



WILSON LEUNG 梁允信大律師

Call: 2008 (HK)

Accredited as a mediator by CEDR (2009) and HKMAAL
Fellow, Chartered Institute of Arbitrators (FCIArb)
Fellow, Hong Kong Institute of Arbitrators (FHKIArb)
Accredited mediator (HKMAAL)

PROFILE

With over 11 years of experience, Wilson focuses on complex commercial litigation, with particular experience in contract claims, banking disputes, company matters, insolvency, arbitration, and tax. Wilson also has a substantial practice in judicial review and public law. He has been recommended in Chambers Asia Pacific as a “academic high-flier who speaks with great flair”, a “rising star”, and a “very good and capable commercial junior who is very well regarded”. He is a Fellow of the Chartered Institute of Arbitrators and a Fellow of the Hong Kong Institute of Arbitrators. He received the Bar Scholarship and the Charles Ching Memorial Scholarship.

CONTACT

Email: wleung@templechambers.com

Tel: [\(+852\) 2523 2003](tel:+85225232003)

SECRETARY

Name: Candy Chau

Email: candy@templechambers.com

PRACTICE AREAS

- Commercial
- Equity / Trust
- Probate / Succession
- Property & Conveyancing
- Company
- Insolvency
- Public Law / Judicial Review
- Tax / Revenue
- Banking / Finance
- Professional Liability
- Arbitration
- Securities & Regulation
- Disciplinary
- Insurance
- Injunction / Contempt
- Conflict of Laws
- Restitution / Unjust Enrichment

EDUCATION

BSc (1st Hons) in Philosophy, London School of Economics
MS in Political Science, Massachusetts Institute of Technology
GDL (Commendation), BPP Law School
PCLL (Distinction), University of Hong Kong

SCHOLARSHIP AND PRIZES

Bar Scholarship, Hong Kong Bar Association
Charles Ching Memorial Scholarship, Hong Kong Bar Association
John Griffiths Prize in Advocacy, University of Hong Kong
Graduate Fellowship, Massachusetts Institute of Technology
CS MacTaggart Prize (top 4 in year, across all departments), London School of Economics
Andrea Mannu Prize (top in department), London School of Economics

SELECTED CASES

EQUITY / TRUST

- *Tao Soh Ngun v HSBC International Trustee Limited*, HCA 3246/2016, HCA 355/2018 – Breach of trust claim involving multibillion-dollar family trust of Lo Ying-shek (founder of Great Eagle Holdings).

BANKING / FINANCE

- *Chang Pui Yin v Bank of Singapore* [2017] 4 HKLRD 458 (CA); [2016] 5 HKC 329 (CFI) – Successful investment mis-selling claim against private bank; leading case on Unconscionable Contracts Ordinance.
- *Bank of China v Ho Chi Lui* (31 Aug 2016) HCA 10239/1999 – Represented the bank in claim against guarantor; striking out for want of prosecution.

PROFESSIONAL LIABILITY

- *Asia-Pac Infrastructure Development v Shearman & Sterling* [2018] 1 HKLRD 113 – Representing multinational law firm in defence of US\$330m negligence claim relating to debt restructuring advice.

PROBATE / SUCCESSION

- *Re Estate of Fok Ying Tung Henry* [2015] 2 HKLRD 212 (CA) – Challenge to settlement agreement relating to multibillion dollar estate.

INSOLVENCY

- *China Medical Technologies, Inc v Abbiss & ors* [2019] 1 HKLRD 755 and [2019] HKCFI 501 – Defending partners of KPMG in contempt proceedings over alleged failure to provide discovery.
- *China Medical Technologies, Inc. v KPMG* [2017] 2 HKLRD 1091 (CA); (24 Feb 2016) HCCW 435/2012 (CFI) – Represented KPMG in resisting liquidators' s.221 discovery application in major corporate collapse; whether obliged to provide cross-border documentation.
- *Official Receiver v Zhi Charles* (2015) 18 HKCFAR 467 – Constitutionality of Bankruptcy Ordinance (suspension of bankruptcy period while outside Hong Kong).
- *Tradepower (Holdings) Ltd v Tradepower (HK) Ltd* (2009) 12 HKCFAR 417 – Voidable disposition of property with intent to defraud creditors; leading case on s.60 Conveyancing and Property Ordinance.

COMPANY

- *Elliott International v Bank of East Asia* [2018] 5 HKLRD 819 – Representing directors of Bank of East Asia in unfair prejudice petition brought by activist hedge fund.
- *Convoy Global Holdings v Cho Kwai Chee Roy* [2018] HKCFI 2111 – Defending action to rescind share placement allegedly used to entrench controlling shareholder.

- *China Baoli Technologies Holdings v Orient Equal* (12 Jun 2017) HCA 1399/2016 – Acting for listed company to restrain shareholders’ breach of lock-up undertaking.
- *Re Birmingham Int’l Holdings Ltd* (28 Aug 2015) HCMP 395/2015 – Acted for receivers of parent company of Birmingham City FC to resist discharge application.

COMMERCIAL

- *Cantab International Ltd v Luk Ngai Ling Irene* (1 Nov 2016) HCA 926/1012 – Trial of contract dispute over sale of tutorial school chain.
- *Yu Man Fung v Chiau Sing Chi Stephen* (4 Apr 2014) CACV 50/2013 – Action against renowned film star for investment consultancy fees.
- *San Want Media v Cha Mou Sing Payson* HCA 317/2010 – Dispute over purchase of major stake in leading television station (Asia Television).
- *Yu Jiang v Cheng Wai Lin Rosalind* (11 Jun 2014) HCA 2562/2005 – 21-day trial of claim for partnership share of PRC tobacco business.

SECURITIES & REGULATION

- *Re Egana Goldpfeil (Holdings) Ltd* HCMP 1227/2011 – Acting for SFC in HK\$2 billion claim against former directors of listed company.
- *Re Yorkey Optical Int’l (Cayman) Ltd* – Acted for listed company in Market Misconduct Tribunal proceedings for failure to disclose price sensitive information.
- Acted for sponsor principal in SFC disciplinary proceedings for inadequate supervision of listing application.

PUBLIC LAW / JUDICIAL REVIEW

- *QT v Director of Immigration (Leave to Intervene)* (2018) 21 HKCFAR 150 – Acted for 31 major banks and law firms to intervene in judicial review against dependant visa policy for same-sex couples.
- *Real Estate Developers Association v Building Authority* (2016) 19 HKCFAR 243 – Acted for association of major developers to challenge Building Authority’s policy for building plan submission.
- *Wong Chi Fung v Secretary for Justice* [2016] 3 HKLRD 835 – Challenge to minimum age for LegCo candidacy.
- *陳碩謙 對 醫院管理局* (16 Oct 2014) CACV 189/2012 – Constitutionality of Mental Health Ordinance (leave requirement to commence legal action)

TAX / REVENUE

- *Dairyfarm Establishment v CIR* [2018] 5 HKLRD 179 – Judicial review against order to purchase tax reserve certificates as security for appeal against multiple alternative assessments.
- *CIR v Sheng Kung Hui* (2016) 19 HKCFAR 54 – Acted for Revenue in leading case on inferring intention to trade from property enhancement activities.
- *Wong Chak Sin v Collector of Stamp Revenue* [2016] 1 HKLRD 981 – Acted for Revenue in stamp duty appeal; constitutionality of Buyer’s Stamp Duty.

ARBITRATION

- Arbitration over manufacturing joint venture in PRC (UNCITRAL Rules).
- *Chan Shu Chun v Right Margin Ltd* [2015] 3 HKLRD 409 – Anti-suit injunction to restrain PRC arbitration in relation to PRC company dispute.
- Arbitration in dispute over directors & officers liability insurance (UNCITRAL Rules) – Successful resistance of insurance claim on ground of illegality.

DISCIPLINARY

- *Dr Fung Yee Leung Wilson v Medical Council* [2018] HKCA 393 – Appeal against suspension order for inappropriate prescription of steroids.
- *Dr F v Education & Accreditation Committee of Medical Council* [2016] 4 HKLRD 728 (CA); (13 Nov 2015) HCAL 26/2014 (CFI) – Judicial review against Committee’s recommendation of removal from specialist register.
- *Law Yiu Wai v Medical Council* [2016] 4 HKC 1 – Challenge to Preliminary Investigation Committee’s dismissal of complaint against doctor