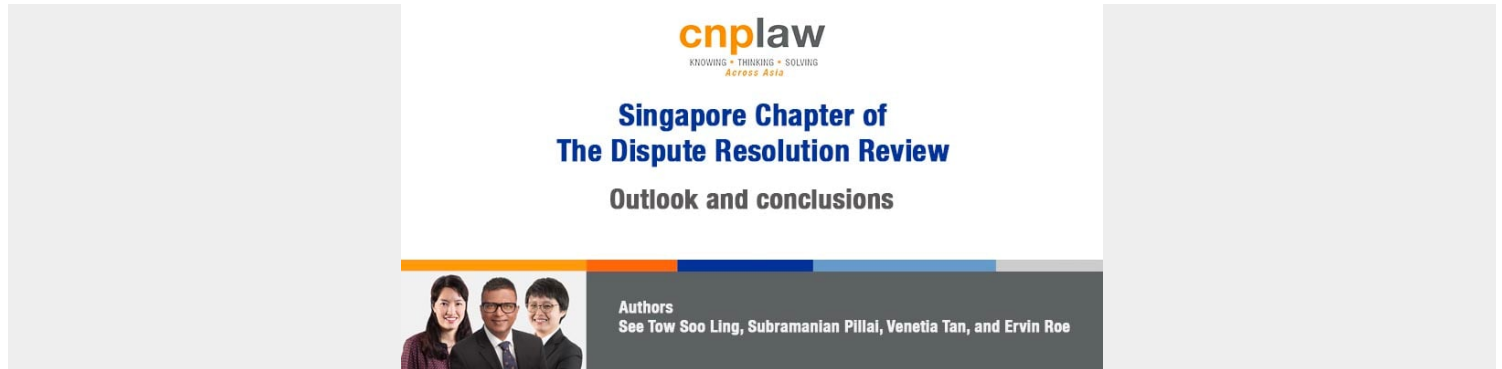


OUTLOOK AND CONCLUSIONS

Posted on April 5, 2021



Category: [Singapore Chapter of The Dispute Resolution Review](#)

General disclaimer

This article is provided to you for general information and should not be relied upon as legal advice. The editor and the contributing authors do not guarantee the accuracy of the contents and expressly disclaim any and all liability to any person in respect of the consequences of anything done or permitted to be done or omitted to be done wholly or partly in reliance upon the whole or any part of the contents.

Authors and Contributors: [See Tow Soo Ling](#), [Subramanian Pillai](#), [Venetia Tan](#), Ervin Roe and Lim Shu-Yi.

Singapore is striving towards becoming a leading hub for the resolution of cross-border disputes and the provider of legal solutions to international parties in Southeast Asia. Parties seeking to resolve their disputes in Singapore are presented with a choice of dispute resolution forums including the Singapore International Commercial Court, the SIAC and the Singapore International Mediation Centre.

Singapore is a party to the New York Convention, Singapore Convention and Hague Convention on Choice of Court Agreements. It seeks to be a centre where legal solutions not only have to be quick and efficient but also effective in terms of result.

Users of Singapore's legal framework should strive to be well advised not only of the procedures in the local court system but also of the wide variety of solutions that are on offer.

Table of Content

General disclaimer

This article is provided to you for general information and should not be relied upon as legal advice. The editor and the contributing authors do not guarantee the accuracy of the contents and expressly disclaim any and all liability to any person in respect of the consequences of anything done or permitted to be done or omitted to be done wholly or partly in reliance upon the whole or any part of the contents.