

# Seminar: Tax Cases Updates

Date: 9 April 2026, Thursday

Time: 9:00 am – 1:00 pm

Event Code: 26SE/001

## Registration Fees

Category	Registration Fees (exclusive of Service Tax)
CTIM Member	RM300.00
Member's Firm Staff	RM330.00
Non-Member	RM370.00

HRDCORP Programme ID : 10001656519

Payment via HRDCorp Claim - Kindly refer to the total amount indicated in the system-generated invoice upon confirmation of registration

## Important Notes:

- **Registration** - Registration of participant will be confirmed upon receipt of full payment and settlement of previous outstanding dues (if any)
- **Webinar Access Link** - The webinar access link will be e-mailed to successfully registered participants 2 working days before the commencement of the event upon receipts of full payment
- **Cancellation** - The institute must receive cancellations in writing not less than 5 working days prior to the event. No refund will be given for cancellation received within less than 5 working days of the event.
- **Recording** - The video recording of the webinar organised by the Institute is not available for distribution.
- **Disclaimer** - The organiser reserves the right to change the speaker, date or to cancel the event. A minimum of 3 working days notice will be given.

## List of Income Tax / RPGT Cases

- Asia Pacific Education Holdings Sdn Bhd v Ketua Pengarah Hasil Dalam Negeri [2026] MLRAU 10 - **Exceptional circumstances in judicial review.**
- Yayasan Buah Pinggang Kebangsaan Malaysia v Ketua Pengarah Hasil Dalam Negeri (2025) MSTC 30-802.
- Ketua Pengarah Hasil Dalam Negeri v Berjaya Golf & Resort Berhad (2025) MSTC 30-803.
- CIMB Group Sdn Bhd v Ketua Pengarah Hasil Dalam Negeri (2025) MSTC 30-804.
- Ketua Pengarah Hasil Dalam Negeri v Jeffery Florian & Anor (2025) MSTC 30-809 - **Taxpayer challenging tax assessments through judicial review.**
- Panasonic AVC Networks Johor (M) Sdn Bhd v Ketua Pengarah Hasil Dalam Negeri (2025) MSTC 30-816.
- Speed Modulation Sdn Bhd v Ketua Pengarah Hasil Dalam Negeri (2025) MSTC 30-817.
- Ketua Pengarah Hasil Dalam Negeri v Maxis Berhad (2025) MSTC 30-820.
- Ketua Pengarah Hasil Dalam Negeri v Profound Reliance Sdn Bhd (2025) MSTC 30-831.
- Ketua Pengarah Hasil Dalam Negeri v Exceptional Landmark Sdn Bhd (2025) MSTC 30-832.
- Ketua Pengarah Hasil Dalam Negeri v Tenaga Nasional Bhd (2025) MSTC 30-835 - **Reinvestment allowance claim.**
- Multi-Purpose Credit Sdn Bhd v Ketua Pengarah Hasil Dalam Negeri (2025) MSTC 30-838.
- Wong Yung Chun v Director General of Inland Revenue (2025) MSTC 30-843.
- St. Jude Medical International Holdings S.A.R.L. v Ketua Pengarah Hasil Dalam Negeri (2025) MSTC 30-849 - **Real property gains tax on share disposal in real property company.**

## List of Stamp Duty Cases

- Havi Logistics (M) Sdn Bhd v Pemungut Duti Setem (2025) MSTC 30-801 - **Stamp duty on asset purchase agreement.**
- Petronas Dagangan Berhad v Pemungut Duti Setem, Malaysia (2025) MSTC 30-819 - **Stamp duty on business transfer agreement.**
- Gentari Sdn Bhd (formerly known as Petronas Gas & New Energy Sdn Bhd) v Pemungut Duti Setem, Malaysia (2025) MSTC 30-822 - **Stamp duty on novation agreement.**
- Nike Global Trading B.V., Singapore Branch v Pemungut Duti Setem, Malaysia (2025) MSTC 30-833 - **Stamp duty on novation agreement.**
- Mesra Retail & Café Sdn Bhd v Pemungut Duti Setem, Malaysia (2025) MSTC 30-846.
- GTP Network Sdn Bhd v Pemungut Duti Setem [2025] 5 CLJ 432.
- Pemungut Duti Setem v Ann Joo Integrated Steel Sdn Bhd [2025] 2 CLJ 750.

## Who Should Attend :



CEO/CFO/  
Directors



Financial  
Planner



Tax Agent/  
Advisor



Corporate  
Accountants



Business  
Consultants



Public  
Accountants

## List of Indirect Tax Cases

- Khoh Keow Bok & Ors v Ketua Pengarah Jabatan Kastam & Anor (2025) MSTC 30-805 - **Travel ban for alleged underpayment of tax.**
- Sin Sook Hock Sdn Bhd v Menteri Kewangan Malaysia & Anor (2025) MSTC 30-806.
- GiatJaya Era Sdn Bhd v Ketua Pengarah Kastam, Jabatan Kastam Diraja Malaysia (2025) MSTC 30-811.
- Dialog Terminals Langsung (3) Sdn Bhd v Ketua Pengarah Kastam (2025) MSTC 30-812.
- Ketua Pengarah Kastam, Jabatan Kastam Diraja Malaysia v Zillion Sunrise Sdn Bhd (2025) MSTC 30-813.
- Wintercorn Malaysia Sdn Bhd v Ketua Pengarah Kastam, Jabatan Kastam Diraja Malaysia (2025) MSTC 30-824.
- Rohas-Euco Industries Bhd v Ketua Pengarah Kastam, Jabatan Kastam Diraja Malaysia (2025) MSTC 30-825.
- Ketua Pengarah Kastam, Jabatan Kastam Diraja Malaysia v Hong Leong Yamaha Motors Sdn Bhd (2025) MSTC 30-826.
- Ketua Pengarah Kastam v Asia Premier Propartners Sdn Bhd & Tribunal Rayuan Kastam (2025) MSTC 30-828.
- MCE Technologies Sdn Bhd v Ketua Pengarah Kastam, Jabatan Kastam Diraja Malaysia (2025) MSTC 30-834.
- Kementerian Kewangan Malaysia & Anor v HA Pack Industry Sdn Bhd (2025) MSTC 30-847.
- HMMSB v Ketua Pengarah Kastam MOF.TRK.700-6/3/12(2024) & MOF.TRK.700.6/3/14(2024) - **Taxability of transportation of taxable goods from principal customs area to special and designated areas.**
- Fempro Sdn Bhd v Ketua Pengarah Jabatan Kastam dan Eksais Diraja Malaysia [2025] 4 CLJ 685 .

## Speakers' Profile



**Vijey M. Krishnan** has more than 25 years of experience in tax matters. He joined Raja, Darryl & Loh in 1999 and heads the revenue law practice group there. The team is active in all areas of tax law including income tax, petroleum income tax, real property gains tax, stamp duty, GST, sales & service tax, customs duties and stamp duties. Vijey regularly appears before the Special Commissioners of Income Tax, the Customs Appeal Tribunal, the High Court and the Court of Appeal on major points of tax law. Vijey has consistently been recommended in the area of Tax in publications such as The Asia Pacific Legal 500 the Tax Directors Handbook and Chambers Asia Pacific. He is listed as a Leading Individual in the area of Tax in Chambers Asia Pacific and as a Leading Lawyer in Asialaw Profiles. He has also been listed as a Litigation Star in Benchmark Litigation and the Asia Business Law Journal lists Vijey as one of the top 100 lawyers practising in Malaysia and in it's A-List of Malaysia's top lawyers. Vijey is an Associate of the Chartered Tax Institute of Malaysia and has been involved in various committees including the GST and Tax Sub-Committee of the Malaysian Bar, the Tax Committee of the American Malaysia Chamber of Commerce and the Chartered Tax Institute of Malaysia Technical Committee – Indirect Taxation and Stamp Duty.



**William Wong** is a partner in tax and revenue at Raja, Darryl & Loh. He practice focuses on tax law, actively advising and guiding clients on corporate and individual income tax planning, real property gains tax, stamp duty, customs duty, excise duty, sales and service tax and entertainment duty. He has often appeared before the Special Commissioners of Income Tax, the High Court and the Court of Appeal. From time to time, William works on commercial transactions, such as drafting and reviewing various commercial agreements, including share sale agreements, distributor agreements, management agreements and service agreements. He has also acted for various clients in relation to restructuring and mergers and acquisitions. William is an Associate of the Chartered Tax Institute of Malaysia (CTIM).



**Chang Ee Leen** is a tax lawyer who recently returned to legal practice after some years as a tax consultant in the International Tax and Transaction Services practice of one of the Big 4 accounting firms in Kuala Lumpur. She is well-versed in various areas of Malaysian tax laws, particularly in corporate income tax, real property gains tax and stamp duty. In the course of her earlier years in legal practice, Ee Leen had been involved in numerous litigation cases, particularly, tax appeal cases before the Special Commissioners of Income Tax, High Court and Court of Appeal. The reported cases in which she played a key role involved crucial tax issues such as issues pertaining to disallowance of pioneer incentive claims on purported non-compliance of conditions, reinvestment allowance claims during trial run periods, deductibility of employee share option scheme charges by a subsidiary company as well as capital vs revenue issues involving compensation payments upon the termination of a contract. Ee Leen is an Associate member of the Chartered Tax Institute of Malaysia.

## Online Registration Process

\*Kindly follow the respective steps as below

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### STEP 2

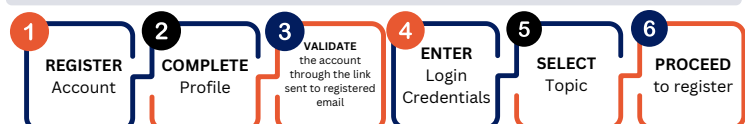
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### STEP 3

#### Existing User



#### New User



Any Inquiries , contact us at :

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cpd@ctim.org.my

### Closing Date

2 days before the event date

The CPD points awarded qualify for the purpose of application and renewal of tax agent license under Section 153, Income Tax Act, 1967

