

**International arbitration as a means of resolving disputes between
states peacefully**

By

Yasmeen Azmi Mahmoud Abu Othman

Supervisor

Dr.Sarah Al-Arasi

Abstract

The international community seeks to resolve disputes by political, diplomatic or judicial ways to avoid evolving these disputes to become armed conflict. For maintaining international peace and security in the world. Because the concept of resolving the disputes by peaceful ways its An inevitable consequence of the principle of Prohibition of the use of force or threat in the international relationships. This principle is enshrined in the Charter of the United Nations and other of international conversations to keep international peace and security.

We find that international arbitration made an important rule to Settlement of disputes between countries, it has properties made the discord countries prefer resort to this type of arbitration by considering its the easiest and fastest way to resolve the dispute, The parties are free to choose the appropriate means to resolve their dispute, By conditioning on the principle of the agreement and Satisfaction between the conflicting parties under the umbrella of the international law. The International arbitration does not have

the direct obligatory capacity to implement its judgments, It is based on the principle of good faith between the conflict countries, The researcher concluded that international arbitration helped solving many conflicts between countries, Saved the world from the scourge of war and destruction and maintained the international peace and security.

The study also reviewed the nature of international arbitration, its evolution and rule in settling the international disputes, The study touched on international arbitration procedures and their advantages and disadvantages, agreements, terms and types, In the end, the study touched on applied regional issues to international arbitration. Example: Taba case and Hanish islands case.

The researcher believes that the countries and the states are obligated to implement international arbitration provisions, and the role of the UN Security Council to Obligates the states to apply implement the international arbitration courts. Which is in fact the basement of the arbitration process.

Key words:

Conflict/ Peaceful settlement of international disputes/ International Arbitration/ arbitration clause (condition)/ Arbitration parole/ means of peaceful settlement.