordinated Patrols	265			
10.2.4.3 International Cooperation in High Risk Areas	266			
10.2.5 Capacity Building	268			
Tell areast Materials and Constrained Procedy (MALSIMDE): 204-				
APPENDIX I:				
Relevant Provisions of the Convention on the High Seas 1958	269			
APPENDIX II:				
Relevant Provisions of the United Nations Convention on the Law				
of the Sea 1982	275			
APPENDIX III:				
The Convention for the Suppression of Unlawful Acts Against the				
Safety of Maritime Navigation 1988	286			
APPENDIX IV:				
The 2005 Protocol to the Convention for the Suppression of				
Unlawful Acts Against the Safety of Maritime Navigation 1988				
APPENDIX V:				
The Regional Cooperation Agreement on Combating Piracy and				
Armed Robbery Against Ships in Asia 2004	337			
APPENDIX VI:				
The Code of Conduct concerning the Repression of Piracy and				
Armed Robbery Against Ships in the Western Indian Ocean and the	9			
Gulf of Aden 2009	352			
References	371			
Index	405			

MUHAMAD HASSAN AHMAD is an Assistant Professor at Civil Law Department, Ahmad Ibrahim Kulliyyah (Faculty) of Laws, International Islamic University Malaysia. He holds Bachelor of Law (LLB), Master of Comparative Laws (MCL) and Doctor of Philosophy (PhD). He has special interest in Public International Law; Private International Law: Alternative Dispute Resolution; Comparative Law and Jurisprudence.

ABDUL HASEEB ANSARI obtained his B.Sc. from Gorakhpur University, India and LL.M., Ph.D. from Banaras Hindu University, India, He is presently working as a Professor of Law at Ahmad Ibrahim Kulliyyah (Faculty) of Laws, International Islamic University Malaysia, He has special interest in revenue law, environmental law, international trade law and comparative jurisprudence. He has extensively contributed on different aspects of these areas. He has a long experience of teaching and guiding research in these areas. He has widely contributed to the knowledge by publishing hundred over articles and 12 books. He is the editor of the Journal of Islamic Law Review, published by the Serials Publications. New Delhi, and he is on the editorial boards of several world-class journals. He has membership of some international institutions of high repute. In 2005, he got the best researcher award at faculty level from International Islamic University Malaysia. In 2008, he was honoured with the outstanding researcher award by the university, and he bagged the same award in 2012 and 2013 again. In 2009, he had the honour to receive outstanding paper award of the Emerald Literati Award, UK. He again bagged the most commended article award from them in 2013. In 2013, he got the maximum, citation award from International Islamic University Malaysia.

ASHGAR ALLALI MOHAMMED is a Professor of Law at Ahmad Ibrahim Kulliyyah (Faculty) of Laws, International Islamic University Malaysia. He graduated with Bachelor of Law (LLB (Hons)) and Master of Comparative Laws (MCL) from International Islamic University Malaysia, Master of Laws (LLM (Hons)) from University of Auckland, New Zealand and Doctor of Philosophy in Business Law (Ph.D) from the Graduate School of Management, University Putra Malaysia. He was admitted to the Malaysian Bar as an Advocate and Solicitor by the High Court of Malaya in 1992. His area of interest includes Employment Law, Civil Litigation and Alternative Dispute Resolution.

MOHAMMAD NAQIB ISHAN JAN is a Professor of Law and eurrently the Deputy Dean (Postgraduate Affairs) at Ahmad Ibrahim Kulliyyah (Faculty) of Laws, International Islamic University Malaysia. He received his Bachelor of Law (LL.B. (Hons)), Master of Comparative Laws (MCL) and Doctor of Philosophy (Ph.D) from International Islamic Enviversity Malaysia. He is also the Coordinator of the Dispute Resolution Research Unit, a member of the World Trade Organization and Globalization Unit, a member of the International Law and Maritime Affairs Unit, and a member of the IIUM's Phillip C, Jessup Moot Court. His areas of expertise include public international law, international human rights law, international dispute resolution, international commercial arbitration, use of force, law of international institutions and refugee law.

SUPPRESSION of

PIRACY ARMED ROBBERY AGAINST SHIPS and MARITIME TERRORISM

GLOBAL and REGIONAL PERSPECTIVES

Safety of maritime navigation has been one of the major issues in the global arena for centuries. Despite the fact that piracy is one of the oldest international crimes, it recurs and seriously threatens the safety of international maritime navigation in present days. The suppression of international and regional levels. In this book, entitled Suppression of Piracy, Armed Robbery Against Ships & Maritime Terrorism: Global and Regional Perspectives, the authors endeavour a rigorous effort to identify, examine and analyse the deficiencies of contemporary international law of the sea conventions, regional agreements and arrangements pertaining to the suppression of piracy, armed robbery against ships and maritime terrorism. The book offers numerous valuable ensuring the safety of maritime navigation all around the world but also in maintaining international peace and security. Policy makers, researchers, practitioners and students of international law, especially in the field of maritime security and national security, would certainly find this book as a useful guide. Readers would get insightful ideas on the suppression of piracy, armed robbery against ships and maritime terrorism without having to refer to several sources.



HUM Press

Tel: +603 6196 5014 / 6196 5004 Fax: +603 6196 4862 / 6196 6298

Website: http://iiumpress.iium.edu.my/booksh



