

MOHSIN HINGUN



- AHMAD IBRAHIM KULLIYAH OF LAWS
- IIUM Gombak Campus
- Email address: mohsin@iium.edu.my

ACADEMIC QUALIFICATION

- Ph.D in shipping law
- Master of Laws
- Post Graduate Diploma in Law & Practice
- Bachelor in Law

TEACHING RESPONSIBILITIES

| | |
|---|---|
| EQUITY & TRUST | 1992/1993 1993/1994 |
| EQUITY & TRUST II | 1990/1991 1991/1992 1992/1993 1994/1995 1996/1997 1997/1998 2008/2009 2009/2010 2010/2011 2011/2012 2012/2013 2013/2014 2014/2015 2015/2016 2016/2017 2017/2018 2018/2019 2019/2020 |
| EQUITY & TRUSTS I | 1990/1991 1991/1992 1994/1995 1995/1996 1996/1997 1997/1998 1998/1999 |
| GENERAL PRINCIPLES OF MALAYSIAN CIVIL LAW | 2013/2014 |
| INTERNATIONAL TRADE & SHIPPING LAW | 1998/1999 |
| INTERNATIONAL TRADE & SHIPPING LAW I | 1990/1991 1991/1992 1992/1993 |
| INTERNATIONAL TRADE & SHIPPING LAW II | 1990/1991 1991/1992 |
| INTERNATIONAL TRADE & SHIPPING LAW IV | 1992/1993 1993/1994 1994/1995 1995/1996 1997/1998 |
| LAW OF TORTS | 1992/1993 1993/1994 |
| LAW OF TORTS I | 1994/1995 1996/1997 |
| LAW OF TORTS II | 1994/1995 1996/1997 2008/2009 |
| LAW RESEARCH METHODOLOGY | 1996/1997 2018/2019 2019/2020 |
| LEGAL METHOD | 2013/2014 |
| REVENUE LAW | 1992/1993 1993/1994 1994/1995 1995/1996 1997/1998 1998/1999 2009/2010 2010/2011 2011/2012 2012/2013 2013/2014 2014/2015 2015/2016 2016/2017 2017/2018 2018/2019 2019/2020 |
| REVENUE LAW I | 1990/1991 1991/1992 |

RESEARCH PROJECTS**In Progress**

2014 - Present Mis-Selling of Financial Products in the Financial Services Industry - Formulating Comprehensive Investor Protection Mechanism And Enforcement Framework

2009 - Present Family Law and Ethics Unit (FAME)

2009 - Present Corporate, Securities and Finance Law & Regulation Research Unit

2009 - Present Corporate, Financial Law & Regulation Research Unit

Completed

2014 - 2018 Issuers' and Directors' Liability for Ongoing or Continuous Disclosure Obligation in the Capital Market

2014 - 2018 Mis-Selling of Financial Products in the Financial Services Industry - Formulating Comprehensive Investor Protection Mechanism And Enforcement Framework

2013 - 2014 The Recovery of Profits from Investments of Secret Commissions and Bribes

2011 - 2012 The Feasibility Of Introducing Capital Gains Tax In Malaysia

2009 - 2010 The Presumption of Advancement and Mistress Equity: Legal Expediency, Social Engineering or Legal Unorthodoxy

2009 - 2011 An Appraisal of Offshore Trusts under the Labuan Offshore Trust Act 1996

PUBLICATIONS**Article**

2018 [Complaint management and redress mechanism: the effect of fragmented institutional approach in regulating consumer credit in Malaysia.](#) International Journal of Administration and Governance , 4 (1) pp.6-11

2017 [When arbitration clause and oppression claim collide.](#) Commonwealth Law Bulletin , 43 (1) pp.33-47

2016 [Socio-legal significance of family waqf in Islamic Law: Its degradation and revival.](#) IIUM Law Journal , 24 (2) pp.309-334

2015 [The scope of taxation of income from illegal activities in selected common law jurisdictions.](#) IIUM Law Journal , 23 (3) pp.385-400

- 2015 [The slump in the price of crude oil: a call to review Malaysian revenue law and fiscal policies.](#) *Pertanika Journal of Social Science & Humanities* , 23 (S) pp.1-12
- 2011 [The parameters of uncertainty in revenue law.](#) *Journal of Applied Sciences Research* , 7 (13) pp.2441-2447
- 2010 [Expanding the boundaries of the presumption of advancement in favour of mistresses: a step too far.](#) *Malayan Law Journal* , 4 pp.lxviii-lxxxiii

Conference or Workshop Item

- 2018 [Complaint management and redress mechanism: the effect of fragmented institutional approach in regulating consumer credit in Malaysia.](#) **In: 4th International Conference on Arts, Education and Social Science**
- 2016 [The regulation of equity crowdfunding in Malaysia..](#) **In: 5th International Conference on Law and Society (ICLAS V) 2016**
- 2016 [The paradox of US policies in controlling global financial transparency.](#) **In: 1st Asian Researcher Symposium**
- 2015 [The relevance of Quistclose trust in corporate insolvency for the benefit of a non-lending third party.](#) **In: 4th International Conference on Law & Society (ICLAS IV) 2015**
- 2015 [Extending the scope of proprietary remedies to recovery of pure profits from successful investment of bribes: the endgames in *Lister v Stubbs*.](#) **In: The 8th UUM International Legal Conference 2015**
- 2014 [Some legal challenges affecting offshore trusts post 2008 financial crisis.](#) **In: International Conference on Social Sciences and Management (ICSSAM 2014)**
- 2013 [A trilogy of cases in Malaysian anti-tax avoidance law.](#) **In: International Conference on Commercial Laws (ICCL 2013)**
- 2013 [Bribes and the scope for the imposition of constructive trusts - the way forward for Malaysia.](#) **In: International Conference on Commercial Laws (ICCL 2013)**

Book

- 2013 [Equity and trust in Malaysia.](#) Sweet & Maxwell Asia . ISBN 978-967-0498-66-9

Book Section

- 2011 [Duties of trustees.](#) **In: Malaysian law of trusts** IIUM Press . ISBN 9789674182236 , pp.201-229
- 2011 [Introduction to trusts.](#) **In: Malaysian law of trusts** IIUM Press . ISBN 9789674182236 , pp.1-21
- 2011 [Express private trusts.](#) **In: Malaysian law of trusts** IIUM Press . ISBN 9789674182236 , pp.23-37