



BRIEF CURRICULUM VITAE

Personal Particulars

Name: Dato' Dr. Abd. Shukor Bin Ahmad

Contact Particulars: No. 14-2 Wisma Shukor Baljit, Jln 13/48A, Sentul
Raya Off Jln Sentul, 51100 Kuala Lumpur.

Telephone 03-40456366

Fax 03-40456355

e-mail shukor@shukorbaljit.com

Academic Qualifications

Bachelor's Degree: Bachelor of Laws (LL.B (Hons))
University of Malaya, (1996).

Master's Degree: Master of Laws (LL.M)

University of Malaya, (1999).
Majoring in Public Law and Air & Space Law.

Post Graduate: Post Graduate Diploma in Shariah Law & Practice (DSLPP), International Islamic University, (2002).

Post Graduate Diploma in Islamic Law (Islamic Banking & Finance), International Islamic University, (2009).

Doctorate Doctor of Philosophy in law.
International Islamic University (2013)

Working Experience

- ❖ Admitted to the Malaysian Bar.
- ❖ Co-founded Shukor Baljit & Partners, Advocates & Solicitors and in private legal practice since then.
- ❖ Appointed as a Commissioner for Oaths since 1st March 2008.
- ❖ Admitted as a Syariah Counsel for the Federal Territories and practicing Syariah Law in the Federal Territories since 17th January 2008.
- ❖ Part-time Tutor at the Law Faculty University of Malaya -(1998-2000).
- ❖ Judge of the Philip C Jessup International Law Moot Court Competition since 2009.

- ❖ Judge of the International Humanitarian Law Moot Court Competition since 2010.
- ❖ Appointed by the Attorney General of Malaysia as a Notary Public for Federal Territory of Kuala Lumpur since 27th June 2012
- ❖ Member of the Market Participant's Committee of the Kuala Lumpur Stock Exchange (Bursa Malaysia) since 2013.
- ❖ Head, Dispute Resolution Chamber, Football Association of Malaysia, since 2019.

Professional Affiliations

- ❖ Member of the International Association of Penal Law (AIDP).
- ❖ Fellow of the Chartered Institute of Arbitrators, (FCI Arb) UK, since 2012.
- ❖ Fellow of the Malaysian Institute of Arbitrators (FMI Arb) since 2013.
- ❖ Fellow of the Arbitration and Mediation Institute of New Zealand (FAMINZ (Arb)) since 2013.
- ❖ Mediator, Malaysian Mediation Center, Bar Council since 2009.
- ❖ Panel Arbitrator and Mediator with the Asian International Arbitration Centre since 2015.
- ❖ Panel Adjudicator with the Asian International Arbitration Centre since 2018.

Publications

- ❖ Wither Section 27 Evidence Act: A Short Comment on *Md Desa Bin Hashim v PP* [1996] 2 *Current Law Journal* ci;
- ❖ Women's Voice: To Hear or Not to Hear? [1998] 1 *Current Law Journal Supplementary* lviii;
- ❖ Legal Aspects of Hire Purchase, 2nd Edition (Sweet & Maxwell), 2020.
- ❖ Habeas Corpus and the Malaysian Courts: Strange Bedfellow? The Malaysian Court's approach to issues pertaining detention [2013] *Law Review* 357.
- ❖ The Quest for the Protection of Liberty and Executive Detention: The Constitution and the Constitutional Remedy [2014] *Law Review* 1.

Main Areas of Practice

D

- ❖ Commercial Law.
- ❖ Alternatives Dispute Resolutions including Domestic and International Arbitrations.

Award

- ❖ Awarded the Darjah Indera Mahkota Pahang (DIMP) by the HRH Sultan of Pahang on the occasion of His Majesty's 79th Birthday in 2009.

Experience in Arbitration

(A) Counsel in Arbitration (since 1998)

Involved as counsel (including co-counsel) for parties to arbitration (Claimant and Respondent) involving, among others, the following areas: -

(i) Domestic Arbitration

- ❖ domestic arbitrations pertaining to housing developments between the developer and land owners;
- ❖ domestic arbitration pertaining to construction of hotel and mixed commercial developments between main contractor and sub-contractors;
- ❖ domestic arbitration involving the testing and commissioning of a micro-satellite between the owner and the research institute;
- ❖ domestic arbitration involving the setting up of educational institute;
- ❖ domestic arbitrations pertaining to sale of goods;
- ❖ domestic arbitrations pertaining to investment in securities;

- ❖ domestic arbitration pertaining to development rights between a state government and a public company;
- ❖ domestic arbitration between a limited company and state government on certain reclamation project;
- ❖ domestic arbitration involving project architect and employer;

(ii) International Arbitration

- ❖ international arbitration concerning joint ventures for the development of industrial hub;
- ❖ international arbitration involving the avionics systems for the fighter planes between the foreign company as principal and the Malaysian agent;
- ❖ international arbitration concerning the design, testing and commissioning of a satellite and launching of the satellite.
- ❖ international arbitration pertaining to contract for the provision of the broadband services using power lines between a Malaysian company and foreign company;
- ❖ international arbitration pertaining to sale and supply of liquefied natural gas between a Saudi company, South African and Petrobras;
- ❖ international arbitration pertaining to oil gas and mining rights in Sudan.

(B) Arbitrator (since 2003)

Appointed to act as sole arbitrator and joint arbitrator for disputes involving the following areas: -

- ❖ domestic arbitration between cooperative societies and public company pertaining to joint ventures;
- ❖ domestic arbitration pertaining to design and supervision of interior design and renovations of bank premises;
- ❖ domestic arbitrations involving construction of housing development on sell, design and built concept;
- ❖ domestic arbitrations concerning joint ventures;
- ❖ domestic arbitration involving contractors and the Government of Malaysia for certain projects;
- ❖ domestic arbitrations on constructions projects between contractors and projects owners;
- ❖ domestic arbitration involving architects, quantity surveyors and other professionals and project owner;
- ❖ domestic arbitration for construction of petro-chemical project in Sabah;
- ❖ ad hoc arbitration involving investment and sale of business relating to land development.

(C) Court Proceedings (since 1998)

Appeared in courts in Peninsular Malaysia for the purpose of: -

- ❖ challenge process;
- ❖ enforcement/resisting application thereof, of arbitration awards;
- ❖ application for interim reliefs;
- ❖ stay of proceedings pending arbitrations;
- ❖ appeal to Court of Appeal and Federal Court from decisions of the High Court relating to arbitration.
- ❖ Winding up proceedings.
- ❖ application for appointment of receiver & manager

(D) Quantum in Dispute

The Highest Amount in Dispute handled in an arbitration is **RM980,000,000.00 (Nine Hundred Eighty Million)** involving a private company, the Government of Malaysia and a Multinational from United States of America.

(E) Experience in Construction Industry

Have acted, since 1998, and still acting for the following party, in dispute resolutions: -

- (i) Housing and commercial property developers;
 - (ii) Landowners;
 - (iii) Project Owners, including road builders;
 - (iv) Main contractors;
 - (v) Nominated sub-contractors;
 - (vi) Domestic sub-contractors;
 - (vii) Professionals in construction projects, including,
 - (a) Project Engineers;
 - (b) Quantity surveyors; and
 - (c) Project Architect;
 - (viii) Material and Machineries Suppliers;
 - (ix) Experts in assessment exercise.
-
- ❖ Have acted as counsel in matters falling under the purview of the Construction Industry and Payment Adjudication Act 2012 (CIPAA) since 2014.

 - ❖ The biggest amount in CIPAA claim handles thus far is **RM283,000,000.00 (Ringgit Malaysia Two Hundred Eighty-Three Million)** involving a private company and a corporation from China.