

**Edmund J Kronenburg** FCIArb, FSIArb, FMIArb, FAMINZ(Arb), FHKIArb, FPIArb

**Managing Partner** ▪ **Litigation & Arbitration Counsel** ▪ **Arbitrator**

Braddell Brothers LLP **Advocates & Solicitors since 1883**

11 Beach Road #04-01, Singapore 189675



**W** [www.braddellbrothers.com](http://www.braddellbrothers.com)      **E** [ej.kronenburg@braddellbrothers.com](mailto:ej.kronenburg@braddellbrothers.com)      **L** [sg.linkedin.com/in/ejkronenburg](https://sg.linkedin.com/in/ejkronenburg)  
**T** +65 6499 9490      **D** +65 6499 9491  
**F** +65 6499 9499      **M** +65 9785 8442

### Admissions

- Advocate & Solicitor, Singapore (1997)
- Solicitor, England & Wales (2003)

### Arbitration Panels (Alphabetical) / Appointments

- Panel of Arbitrators, **Asian International Arbitration Centre, Malaysia (AIAC, formerly KLRCA)**
- Panel of Foreign Arbitrators, **BANI Arbitration Centre / Indonesian National Board of Arbitration (BANI)**
- Panel of Arbitrators, **Brunei Darussalam Arbitration Centre (BDAC)**
- Roster of Arbitrators, **Chinese Arbitration Association, Taipei, Taiwan (CAA)**
- List of Arbitrators, **Hong Kong International Arbitration Centre (HKIAC)**
- Panel of International Arbitrators, **Korea Commercial Arbitration Board (KCAB)**
- Panel of International Arbitrators, **Indian Institute of Arbitration & Mediation (IIAM)**
- Panel of Arbitrators, **Law Society Arbitration Scheme (LSAS), Law Society of Singapore**
- Panel of Arbitrators, **National Commercial Arbitration Centre, Cambodia (NCAC)**
- Panel of Foreign Arbitrators, **Philippine Dispute Resolution Center (PDRC)**
- Panel of Arbitrators, **Russian Arbitration Center at the Russian Institute of Modern Arbitration (IMA)**
- Roster of Arbitrators, **Saudi Center for Commercial Arbitration (SCCA)**
- Panel of Arbitrators, **Singapore Institute of Arbitrators (SIArb)**
- Panel of Arbitrators, **Thai Arbitration Institute (TAI)**
- List of Practitioners in International Arbitration, **Vienna International Arbitral Centre (VIAC)**
- Panel of Arbitrators, **Vietnam International Arbitration Centre (VIAC)**
- Panel of Arbitrators, **Vietnam Lawyers' Commercial Arbitration Centre (VLCAC)**
- Appointed Sole Arbitrator by the **Singapore International Arbitration Centre (SIAC)**
- Appointed Sole Arbitrator in **Ad-Hoc Arbitrations by the Appointing Authority under the Singapore International Arbitration Act**

### Arbitration Fellowships / Memberships

- Fellow, Chartered Institute of Arbitrators (**CIArb**)
- Fellow, Singapore Institute of Arbitrators (**SIArb**)
- Fellow, Malaysian Institute of Arbitrators (**MIArb**)
- Fellow, Arbitrators' and Mediators' Institute of New Zealand (**AMINZ**)
- Fellow, Hong Kong Institute of Arbitrators (**HKIArb**)
- Fellow, Philippine Institute of Arbitrators (**PIArb**)
- Fellow and Faculty Member, International Dispute Resolution Academy (**IDRA**)
- Member, Association for International Arbitration (**AIA**)
- Member, International Council for Commercial Arbitration (**ICCA**)
- Member, London Court of International Arbitration (**LCIA**) Asia Pacific Users' Council
- Member, Asia-Pacific Forum for International Arbitration (**AFIA**)
- Member, Australian Institute of Family Law Arbitrators and Mediators (**AIFLAM**)
- Member, Russian Arbitration Association (**RAA**)

## Experience

**Edmund has over 21 years' experience in dispute resolution, litigation and arbitration, regularly appearing as lead counsel in hearings, trials and appeals before the Singapore courts, as well as in international arbitrations.** He has frequently appeared opposite various Senior Counsel since 2006, and successfully against Queen's Counsel in the Singapore High Court in July 2012. He has also been instructed by other solicitors to act as counsel.

**Edmund also sits as an Arbitrator, and has conducted arbitrations seated in Singapore, Indonesia and Vietnam.**

## Main Areas of Practice

- Commercial Litigation & Arbitration
- Worldwide Mareva Injunctions / Freezing Injunctions (combined value to-date exceeding USD 1 billion)
- Medical Malpractice / Negligence
- Complex / Cross-Border Matrimonial Litigation
- Corporate Insolvency

## Professional Employment History

- Drew & Napier LLC, Associate Director (1996 – 2004)
- Tan Peng Chin LLC, Director & Head, Litigation & Dispute Resolution (2004 – 2009)
- Braddell Brothers LLP, Managing Partner (2009 – present)

## Educational History

- St Joseph's Institution, Singapore (1984-1987)
- Raffles Junior College, Singapore (1988-1989)
- National University of Singapore (NUS) - LL.B (Hons) (1992 – 1996)
  - Advocacy Cup - Winner 1993
  - Mallal Moots - Finalist 1993
  - Australasian Law Students Association (ALSA) – NUS Witness Examiner 1994
  - Philip C Jessup International Moot Team 1995
  - Singapore Law Review - Editorial Board 1992-1996
  - NUS Varsity Debate Team 1992-1996

## Professional Accolades (in reverse chronological order)

### Chambers Global 2018

"Interviewees report that **Edmund Kronenburg** of Braddell Brothers LLP "has excellent judgement and is very good at communicating with the client." One client enthuses: "He is a charismatic speaker and is able to convey complex legal concepts in simple terms." He represents clients at all levels of the Singapore courts and recently acted for BASF Intertrade in a claim against H&C S Holdings for breach of washout agreements."

### Legal 500, Asia Pacific 2018

"Braddell Brothers LLP has demonstrated genuine commitment to the arbitration field with regular engagements in cases under SIAC, ICC and UNCITRAL rules. Arbitration cases now accounts for at least 50% of the firm's sizeable dispute resolution practice. **Edmund Kronenburg** has a fine reputation in Singapore and throughout South-East Asia; he frequently sits as an arbitrator in Singapore, Indonesia and Vietnam. He also acts for a range of regional and international clients in SIAC and other arbitral venues."

"A prominent boutique firm in the dispute resolution field, Braddell Brothers LLP frequently appears in the High Court and the Court of Appeal of Singapore. The firm has handled a series of major freezing injunctions since 2011 with a combined value of over \$1bn. ... **Edmund Kronenburg** is an eminent practitioner."

### Chambers Asia Pacific 2017

"... **Edmund Kronenburg** of Braddell Brothers LLP is identified by sources as a "very practical and smart lawyer." He handles a diverse range of corporate and commercial disputes, and lately defended Sirva in litigation brought by a former regional director over monies allegedly owed to the tune of SGD1.1 million."

### Legal 500, Asia Pacific 2017

"High-value international arbitration is a major growth area at Braddell Brothers LLP. Led by **Edmund Kronenburg**, the team handles a broad spectrum of cases involving SIAC, ICC and UNCITRAL rules, among others. Another strength lies in emergency relief applications."

"Braddell Brothers LLP's **Edmund Kronenburg** is acting for Success Elegant Trading in a high-profile case involving worldwide Mareva injunctions being granted in Singapore and Hong Kong ..."

### Chambers Asia Pacific 2016

"**Edmund Kronenburg** of Braddell Brothers LLP has an established track record acting as counsel on corporate and commercial litigations. One impressed client reported: "I found his arguments to be sound, he achieved the results I wanted him to achieve. He doesn't delegate and walk away. He follows up with everything and gives you a good tight response time."

### Chambers Global 2016

"**Edmund Kronenburg** heads the disputes practice at Braddell Brothers LLP. He recently represented [a client] in a cross-border matter involving a freezing injunction aimed at assets of more than USD290 million. Sources hail him as a "very confident individual" with a "humble and polite attitude," and as a "very pleasant bloke to work with."

### Legal 500, Asia Pacific 2016

"**Edmund Kronenburg**'s team at Braddell Brothers LLP provides 'great, practical, no-nonsense advice' in international arbitrations ...".

### Chambers Global 2015

"Practice head **Edmund Kronenburg** of Braddell Brothers LLP "is a deeply experienced litigator who is well versed in commercial disputes and provides sound advice to his clients." He is also praised for his "ability to anticipate the reactions of the opposing party, thus helping clients to counter such reactions appropriately."

### Chambers Asia Pacific 2015

"**Edmund Kronenburg** of Braddell Brothers LLP impresses clients with his strategic approach. One source comments: "He has the ability to think beyond the conventional and has brilliant ideas in terms of legal strategy."

### Legal 500, Asia Pacific 2015

"The 'strong and experienced litigation team' at Braddell Brothers LLP recently promoted three senior associates to partner, creating a six-partner practice. Areas of expertise include insolvency, tort, family and medical negligence; emergency relief and pre-emptive actions are particular strengths. **Edmund Kronenburg**, Kevin Ho and Goh Seow Hui are recommended.

... The 'dedicated lawyers' at Braddell Brothers LLP are praised for their 'attention to detail' and 'management of highly complex cases'. **Edmund Kronenburg** has a 'flair for arbitration'; he handles a broad range of corporate and commercial disputes, and has notable experience in the enforcement of arbitral awards."

### Chambers Asia Pacific 2014

"**Edmund Kronenburg** of Braddell Brothers LLP acts chiefly on disputes arising in the corporate and commercial, insolvency and restructuring, and medical spheres. He is valued by clients, not only "because we need his knowledge and experience in the law, but more than that, because he is streetwise." He recently acted for First Media with regard to its resistance to a SGD352 million arbitration award made to its Malaysian rival, Astro."

### Legal 500, Asia Pacific 2014

"Braddell Brothers LLP is a 'small but long-established firm' which 'punches above its weight' in arbitration matters. It is currently appearing before the Singapore Court of Appeal in an attempt to overturn a \$250m SIAC arbitration award. **Edmund Kronenburg** is 'a good advocate'."

### Chambers Asia Pacific 2013

"**Edmund Kronenburg** of Braddell Brothers LLP is a top-notch lawyer who comes up with comprehensive and pragmatic advice," sources say. Besides commercial disputes he also has expertise in medical-related matters."

### Legal 500, Asia Pacific 2013

"Braddell Brothers LLP is a 'unique boutique' which 'punches well above its weight'. It acted ... in a high-profile case to resist a \$250m award ... **Edmund Kronenburg** is 'best in class', and a 'trusted confidant'."

### Legal 500, Asia Pacific 2012

"At 'innovative, responsive' litigation boutique Braddell Brothers LLP, the 'aggressive, articulate' **Edmund Kronenburg** and Tan Kok Peng handle high-end matrimonial, medical negligence, shareholder disputes and insolvency matters. Anand Nalachandran, former practice head at ATMD Bird & Bird, strengthened the team."

"Braddell Brothers LLP's 'good strategist and communicator' **Edmund Kronenburg** is advising ... in enforcing its US\$35m ICC arbitration award ... in Singapore and Jakarta."

### Edmund is also recognised by :

**Asialaw Leading Lawyers (2013, 2014, 2015, 2016, 2017\*, 2018\*)** – Dispute Resolution, Singapore (\*Market Leading Lawyer)

**Best Lawyers, International (2013,2014\*, 2015, 2016, 2017, 2018\*)** – International Arbitration, Medical Malpractice Litigation, Labour & Employment (\*Singapore Lawyer of the Year)

### Professional Highlights

Some of Edmund's most notable clients and cases are listed below, under their corresponding areas of law :-

#### **Commercial & Corporate Litigation & Arbitration**, representing :-

- PT First Media Tbk, a prominent Indonesian telecommunications company (part of the 'Lippo' group of companies) in successfully blocking the enforcement of over 99% of an US\$250 million SIAC arbitral award (i.e. reducing the enforceable amount to approx. US\$700,000 only) that had been made by a tribunal of three renowned English arbitrators in favour of various claimants from the 'Astro' group of companies. The challenge to enforcement led by Edmund and his team culminated in landmark decision delivered on 31 October 2013 by Chief Justice Sundaresh Menon in the Singapore Court of Appeal after two prominent Queen's Counsel – Toby Landau QC (for First Media) and David Joseph QC (for Astro) – were granted ad-hoc admission to the Singapore Bar to argue the dispute as instructed counsel before the Singapore High Court (in July 2012) and then the Singapore Court of Appeal (in April 2013). The case received wide coverage in the Singapore, Indonesian and Malaysian press and the Global Arbitration Review. Subsequently, over 2013 – 2018, Edmund and his team assisted Cordells Rompotis in the successful setting-aside of parallel

enforcement proceedings in Hong Kong where US\$50 million of the client's assets had been garnished. This case is today a hot-topic in arbitration circles around the globe.

- An Indonesian energy company (part of a prominent group of companies) and a related Singapore company in their claim against a prominent Indian coal-industry tycoon and his related Singapore company. The Indonesian clients sought declarations denying the respondents the return of a US\$30 million part-payment towards a US\$100 million deal for the joint development of a coal concession in Kalimantan, Indonesia. The respondents in turn claimed that the deal was procured by fraud and/or conspiracy and attempted to commence action in the High Court of Singapore in contravention of the SIAC arbitration clause.
- A multinational sports broadcast licensing company headquartered in the United States in its claim against a prominent Thai licensee for outstanding licence payments in respect of football (soccer) matches from Chelsea TV, Bayern TV and Ajax TV. After negotiations, the arbitration was terminated in July 2016. This case was unusual as it involved the SIAC adopting its 'expedited procedure' under Rule 5 of the SIAC Rules, 2013, notwithstanding the strong objections of the Thai respondent. This meant inter alia that (per Rule 5.2) : (1) The award shall be made within six months from the date when the Tribunal is constituted unless, in exceptional circumstances, the Registrar extends the time. (2) The Tribunal shall state the reasons upon which the award is based in summary form, unless the parties have agreed that no reasons are to be given.
- A Singapore-based English client seeking specific performance of a share transfer agreement (governed by French law) under which he was promised a number of shares in an international leader in the manufacture and distribution of high-end music amplifiers, sound systems and audiophile equipment.
- An Italian construction company in successfully resisting a challenge to a negative jurisdictional ruling issued by a Singapore arbitral tribunal in an ICC arbitration.
- An Indonesian oil company in a complex but successful ICC arbitration (the client's claim exceeded US\$100 million and the counterclaim - which was later dismissed in the client's favour - exceeded US\$300 million) against one of Indonesia's most prominent state-owned companies involving a dispute over the latter's refusal to fulfil its obligations under an Enhanced Oil Recovery contract and failure to act in "good faith" in accordance with Article 1338 (3) of the Indonesian Civil Code.
- A multinational telecommunications company in an ICC arbitration commenced against a Chinese mobile telephone manufacturer involving breach of contract, alleged anti-competition / FRAND issues, a jurisdictional appeal to the Singapore High Court (which the client defeated) and a concurrent anti-competition claim before the Chinese courts.
- A Singapore millionaire embroiled in shareholder's dispute / minority oppression action with his two brothers (represented by Senior Counsel) over eight family companies worth several millions in cash & assets inter alia several Singapore prime commercial / residential properties and a large collection of Chinese antiques and art. The client successfully secured, through an out-of-court settlement just before the trial, the liquidation of all of the family companies and the distribution of their assets to the client and his brothers.
- A Singapore company that owns a substantial interest in a hotel and resort on Sentosa Island in a highly acrimonious shareholders' dispute. This saw the Singapore Court of Appeal making a landmark decision on the concept of "authorised share capital" which has since been repealed, and in connection with this, the proper interpretation of one of the company's articles which was *in pari materia* with Article 40 of Table A in the Fourth Schedule to the Singapore Companies Act.
- A subsidiary of a prominent multinational insurance company in a landmark appeal before the Singapore Court of Appeal involving (i) the earliest time at which a party might seek a stay of proceedings in favour of arbitration and (ii) the principles to be applied in an application for pre-action discovery and interrogatories in a situation where the parties to that application were already contractually bound to resolve their dispute through arbitration in accordance with the SIAC Rules.
- The former general manager of a construction company who had been wrongfully accused of having converted various personal bearer cheques issued by the company's managing director. In allowing the former general manager's appeal and overturning a finding of liability by the learned trial judge, the Singapore Court of Appeal made important observations as to how a restitutionary claim for "money had and received" in the context of a conversion was premised on the conversion itself first being established. It also observed that unless the managing director could first establish that he still had a right to actual possession of, or an immediate right to possess, the three cheques in question, he could not sue for conversion or "monies had and received".
- The same former general manager (see above) in a successful application before the Singapore High Court to strike out parts of his old company's claim against him on the basis that they were time-barred. The

Singapore High Court ruled in the client's favour, making a landmark decision that the 6-year limitation period in respect of conversion would apply equally to a restitutionary claim for "monies had and received" based upon conversion.

- The former shareholders, directors and commissioners of an Indonesian paper company in their dispute with a large Indonesian conglomerate over the ownership and control of the Indonesian company, the divestment of its shares by its Singapore-based parent while under receivership, a debt claim of S\$8.5 million and no less than four concurrent appeals before the Supreme Court of Jakarta. In this case, Edmund appeared against Senior Counsel.
- The former owners of a S\$100 million (approx.) industrial warehousing facility that was sold to a REIT, in a lawsuit brought against them by one of Singapore's largest real estate firms for alleged unpaid commissions. After a trial in the High Court, the Judge handed down an important decision in favour of Edmund's clients on the status of "unwritten" contracts for estate agents' commissions. In this case, Edmund appeared against Senior Counsel.
- Arguably Indonesia's largest ceramic tile manufacturer in its High Court action against one of Singapore's most prominent tile distributors, involving issues of non-payment and alleged defects.
- The Singapore arm of an American multinational in its attempt to recover more than S\$10 million that had been misappropriated by a former finance executive and converted to private properties, unit trusts, luxury cars and insurance policies.
- The President-Director of a prominent Indonesian corporation in a US\$14.2 million tri-jurisdictional dispute involving US currency swaps, guarantees and forum non conveniens. Senior Counsel appeared for Edmund's opponents.
- The transport automation division of a prominent European electronics company in a dispute over a travel information system being developed for Singapore's public transport network.
- In an ICC arbitration, the Korean purchasers of a power boiler for a major power plant project in Thailand.
- In another ICC arbitration, German microchip manufacturers in a dispute over the development of sensor microchips for use in the automotive industry.
- In an UNCITRAL Arbitration, the Indonesian owners and operators of a major telecommunications satellite in their US\$5 million claim against a Taiwanese broadcaster.
- A member of a Singapore group of travel and transport companies in its S\$3-million dispute with the owners of a regional cruise line.
- In an ICC arbitration, a Singapore GLC in a US\$900,000 shareholders' dispute over minimum returns on an investment, jointly guaranteed by two Philippine companies.
- In another ICC arbitration, a Singapore GLC in a multi-million dollar dispute over the funding and non-completion of a seawater desalination plant project.
- An Australian corporation in obtaining an urgent interlocutory injunction restraining a light aircraft from departing Seletar Airbase after briefly re-fueling in Singapore.
- An Indonesian corporation in obtaining an urgent interlocutory injunction restraining a ship from leaving port in Indonesia.
- A Singapore public-listed company and its subsidiary in a US\$3 million restitutionary claim brought by a foreign bank against its former private banker.
- The former director of a Singapore trading company in a lawsuit by his former employers involving allegations of the mis-use / misappropriation of millions of dollars in company funds.
- A Singapore IT company in a dispute with its former Managing Director and shareholder, involving breaches of fiduciary duties and negligence.

#### **Corporate Insolvency & Restructuring Litigation**, representing :-

- A Norwegian national who was the sole director of a Singapore company specially established to own and operate an oil rig, defending him against an US\$8 million claim for fraud and breaches of fiduciary duties, brought by the liquidator of the company.

- The Singapore trading arm of one of South Korea's largest conglomerates against China Aviation Oil (Singapore) Corporation Ltd (CAO), and its directors, in judicial management proceedings and an US\$18 million lawsuit.
- The judicial managers (and then liquidators) of a former leading corporation in the Singapore construction industry whose sudden insolvency left several major government-housing upgrading works unfinished.
- The judicial managers of a Singapore telecommunications and connectivity provider whose insolvency left its investors and former directors involved in major litigation in the Singapore courts.
- Two former directors of a well-known Singapore duty-free company in proceedings commenced by a liquidator, claiming various breaches of directors' duties and negligence. After the directors resisted the claims against them on technical grounds, and after they filed substantive defences in Court, the liquidator withdrew the lawsuit, paying them legal costs in the process.

#### **Medical and Dental Litigation**, representing :-

- (As instructed counsel), the widow of a man whose skin specimen was mis-diagnosed by a laboratory as being "non-malignant" when it actually had characteristics that were suspicious for cancer. Due to the mis-diagnosis, the man was deprived of treatment for his melanoma for 2 years, which subsequently spread and eventually killed him. In March 2018, the Singapore High Court awarded the man's dependents and estate the sum of S\$1.24 million in damages. This is one of a mere handful of medical negligence cases to have succeeded before the Singapore High Court.
- The Singapore Medical Council (SMC) in defeating an appeal brought by Dr Jen Shek Wei - a senior obstetrician and gynaecologist - against his conviction and sentence by the Disciplinary Tribunal of the SMC. The Court of Three Judges ("C3J") – comprised of 3 members of the Singapore Court of Appeal – upheld Dr Jen's conviction in respect of his having advised his patient to undergo surgery to remove her ovarian mass without carrying out further evaluation and investigation of her condition and without obtaining informed consent. This case was legally significant as the C3J agreed with Edmund's submissions on behalf of the SMC that the consent form, although signed by the patient, did not conclusively prove that the patient had given her informed consent as required under the SMC's Ethical Code and Ethical Guidelines that all doctors in Singapore have to abide by.
- A female patient in a medical malpractice lawsuit, who according to press reports, received Singapore's largest settlement for surgical / post-operative negligence by a surgeon and hospital as at 1997.
- An American patient who sued his urologist and who was awarded Singapore's largest reported award of damages for negligent post-operative medical care to-date.
- In a leading Singapore case on 'causation' in medical negligence, a patient who sued her general practitioner for failing to refer her to a specialist / hospital for emergency treatment.
- The next-of-kin of a man who had bled to death in prominent private hospital after his cardiologist inserted a chest tube that punctured his liver. The next of kin commenced a lawsuit after the Coroner's Inquiry and the claim was subsequently settled on a confidential basis.
- The parents of a little girl whose breathing tube was dislodged during treatment at a hospital, causing irreparable damage to her brain. They claimed in excess of S\$2.7 million in damages. The hospital agreed to settle the matter and to pay damages as result of the incident (to be assessed), although it denied liability. The case was reported in the Straits Times on 13 Apr 2011 and later concluded on confidential terms at the end of 2011.
- A LASIK patient who should have been, but was not, informed by his prominent Singapore eye surgeon that LASIK was contraindicated due a special condition of his eyes. The surgeon and his medical centre chose not to defend the lawsuit and judgment was entered against them, in default. The case was reported in the Singapore press in mid-2011.
- A 74-year old American woman who sued her prominent orthopaedic surgeon after he performed a substandard two-in-one internal fixation and knee replacement surgery on her, and then entered into a settlement with her to pay for further corrective surgery on her. The Straits Times reported the claim on 14 Jan 2012 before it was subsequently settled on confidential terms.
- A medical negligence suit brought by a remisier against an eye doctor who was at the time, one of Singapore's most renowned LASIK surgeons.

- A prominent Singapore hospital by striking-out a non-bona-fide medical negligence claim made by one of its patients, even before the filing of the hospital's defence.
- A prominent Singapore dentist in professional misconduct proceedings before the Disciplinary Committee of the Singapore Dental Council.

**Other Professional Negligence & Misconduct Litigation**, representing :-

- As instructed counsel, an Englishwoman suing her former solicitors and expert accountants for professional negligence in relation to an inquiry conducted by the Singapore High Court which ought to have been conducted on the basis of wilful default by the woman's trustee, but was not. The claim amounted to approx. S\$20 million. In this case, Edmund appeared against Senior Counsel.
- The Law Society of Singapore in disciplinary proceedings brought against a senior Advocate and Solicitor who had made false declarations to the Central Provident Fund board.

**Breach of Confidence / Defamation / Harassment / Nuisance / Tort Litigation**, representing :-

- A Singapore plastic surgeon in his claim against his wife and related parties for breaching his confidentiality by copying data from his notebook computer then deploying it in matrimonial proceedings against him – the case was settled amicably after the Singapore Court of Appeal upheld the interim injunction obtained by the client to prevent his wife from using the copied confidential information pending trial, and to deliver-up the copied data to the client's solicitors. This case saw the important English Court of Appeal decision in *Imerman v Tchenguiz* [2010] EWCA Civ 908 being considered by the first time, by the Singapore Court of Appeal.
- A Singapore entrepreneur who successfully obtained a damages award of S\$55,000 for mental distress caused by his opponent's breach of a settlement agreement. The client – who had been the victim of wide-spread Internet defamation by the defendant – had earlier sued the defendant for defaming him on 25 websites, and then settled the suit on the basis of the defendant's promise to remove all of his defamatory postings and to post apologies in their place. The defendant however reneged on his promise to apologise and remove all the postings timeously (or at all), thereby causing the client mental distress, for which the Court awarded him an unprecedented S\$55,000 in damages – quite possibly the first decision of its kind in Singapore.
- A prominent Malaysian businessman-investor in a claim brought by his former employers alleging that he breached his obligations of confidentiality to them – the case was settled amicably.
- A prominent Malaysian businessman-investor in his defamation claim against the CEO of his former employers for defaming him in his professional capacity – the case was settled amicably, *inter alia* with an approved apology.
- A junior doctor in a Singapore hospital who had been insulted and defamed by his immediate superior – a Consultant - in an email circulated to the junior's Head of Department and the hospital's management.
- A prominent Singapore gynaecologist who was severely harassed by his former clinic nurse.
- The owners of a residential property that had been severely damaged due to piling works at an adjoining construction site, on which a condominium was being built.
- A well-known Singapore model and fashion personality in a defamation suit against her ex-partner and a prominent women's magazine.
- One of Singapore's most prominent options-trading trainers in defamation and conspiracy claims against his competitors and disgruntled former students.
- A multinational travel & holiday group in defamation proceedings involving a prominent Singapore politician.
- A well-known food and beverage manufacturer in a dispute involving factory safety and personal injuries allegedly suffered by a foreign worker.

**Family & Matrimonial Litigation**, representing :-

- An Indonesian millionaire in arguably Singapore's largest family dispute in terms of matrimonial assets to-date. The ex-wife obtained a Worldwide Mareva Injunction against the client's assets which she claimed to be worth around S\$93 million in Singapore and in excess of US\$400 million worldwide. She sought to be awarded 50% of those assets in the divorce. She also filed a claim for maintenance in the sum of S\$450,000 per month – believed to be the highest monthly maintenance claim that Singapore has seen. On appeal, the High Court set aside the Mareva injunction and the case was settled amicably, on a global, confidential basis, in November 2011.
- A prominent Singapore ex-remisier in protracted and complex divorce proceedings as well as in a highly acrimonious custody battle for his two children.
- The wife of a prominent Singapore businessman in divorce and custody proceedings. She received one of the largest matrimonial property and lump-sum maintenance awards that the Singapore Courts have made, to-date.
- A United States citizen in obtaining a worldwide Mareva Injunction prohibiting her husband from dissipating matrimonial assets held in various bank accounts in Singapore, Hong Kong and the United States, as well as an injunction against him from removing her three sons from Singapore to India.
- A high-net-worth Singapore businessman in litigation against his estranged wife to recover more than a million dollars placed in her care before their marriage, and to remove caveats that she unlawfully placed on two of his multi-million dollar properties following the breakdown of their marriage.

**Employment Litigation**, representing :-

- A US-headquartered global moving and relocation services company in defending a S\$1.1 million claim brought by its former Managing Director in respect of alleged unpaid salary, pension payments and other employment benefits.
- The former managing director of the Singapore subsidiary of a multinational solar power component company in an action for damages for the latter's failure to honour an employment guarantee and to pay redundancy benefits.
- A Chinese environmental scientist in a claim against her former institutional employers, who had refused to pay her salary even though they had terminated her employment with notice.
- A multinational headhunting firm, in opposing a claim by its former Managing Director, seeking damages for wrongful / constructive dismissal.
- A Texas-based oil company, in opposing a claim brought by an ex-employee, seeking retrenchment benefits.
- An international law firm, in opposing an "unpaid wages" claim by its former local partner who had been summarily dismissed.

**Property & Construction Litigation**, representing :-

- A Hong Kong-based construction company in its multi-million dollar claim against a Singapore statutory body in connection with the Biopolis Project at Buona Vista.
- A variety of contractors and sub-contractors in disputes over quantum meruit, unpaid progress payments, allegedly defective and/or delayed works, often having to deal with Quantity Surveyors and Professional Engineers.
- A Singapore "District 9" condominium in enforcing its residents' right of way over adjoining property located in the heart of Singapore's shopping district.
- The owners of a private property in a prominent residential district of Singapore, in defending a claim for adverse possession made by their neighbours.
- The Singapore Land Authority in multiple claims against occupiers and licensees of State land.

## Publications

Edmund's publications (in reverse chronological order) include :-

- Chapter 11 : Execution Processes, Law and Practice of Commercial Litigation in Singapore (co-authored with Xiao Hongyu and Angelia Thng) (Kannan Ramesh JC ed.in chief, Tan Chuan Thye SC ed., 2015)
- Atkin's Court Forms Singapore, Chapter LVII on "Clinical Negligence"
- Getting the Deal Through, Arbitration 2014, 2015, 2016, 2017, 2018 Singapore Chapter (co-written with Tan Kok Peng)
- Getting the Deal Through, Dispute Resolution 2013, 2014, 2015, 2016, 2017, 2018, Singapore Chapter (co-written with Tan Kok Peng)
- Getting the Deal Through, Enforcement of Foreign Judgments 2012, 2013, 2014, Singapore Chapter (co-written with Tan Kok Peng)
- "The Flip Side of the Coin - Resolving Lawsuits By Understanding Your Plaintiff-Patient" - Chapter 20 in "Medical Malpractice in Singapore" by Dr Tan Siang Yong (2003).
- "The Singapore Position on Nervous Shock", Singapore Law Review (1994), Vol. 15.
- "Civil Jurisdiction in the Military Courts", Singapore Law Review (1993), Vol. 14 (co-written with Cosmas Wong & Eric Lie).
- "The Non-Commissioned Officer – An Unsung Leader" – Chief of Defence Force Essay Writing Competition 1991, Commendation Award.

## Academic / Teaching Credentials (excluding the Seminars, Lectures & Talks listed in the next section)

Edmund serves as a member of the teaching staff of the following educational institutions / professional bodies, and/or has assisted them on an ad-hoc basis, over and above the specific presentations listed in the next section:-

### National University of Singapore (NUS), Faculty of Law

- Tutor in Trial Advocacy and Cross-Examination for 2nd year Law students (1998 - present).
- Guest lecturer on Cross-Examination (2007, 2008, 2010)
- Practice round judge for Jessup Moots / International Legal Process Moots Programme (2005 – present)
- Panellist, Legal ethics in the relationship of lawyer and client in civil practice (15 February 2007)

### Singapore Management University (SMU) School of Law

- Judge, Moots programme for 1st year Law students (2008, 2009, 2011)

### Law Society of Singapore

- Trainer in the Advocacy Training Programme, Part B Course (formerly known as the Practical Law Course) (2004 - present)

### Singapore Institute of Legal Education

- Tutor, The Law and Practice of Arbitration (2012 - present)

### Chartered Institute of Arbitrators (Singapore Branch)

- Approved Faculty List (2014 - present)

### DUKE-NUS Graduate Medical School

- Guest lecturer on Medical Negligence (2009 - present)

### Singapore Medical Association

- Faculty Member, Centre for Medical Ethics & Professionalism (2013 - present)

### National Healthcare Group (NHG) College, Institute of Healthcare Leadership (IHL)

- Guest lecturer on Medical Litigation and Testimony in Court (2007 - 2013)

### Nanyang Polytechnic, School of Nursing

- Guest lecturer, Advanced Diploma in Nursing Course on Medical Negligence and other medico-legal issues (2005 - present)

### Seminars, Lectures & Talks (excluding regular teaching assignments – see previous section)

Apart from his regular teaching assignments, Edmund is frequently invited to present lectures and provide training on a variety of topics related to litigation and arbitration, as well as on medical law. His seminars, lectures and talks include the following (in reverse chronological order, as at **May 2018**):-

#### 2018

- “Technology in Dispute Resolution” presented at the LEGALINK Meeting in Lisbon, Portugal (18 May 2018)
- “Medical Negligence Claims & SMC Disciplinary Proceedings” presented at the Singapore Medical Association Intermediate Health Law Course (5 May 2018)
- Lecturer, “Drafting Affidavits” presented at the Law Society of Singapore’s Written Advocacy Workshop 2018 (25 April 2018)
- Panel Moderator, Law Society of Singapore Litigation Conference Workshop 2018 (20 April 2018)
- Speaker, “Pitfalls in the Consent Process” presented at the College of Anaesthesiologists, Singapore Council (CAS) 12th Annual Refresher Course held in Singapore (7 April 2018)

#### 2017

- Panel Speaker, “How to draft arbitration clauses – an empirical analysis of ‘pathological’ arbitration clauses” at the IBA APAG International Arbitration Training Day in Hanoi, Vietnam (4 November 2017)
- Trainer, “Handling Financial Experts in Court” jointly organised by the Law Society of Singapore and Deloitte (16-23 September 2017)
- Lecturer, “Drafting Affidavits” presented at the Law Society of Singapore’s Written Advocacy Workshop 2018 (22 August 2017)
- Presenter, “International Commercial Dispute Resolution & Arbitration : Ideas & Options from a ‘Little Red Dot’” at Russian Delegation Visit to Singapore (10 August 2017)
- Lecturer & Trainer, Medical Expert Witness Training Course organised by the Academy of Medicine Singapore, Law Society of Singapore, Singapore Academy of Law, Singapore Medical Association and the State Courts of Singapore (24 June 2017, 15 July 2017 and 29 July 2017)
- Panel Speaker, “Arbitration : Who’s to blame when it all goes wrong?” at GAR (Global Arbitration Review) LIVE, Singapore (6 June 2017)
- Trainer, Law Society of Singapore Trial Advocacy Course 2017 (29 – 31 May 2017)
- Assessor, Chartered Institute of Arbitrators’ Module 3 : Practice & Procedure (27 May 2017)
- Panel Speaker, “International Arbitration in Asia” at the IADC (International Association of Defense Counsel) Regional Meeting, Singapore (26 May 2017)
- Panel Member, “The Effective Expert Witness” at the Singapore Academy of Law Medico-Legal Forum (10 March 2017)

## 2016

- Panel Speaker, “Is Legal Tech living up to its promise to lawyers?” at the Regional Law Firm Management Forum – Singapore organised by the Australian Legal Practice Management Association (ALPMA) (29 November 2016)
- “Litigation Funding and Access to Justice” presented at P S Ranjan & Co’s 30th Anniversary Conference, Kuala Lumpur, Malaysia (12 November 2016)
- Panel Member and Speaker, “Arbitration for Medical Negligence Cases : Better than going to Court” presented at the Annual Medicolegal Seminar 2016 jointly organised by the Medico-Legal Society of Singapore and the Singapore Medical Association (22 October 2016)
- Lecturer, “Drafting Affidavits” presented at the Law Society of Singapore’s Written Advocacy Workshop 2016 (21 October 2016)
- Foreign Guest Speaker, “Resolving International Commercial Disputes Through Arbitration : Important Skills for Lawyers and Arbitrators” presented at Official Opening of the Vietnam Lawyers’ Commercial Arbitration Centre (VLCAC) in Ho Chi Minh City, Vietnam (15 October 2016)
- “Managing Legal Risk in Cross-Border Contracts : Choosing Your Governing Law, Dispute Resolution Mechanism and Tribunal” presented at the Asian Legal Business (ALB) Indonesia In-House Legal Summit 2016 in Jakarta, Indonesia (5 October 2016)
- “Alternative Dispute Resolution and Expert Testimony in Medical Disputes” and “Pre-Action Protocol for Medical Negligence Cases in Singapore” presented at the Joint Medico-Legal Seminar organised by the Medico-Legal Society of Malaysia and the Medico-Legal Society of Singapore at Johor Bahru, Malaysia (6 August 2016)
- “Understanding the Elements of Medical Negligence” presented at the ‘Introductory Course in Health Law’ jointly organised by the Singapore Medical Association and Jurong Health (2 July 2016)
- “Medical Ethics and Professionalism : Encounters in the Emergency Department” presented to SingHealth Emergency Medicine Residents upon the invitation of Prof Fatimah Lateef, Department of Emergency Medicine, Singapore General Hospital (29 June 2016)
- Trainer, Law Society of Singapore Trial Advocacy Course 2016 (30 May – 1 June 2016)
- Trainer, Law Society of Singapore Litigation Conference Workshop 2016 (7 & 8 April 2016)
- Organiser, Lecturer & Trainer, Medical Expert Witness Training Course organised by the Academy of Medicine, Singapore, Law Society of Singapore, Singapore Academy of Law, Singapore Medical Association and the State Courts of Singapore (19 March 2016 and 9 April 2016)
- Foreign Guest Speaker, “Insights on the Evolving Practice of Law - ASEAN & Other Countries” presented at the 22nd House of Delegates Convention of the IBP (Integrated Bar of the Philippines), General Santos City, Philippines (30 January 2016)
- “*Montgomery v Lanarkshire Health Board* and its implications for Singapore” presented at the Medico-Legal Society’s joint workshop with the OGSS (Obstetrics & Gynaecological Society of Singapore) (23 January 2016)

## 2015

- Trainer, Law Society of Singapore Trial Advocacy Course 2015 (9 – 11 December 2015)
- Lecturer, “Workshop on Drafting a Request for Arbitration” at the Singapore International Arbitration Academy 2015 (21 November 2015)
- Lecturer and Tutor, Chartered Institute of Arbitrators’ Module 1 : Introduction to International Arbitration Course in Singapore (20 November 2015)
- Panel Speaker, “Attorney-Client Privilege in Asian Countries – Fundamentals, and Recent Developments” at the IADC (International Association of Defense Counsel) Regional Meeting, Hong Kong (30 October 2015)
- Co-Presenter, SIArb Mock Arbitration Workshop, Singapore (5 September 2015)
- “Opening Statements” presented at the Law Society of Singapore’s Written Advocacy Workshop 2015 (17 June 2015)
- Panel Member, “Astro vs. Lippo and its progeny – are the Singaporean courts getting it right?” at GAR (Global Arbitration Review) LIVE, Singapore (5 June 2015)
- Panel Member, “Technology for the Litigator” presented at the Inter-Pacific Bar Association Annual Conference 2015, Hong Kong (8 May 2015)

- “Understanding the SMC Disciplinary Process & Recent SMC Appeal Cases” presented to the Singapore Medical Association (18 April 2015)
- Panel Co-Chair, “Asia Pacific Courts and cross-border disputes – where are they going and what is in it for you?” presented at the International Bar Association’s 4th Asia Pacific Regional Forum Conference : Borderless Asia, Singapore (19 March 2015)
- Panel Chair, “Choosing a Judicial Approach for the Future” at the Law Society of Singapore’s Litigation Conference 2015 (17 March 2015)
- Panel Member, “Constructive Trusts” at the Equitable Remedies in Commercial Litigation Conference jointly organised by the Singapore Academy of Law and the Chancery Bar Association (ChBA), England (5 March 2015)
- “What happens when your patient refuses to give consent for HIV testing in a needle stick injury?” presented at the Society for Emergency Medicine in Singapore, Annual Scientific Meeting 2015 (24 January 2015)

## 2014

- Lecturer, “Workshop on Drafting a Request for Arbitration” at the Singapore International Arbitration Academy 2014 (17 November 2014)
- Panel Member, “Managing an International Arbitration and the Taking of Evidence” at the Singapore International Arbitration Centre (SIAC) Arbitration Training / Workshop in Manila, Philippines (2 October 2014)
- Panel Member, “Enforcement of Foreign Arbitral Awards” at the Singapore International Arbitration Centre (SIAC) Arbitration Training / Workshop in Jakarta, Indonesia (21 August 2014)
- Organiser, Lecturer & Trainer, Medical Expert Witness Training Course presented by the Academy of Medicine, Singapore, Law Society of Singapore, Singapore Medical Association and the State Courts of Singapore (28 June 2014 and 12 July 2014)
- Panel Member, “The SIAC Emergency Arbitrator Experience : How Does It Work” at the Singapore International Arbitration Centre (SIAC) Arbitration Training / Workshop in Seoul, Korea (1 July 2014)
- Trainer, Singapore Advanced Advocacy Course organised by the Singapore Academy of Law (23 to 27 June 2014)
- Panel Chair & Trainer, Law Society of Singapore Litigation Conference Workshop 2014 (24-25 April 2014)
- “Medical Disputes : A Lawyer’s Perspective” presented at the Society for Emergency Medicine in Singapore, Annual Scientific Meeting 2014 (13 April 2014)
- “Legal and Ethical Issues in Aesthetic Dentistry : Traps For The Unwary” presented at the Aesthetic Dentistry Society of Singapore (ADSS) Symposium 2014: “Facial Aesthetics - A New Beginning” (2 March 2014)
- Lecturer and Tutor, Chartered Institute of Arbitrators’ Module 1 : Introduction to International Arbitration Course in Singapore (21 February 2014)
- Lecturer and Tutor, Chartered Institute of Arbitrators’ Module 1 : Introduction to International Arbitration Course in Phnom Penh, Cambodia (25 January 2014)

## 2013

- Panellist, “Luncheon Session : Choosing an Arbitrator” at the Singapore International Arbitration Academy 2013, Day Three (25 November 2013)
- Lecturer, “Workshop on Drafting a Request for Arbitration” at the Singapore International Arbitration Academy 2013, Day One (22 November 2013)
- “Principles of Natural Justice in Disciplinary Inquiries” presented at the Medico-Legal Society of Singapore’s 38th Annual Seminar 2013 (5 October 2013)
- Co-Presenter on “Tribunal Deliberations”, Singapore Institute of Arbitrators “Mock Arbitration Workshop 2013” (27 September 2013)
- “The Mental Capacity Act in Simple(r) English” presented to the Caregivers' Association of the Mentally Ill (CAMI Singapore) on behalf of the Pro Bono Services Office, Law Society of Singapore (21 September 2013)
- SMA Seminar “Medical Negligence in Singapore – An update based on an analysis of recent court cases” presented to the Singapore Medical Association, Centre for Medical Ethics and Professionalism (CMEP) (7 September 2013)

- SMA Seminar “How Mediation / Arbitration / Med-Arb Can Better Resolve Most Healthcare Disputes” presented to the Singapore Medical Association (17 August 2013)
- “Law & Ethics for Nurses – A primer in protecting yourself from lawsuits and complaints” presented to the Ngee Ann Polytechnic, School of Health Sciences on behalf of the Pro Bono Services Office, Law Society of Singapore (27 May 2013)
- “Successful claims against Emergency Physicians : Why did they succeed?” presented at the Society for Emergency Medicine in Singapore, Annual Scientific Meeting 2013 (6 April 2013)
- Co-Chairperson, “Session 5 : Appeals and Review” at the Law Society of Singapore’s Annual Conference 2013 (1 February 2013)

## 2012

- “Successfully Managing A Law Firm In Emerging Markets” presented at the Law Firm Management Excellence Asia Congress 2012, Singapore (11 December 2012)
- “Legal Aspects of Disciplinary Tribunals / Inquiries” presented at the Singapore Medical Association Conference on Professional Accountability & Professional Misconduct, Day 2 Workshop (24 November 2012)
- “The Legal Perspective (as Counsel for the SMC)” presented at the Singapore Medical Association Conference on Professional Accountability & Professional Misconduct, Day 1 (23 November 2012)
- Co-Presenter, SIArb Mock Arbitration Workshop for the National Arbitration Centre of Cambodia held in Phnom Penh, Cambodia (20 October 2012)
- “Strategic Dispute Management : Preparing your evidence” presented at Asia eDiscovery Roundtable Series 2012, Singapore (3 October 2012)
- “Handling Internal Investigations & Litigation : Strategic Dispute Management” presented at the Best Practices for Corporate Counsel Seminar in Singapore (13 – 14 February 2012) and Hong Kong (16 – 17 February 2012).
- Panel Speaker, “Evaluating the Standards of Your Law Department & Looking Ahead” at the Best Practices for Corporate Counsel Seminar in Singapore (13 – 14 February 2012) and Hong Kong (16 – 17 February 2012).

## 2011

- “Developing & Optimizing Specialized eDiscovery Teams” presented at Asia e-Discovery Exchange, Singapore on 19 October 2011.
- Panel Speaker, Medico-Legal Symposium II at the 45th Singapore-Malaysia Congress of Medicine 2011 held on 23 July 2011.

## 2010

- “Medico-Legal Liability & Malpractice in Implant Dentistry” presented at IDEM 2010 (International Dental Exhibition and Meeting) Singapore on 18 April 2010

## 2009

- “The Medical Expert Witness : What Every Doctor Should Know” delivered on 27 August 2009 at the SGH Postgraduate Medical Institute, at the invitation of SingHealth Academy.
- “Judicial Management : An alternative recovery strategy” delivered on 7 May 2009 at “Corporate Insolvency 2009”.
- “Facing The Legal Battle : Perioperative nurses in medical litigation” and “Workshop C : The Role of Nurses in Medical Litigation” presented at the 3rd Operating Room Nurses Scientific Meeting over 25-26 April 2009.
- “Medico-legal Cases from the ED – Some horror stories & food for thought” presented at the Society for Emergency Medicine in Singapore (SEMS) 10th Annual Scientific Meeting on 28 February 2009.

## 2008

- “Maintaining Productivity and Maximising Profitability : Fresh attitudes, strategies and technology” delivered at the Asia Business Forum’s “Asia Pacific Law Firm Management Asia 2008” seminar on 19 November 2008.

- “Medical Malpractice : Overview, Elements and Emerging Areas of Risk” delivered at the Honour Society of Nursing, Sigma Theta Tau International (Upsilon Theta Chapter) Seminar “Medico-Legal Considerations-What Nurses Should Know” on 4 October 2008.
- “Managing High-Profile Commercial And Corporate Disputes : From Warning Signs To Discovery To Judgment” presented to the Singapore Corporate Counsel Association on 17 July 2008.

## 2007

- “Advanced Care Planning : Legal Implications” presented at the Singapore Cancer Society’s Hospice Awareness Week Public Forum held at Tan Tock Seng Hospital on 20 October 2007.
- “Nurses giving health advice to patients : The legal implications?” presented to the Nursing Staff of Thomson Medical Centre on 27 September 2007.
- “Damage Control : Corporate Counsel’s Role in Containing & Resolving Corporate Disputes” delivered at the Asia Business Forum’s “Corporate Legal Counsel Asia 2007” conference on 24 September 2007.
- “Quality Communication : A Vaccine Against The Risk of Medico-Legal Disputes” presented at the National Healthcare Group’s (NHG) conference on “Enterprise Risk Management in Healthcare” over 2-5 September 2007.
- “Common Documents & Their Legal Effect” presented to the Nursing Staff of Thomson Medical Centre on 25 April 2007.
- “Medical Malpractice Litigation : Fresh Perspectives, New Law, Increased Exposure to Healthcare Providers?” presented at the LEXIS-NEXIS Seminar on “Legal and Business issues in Medical Practice” held on 16 April 2007.
- “Medico-Legal Pitfalls in Implant Dentistry & How To Avoid Them” presented at the Institute of Dental Education Advancement (IDEA) Implant Symposium on 28 January 2007.
- Panellist speaker on “Medical Negligence” for MediaCorp NewsRadio 93.8 LIVE’s “The Living Room” on 24 January 2007.
- “Walking The Tightrope : Tips, and Pitfalls to Avoid, in Patient Communication” presented at the Society for Emergency Medicine in Singapore (SEMS) 8th Annual Scientific Meeting on 20 January 2007.

## 2006 and earlier

- “Is Arbitration Always The Right Option For You? : Insights Into Practice & Procedure” presented at the Asia Business Forum’s seminar on “Negotiating and Drafting Commercial Contracts” on 15 December 2006.
- “Updates & Legal Challenges In Medical Negligence” presented at the 32nd Medico-Legal Society Annual Seminar 2006 on 7 October 2006.
- “Medical Lawsuits - Can We Ever Prevent Them From Happening To Us?” presented at the National Healthcare Group Annual Scientific Congress on 1 October 2006.
- “When in Singapore, Litigate!” delivered at the Asian Legal Business “In-House Legal Summit Singapore & Southeast Asia 2006” conference on 27 July 2006.
- “Legal Aspects of Suicide” delivered at the “2nd Asia Pacific Suicide Prevention Conference 2006” organised by the Institute of Mental Health and the International Association for Suicide Prevention (IASP) on 11 March 2006.
- Panel Speaker for the International Arbitration workshop entitled “Location, Location, Location” and the Singapore dispute resolution workshop, both at the “Asia Pacific Dispute Resolution Summit” organised by Asia Law and Practice on 29 June 2006.
- “Emergency Medicine & The Law : Navigating The Minefield” delivered at the 7th Annual Scientific Meeting of the Society of Emergency Medicine, Singapore on 3 March 2006.
- “Recent English Cases & Their Impact on Singapore Medical Law” presented to the Medico-Legal Society, Singapore at their Annual General Meeting on 2 March 2006.
- “Regulatory Issues and Legal Framework for Stem Cell Research and Therapy” delivered at the LEXIS-NEXIS Seminar “Exploring the Ethical and Regulatory Web of Stem Cell Research” held on 9 December 2005.
- “The Lawsuit As An Infection” delivered at the 6th Annual Scientific Meeting of the Society of Emergency Medicine, Singapore on 5 March 2005.

- Guest speaker for the MediaCorp NewsRadio 93.8 OPINION discussion - "The Changing Face of Medical Litigation" on 19 November 2004.
- "Managing Liability in Clinical Trials" and "Indemnity & Insurance in Clinical Trials" delivered at the LEXIS-NEXIS Seminar "The Institutional Review Board in Clinical Trials" held on 30 September 2004.
- "The Medical Expert Witness: What Every Doctor Should Know" delivered at Mount Avernian Hospital's "Updates In Medico-Legal Issues" on 31 July 2004.
- "Minimising Liability Risk in Clinical Research" delivered at the GxP Week Conference in Singapore on 25 February 2004.
- "Managing a Professional Negligence Lawsuit" delivered to the members of the Singapore Dental Association on 11 September 2003.
- "Informed Consent" delivered on 7 August 2003 as part of the Singapore Medical Council – Singapore General Hospital Seminar Series on Medical Ethics & Health Law.
- "Managing a Medical Lawsuit" delivered at the National University Hospital's Grand Round on 13 September 2002.

## **Appointments / Committees**

### **Singapore Academy of Law**

- Member, Electronic Litigation Committee (2006 - 2015)
- Member, LАWNET Management Committee (2011 - 2015)
- Member, Legal Heritage Committee (2012 – present)
- Member, Baseline Technology Advocacy Group (2017 – present)

### **Law Society of Singapore**

- Member, Civil Practice Committee (2005 - present)
- Member, Information Technology Committee (Electronic Litigation Committee) (2004 - 2017)
- Member, Practising Certificate and Accountant's Report Committee (2013 – 2016)
- Vice-Chairman, International Relations Committee (2017 – present)#

### **Singapore Medical Association**

- Teaching Faculty Member, Centre for Medical Ethics and Professionalism (CMEP) (2013 – present)

### **Singapore Medical Council**

- Legal Assessor for Disciplinary Inquiries (2009)
- Prosecution Counsel for Disciplinary Inquiries (2010 - present)

### **Academy of Medicine, Singapore**

- Honorary Legal Advisor (2017 – present)

### **ASEAN Law Association (Singapore)**

- Honorary Auditor (2011, 2013, 2015)

### **Medico-Legal Society of Singapore**

- Council Member (2015 - 2017)
- Vice-President (Legal) (2018 – present)

### **Singapore Dental Association**

- Honorary Legal Advisor (2003 – 2009)
- Dental Defence Lawyer (Medical Protection Society) (2003-2009)

### **Singapore Armed Forces (Full-Time National Service)**

- Communications Specialist NCO (1990, 1991)
- Pilot Trainee, Flying Training School, RSAF (1991)
- Signals Officer (commissioned on 4 Jan 1992)

### **Singapore Armed Forces (National Service Reserve)**

- Officer, Defence Psychology Department (1997–2010), holding rank of Captain and appointment as Chief Assessor Team Leader upon completion of extended (ROVERS) National Service liability in 2010
- Awarded Certificate of Appreciation (31 Mar 2008)
- Awarded Certificate of Appreciation (1 Oct 2010)

### **Memberships in Professional Bodies**

(in addition to the arbitration-related associations / societies listed on Page 1)

#### **Singapore**

- Member, Singapore Academy of Law
- Member, Law Society of Singapore
- Member, Medico-Legal Society, Singapore

#### **England & Wales**

- Member, Law Society of England and Wales
- Honorary Overseas Member, Commercial Bar Association, England (COMBAR)
- Honorary Overseas Member, Chancery Bar Association, England (ChBA)

#### **Regional & International**

- Member, ASEAN Law Association  
Member, Chinese-German Lawyers' Association (Chinesisch-Deutsche Anwaltverein e.V. - CDAV)  
(中德律师协会)
- Member, Inter-Pacific Bar Association (IPBA)
- Member, International Bar Association (IBA)
- Member, International Association of Defense Counsel (IADC)