



JONES DAY CALS PROFESSORIAL LECTURE ON THE RULE OF LAW IN ASIA

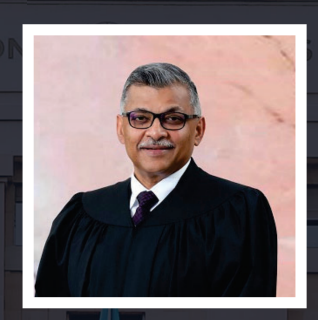
INTERNATIONAL SANCTIONS AND THE RULEOFLAW

18 JANUARY 2024 (THURSDAY) | 5.30PM (SGT) WEE CHONG JIN MOOT COURT (NUS FACULTY OF LAW, BUKIT TIMAH CAMPUS)

SPEAKER

TUN RICHARD **MALANJUM OMBUDSMAN TO THE** UNITED NATIONS **SECURITY COUNCIL &** (RET.) 9TH CHIEF JUSTICE OF MALAYSIA

GUEST-OF-HONOUR:



CHIEF JUSTICE SUNDARESH MENON CHIEF JUSTICE OF SINGAPORE

PROGRAMME:

5.00PM Registration

Welcome remarks by Prof Andrew Simester, Dean of NUS Law 5.30PM

5.40PM Introduction by Assoc Prof Jaclyn Neo, CALS Director 5.45PM Opening address by Chief Justice Sundaresh Menon 6.00PM Introduction by Mr Zac Sharpe, Partner, Jones Day

Lecture by Tun Richard Malanjum 6.05PM

6.50PM Discussion (Moderated Q&A)

7.15PM Reception



PUBLIC CPD POINTS: 1 CPD PRACTICE AREA: INTERNATIONAL LAW TRAINING LEVEL: UPDATE

REGISTER HERE: https://tinyurl.com/CALSJD2401

Participants who wish to obtain CPD Points are reminded that they must comply strictly with the Attendance Policy set out in the CPD Guidelines. For this activity, this includes signing in on arrival and signing out at the conclusion of the activity in the manner required by the organiser, and not being absent from the entire activity for more than 15 minutes. Participants who do not comply with the Attendance Policy will not be able to obtain CPD Points for attending the activity. Please refer to http://www.sileCPDcentre.sg for more information.



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INTERNATIONAL SANCTIONS AND THE RULE OF LAW

Most international sanctions imposed today are targeted instead of comprehensive. It has become a frequent tool of choice in contemporary international law to meet the challenges to international peace and security. Sanctions are commonly seen as an alternative to the use of armed force. Briefly, sanctions have three different purposes yet are often interrelated: to coerce a change in a subject's conduct, to constrain a subject from continuing to engage in an illegal or prohibited activity and to signal and or stigmatise a subject about violating an international norm.

The Security Council, an organ of the United Nations (UN), has the authority to take non-military measures, such as imposing sanctions to maintain or restore international peace and security. When imposing international sanctions, the Security Council relies on Chapter VII of the United Nations Charter as its legal basis. The most frequent sanctions regimes are those aimed at the non-proliferation of nuclear weapons, the fight against terrorism, conflict resolution or support of democratic regimes.

In this lecture, Tun Richard Malanjum, Ombudsperson of the UN Security Council ISIL (Da'esh) and Al-Qaida Sanctions Committee will speak on the relationship between the rule of law and international sanctions, with particular reference to the due process in the ISIL (Da'esh) and Al-Qaida Sanctions Regime and its implications for the sanctioned nationals and entities of States in Asia.



TUN RICHARD MALANJUM

Jones Day CALS Visiting Professor on the Rule of Law in Asia

Tun Datuk Seri Panglima Richard Malanjum served as the 9th Chief Justice of Malaysia from 2018 to 2019. From 2006 to 2018, he served as Chief Judge at the High Court of Sabah and Sarawak in Malaysia. Tun Malanjum had worked in various judicial positions including as Judicial Commissioner at the Superior Court of Malaysia, a Judge at the High Court of Sabah and Sarawak, a Judge at the Court of Appeal, and as a Judge in Malaysia's Federal Court. He has also held the positions of Deputy Public Prosecutor and State Counsel. Immediately prior to his appointment as Ombudsperson, Mr. Malanjum served as an Adjunct Professor in several universities in Malaysia and worked as a legal consultant and arbitrator. He is also a trained mediator. Mr. Malanjum holds an LLB (Honours) from the University of London (1975). He was admitted to the Bar of England and Wales in 1976.

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CHIEF JUSTICE SUNDARESH MENON

Guest of Honour

Chief Justice Sundaresh Menon was appointed Chief Justice of the Supreme Court on 6 November 2012.

A graduate from the National University of Singapore with a Bachelor of Laws (First Class Honours) and of Harvard Law School with a Master of Laws from Harvard Law School, Chief Justice Menon practised with major local and international law firms, primarily as an advocate, in the fields of commercial litigation and arbitration, construction law and insolvency law. From 2006 to 2007, he served as a Judicial Commissioner of the Supreme Court. He was appointed Senior Counsel in 2008. In 2010, he was appointed the 6th Attorney-General of Singapore, a post he relinquished in 2012 shortly before his appointment as a Judge of Appeal. He was appointed to the Presidential Council for Minority Rights upon his appointment as Attorney-General in 2010 and was later appointed as its Chairman in 2012, upon his appointment as Chief Justice. Between 2012 and 2020, Chief Justice Menon served on the Governing Board of the International Council for Commercial Arbitration, and he has been serving as a member of the International Chamber of Commerce Governing Body for Dispute Resolution Services since 2021. He is also an elected member of the American Law Institute, an Honorary Bencher of the Honourable Society of the Inner Temple in England and the President of the Singapore Academy of Law. Chief Justice Menon was conferred an Honorary Doctorate in Laws by the University of Western Australia in 2022 for his services to the law.