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Handling Financial Experts in Court



No. of Public
CPD Points:
17.0

Practice Area:
**Civil
Procedure**

Training Level:
Advanced

Date/Time	Venue
Part 1: 16 September 2017, Saturday (9.00am – 1.00pm)	The Law Society of Singapore 39 South Bridge Road Level 2 (Amicus), Singapore 058673
Part 2: 21 September 2017, Thursday (2.30pm – 6.45pm) 22 September 2017, Friday (9.00am – 7.30pm)	TKP Conference Centre 137 Cecil Street, Hengda Building Level 3 (Tokyo 2), Singapore 069537
Part 2 (cont'd): 23 September 2017, Saturday (9.00am – 1.00pm)	The State Courts of Singapore 1 Havelock Road, Singapore 059724

ABOUT SKILLSFUTURE CREDIT

Skillsfuture is only applicable for those who **attend and complete the 2 1/2-day programme**. To submit a claim using Skillsfuture, please visit <http://www.skillsfuture.sg/credit/submit-a-claim>. SkillsFuture is a national movement to provide Singaporeans, 25 years and above, and is a self-sponsored individual, the opportunities to develop their fullest potential throughout life, regardless of their starting points. Individuals who attend this programme may apply their S\$500.00 SkillsFuture credit (or any part thereof) to offset the cost of attending the programme. For more information, please refer to www.skillsfuture.sg.

About the Course

The Advocacy Committee of the Law Society of Singapore, together with Deloitte Southeast Asia is proud to present an advanced-level advocacy training course on handling financial experts in Court.

This course will feature:-

- i. senior and experienced trainers from Australia, Europe, Hong Kong, Malaysia, Singapore and South Africa;
- ii. local senior practitioners; and
- iii. accountants as expert witnesses.

This course will cover the following:

- i. The handling of expert evidence from the perspective of senior practitioners;
- ii. An introduction to financial statements and the issues and terminology involved;
- iii. The consideration and evaluation of two expert reports by financial experts;
- iv. Practical and useful guidance on how to handle financial experts and expert reports in court;
- v. The handling of consultations with experts; and
- vi. Reviews of the performance of participants in examination-in-chief and cross-examination of financial experts regarding their reports.

This course provides a unique opportunity for litigation lawyers to receive personalised coaching to improve their advocacy and trial skills from Silks, Senior Counsels, senior litigation practitioners and senior accountants from Deloitte as expert witnesses. The course is an intensive 2 ½-day programme which will require participants to prepare and perform as advocates in court examining and cross-examining financial experts. The highlight of the workshop will be a mock trial that will be conducted by the participants in pairs on the final day of the course. The mock trial will involve examination and cross-examination of financial experts as well as oral submissions. At the end of the mock trial, the presiding judge will deliver an extempore judgment and provide comments and feedback on the participants' performance.

The teaching methodology used is the NITA methodology which is now widely accepted in numerous jurisdictions as an effective and the preferred method for teaching advocacy. Participants will over the course of 2 ½ days perform as advocates with each performance critiqued by members of the faculty with a view to providing individualised feedback to each participant on how their performances could be improved or enhanced. Each performance will also be recorded on video and reviewed individually with each participant with a view to improving matters of style and delivery.

Who should Attend

The course is recommended for litigation lawyers who wish to refine their knowledge and skills in handling expert evidence, particularly those with at least five years of experience. Given the intensive and personalised nature of the training, only up to 24 participants can be accommodated on the course. Priority will be given, on a first come first serve basis, to practitioners who have 5 or more years of experience in court or trial work.

Programme Outline

Day 1: 16 September 2017, Saturday	
Time	Activity
8.30am – 9.00am	Registration
9.00am – 9.15am	Introduction and An Overview of the Training Methodology - Samuel Chacko – Chair (Advocacy Committee), The Law Society of Singapore
9.15am – 10.15am	General Lecture on Examination-in-Chief and of Experts - Samuel Chacko
10.15am – 10.30am	Tea Break
10.30am – 11.30am	General Lecture on Cross Examination and of Experts - Samuel Chacko
11.30am – 12.30pm	Lecture on Accounting Terminology - Anna Bleazard – Director, Deloitte
12.30pm – 1.00pm	Lecture on Case Theory and A Brief Introduction to Case Analysis of the Case File - Samuel Chacko

Day 2: 21 September 2017, Thursday	
Time	Activity
2.00pm – 2.30pm	Registration
2.30pm – 2.45pm	General Introduction / Course Briefing <ul style="list-style-type: none"> - Samuel Chacko – Chair (Advocacy Committee), The Law Society of Singapore
2.45pm – 3.15pm	Handling Financial Experts in Court – A Lawyer’s Perspective <ul style="list-style-type: none"> - Janet McCurdie, SC
3.15pm – 3.45pm	Being an Expert Witness – A Financial Expert’s Perspective <ul style="list-style-type: none"> - Simon de Quidt – Partner, Deloitte
3.45pm – 4.00pm	Tea Break
4.00pm – 4.30pm	Handling Financial Experts in Court – A Judge’s Perspective <ul style="list-style-type: none"> - Y.A. Justice Dato’ Mary Lim
4.30pm – 5.00pm	Introduction to Financial Information & Briefing on Relevant Issues <ul style="list-style-type: none"> - Simon de Quidt – Partner, Deloitte - Anna Bleazard – Director, Deloitte
5.00pm – 5.30pm	Consultation with Experts – How to do it effectively <ul style="list-style-type: none"> - Simon de Quidt – Partner, Deloitte - Anna Bleazard – Director, Deloitte
5.30pm – 5.45pm	Demonstration – Consultation with Financial Experts <ul style="list-style-type: none"> - Simon de Quidt – Partner, Deloitte - Anna Bleazard – Director, Deloitte
5.45pm – 6.45pm	Case Analysis <ul style="list-style-type: none"> - Simon de Quidt – Partner, Deloitte

Day 3: 22 September 2017, Friday	
Time	Activity
8.30am – 9.00am	Registration
9.00am – 10.00am	Consultation with Experts (Breakout Rooms) <i>(Each counsel for Plaintiff/Defendant will have 30 mins to consult with their Expert to understand the issues involved and to assist counsel to present the evidence in court by way of Examination in Chief and Cross-examination)</i>
10.00am – 10.30am	Lecture & Demonstration – Examination in Chief of Financial Experts - Alistair Wyvill, SC
10.30am – 11.00am	Lecture & Demonstration – Cross-Examination of Financial Experts - Liza Jane Cruden - Grace-Marie Goedhart
11.00am- 11.15am	Tea Break
11.15am – 1.15pm	Workshop 1 – Examination in Chief and Cross-examination of the Plaintiff's Expert (Breakout Rooms with video review)
1.15pm – 2.00pm	Lunch
2.00pm – 4.00pm	Workshop 2 – Examination in Chief and Cross-examination of the Defendant's Expert (Breakout Rooms with video review)
4.00pm – 4.15pm	Tea Break
4.15pm – 6.15pm	Workshop 3 – Examination in Chief and Cross-examination of the Plaintiff's and Defendant's Expert Witness (Breakout Rooms with video review)
6.15pm – 6.30pm	A review of Handling of Financial Experts and Briefing on Trial - Samuel Chacko
6.30pm - 7.30pm	Mock Trial preparation and consultation with Expert Witnesses

Day 4: 23 September 2017, Saturday	
Time	Activity
8.30am – 9.00am	Registration
9.00am – 12.30pm	Mock Trials
12.30pm – 1.00pm	Lunch and Concluding Session
1.00pm	End

Trainers' Profiles



Samuel Chacko – Director, Legis Point LLC

Samuel Chacko heads Legis Point LLC's Dispute Resolution Practice Group.

Samuel graduated from the University College of Wales, Aberystwyth in 1991 with an LLB in the top five percentile of his class winning the Calcott Pryce Prize for Evidence. He went on to obtain an LLM from the University of Cambridge in 1993. Samuel also holds a Diploma in International Commercial Arbitration from the Chartered Institute of Arbitrators and an MSc in Construction Law & Arbitration awarded jointly by King's College, London and the National University of Singapore. When he obtained his Diploma in International Commercial Arbitration, he graduated at the top of his class and won the Course Director's Prize. When he obtained his MSc in Construction Law & Arbitration, he topped his class winning the E.C. Harris Prize and Davis, Langdon & Seah Medal in the process.

Samuel was called to the English bar in 1992 and admitted as an Advocate and Solicitor of the Supreme Court of Singapore in 1994.

Samuel has an active international arbitration practice and has been lead counsel in a number of substantial international arbitrations involving complex cross-border claims. He is a Chartered Arbitrator and a Fellow of the Chartered Institute of Arbitrators and the Singapore Institute of Arbitrators. He has also been appointed to the arbitration panels of the SIAC, the SI Arb, the KLRCA, the ADNDRC and the Law Society of Singapore. Samuel is also an accredited Adjudicator and has been appointed to the adjudication panels of the SMC and the KLRCA.

Samuel has been awarded the NITA Master Advocate designation by The National Institute for Trial Advocacy in the United States and has been invited to teach advocacy at advanced advocacy courses in Australia, Malaysia, South Africa and the United States.

Samuel is the program director of this course and is currently serving as Chairman of the Advocacy Committee and the Co Vice-Chairman of the ADR Committee of The Law Society of Singapore.



Simon de Quidt – Partner, Deloitte

Simon de Quidt is a Partner in the North West Europe member firm of Deloitte. He qualified as a Chartered Accountant in 1985, with another "Big Four" firm, before joining Arthur Andersen in 1999 and transferring to Deloitte in 2002. His background was in Corporate Finance, before specialising in Dispute Consulting from 1991. His main areas of practice were professional negligence claims, and advising clients on cross border business acquisitions / disposals and related disputes.

He has been a regular speaker on acquisition related disputes at seminars to major law firms, Ashridge Business School, and in-house courses. Since 2000, he has also acted as an "expert" on over 40 advocacy training courses in the UK, South Africa, Singapore, Malaysia and Hong Kong.

In 2011 Simon moved full time to an in-house role, on secondment to the Global umbrella body, Deloitte Touche Tohmatsu Limited, working on Deloitte's own cross-border contracting with clients, in which role he is frequently mistaken for a lawyer!



Anna Bleazard – Director, Deloitte

Anna Bleazard is a Director within the Deloitte Forensic team in Singapore and specialises in Forensic Accounting, Investigations and Disputes.

Anna graduated from University of Kent at Canterbury, UK with an LLB. She went on to study as a Chartered Accountant with the Institute of Chartered Accountants in England and Wales and qualified as a Chartered Accountant in 2008. Upon qualifying, Anna joined Deloitte in London as a member of the Forensic and Dispute Services team where she worked on a number of investigation and dispute cases. In 2011, Anna transferred to Singapore with Deloitte and joining the Forensic team of Deloitte Southeast Asia.

Through her career with Deloitte, Anna has gained a wide range of experience working on engagements across Asia-Pacific and Europe. She has worked on matters involving fraud and corruption investigations, Foreign Corrupt Practices Act, UK Bribery Act, Money Laundering, Anti-Bribery and Corruption due diligence, internal control reviews, compliance advisory, expert witness and disputes.



Y.A. Justice Dato' Mary Lim – Court of Appeal, Malaysia

Justice Mary Lim read law at the University of Leeds, UK and graduated with LLB (Hons). She was admitted to Lincoln's Inn as a Barrister at law. She also obtained an LLM in law at the University of Western Australia. Justice Mary Lim is currently sitting in the Court of Appeal, Malaysia. Justice Mary Lim has been an advocacy trainer since 2011 and has conducted advocacy training throughout Malaysia. She was also a member of the faculty for the Advanced International Advocacy Training Course at Keble College, Oxford in 2016.



YA Dato' Vazeer Alam bin Mydin Meera – High Court of Malaya

YA Dato' Vazeer Alam is presently sitting as a Judge of the High Court of Malaya. He was appointed as a Judicial Commissioner in May 2010 and appointed as a High Court Judge on 16 February 2015. During his time in practice, he was also the Chairman of the Kedah/Perlis Bar 2004-2007 and the Treasurer of the Malaysian Bar 2005-2007. He has been an advocacy trainer since 2011.



Russell Coleman, SC – Chairman, Hong Kong Bar Association

Russell Coleman is a part-time High Court Judge (Recorder). He is the Chairman of the Hong Kong Advocacy Training Council and the Chairman of the International Advocacy Training Council.

As an advocate, Russell Coleman has a broad civil and commercial practice, including in general commercial litigation, admiralty and carriage of goods, administrative law, employment law, professional negligence, insurance law and matrimonial finance. He is mainly a trial and appellate advocate, and also advises in writing and in consultation in all areas of his practice.

As an arbitrator, Russell Coleman has significant experience acting as sole arbitrator or as one of a panel of three arbitrators, frequently as Chairman or Presiding Arbitrator. He has conducted arbitrations in areas relating to insurance law, construction law, shipping and carriage of goods, investment disputes, as well as in general commercial disputes.



Alistair Wyvill, SC – Barrister, William Forster Chambers

Alistair has bachelor degrees in economics and law from Queensland University and a master's degree with distinction from University College London. He is a member of the Middle Temple. He has practised as a barrister for 20 years whilst based in Darwin (William Forster Chambers) and 10 years in England (St Philips Chambers). He has practised predominantly in commercial law - but also in administrative, constitutional, human rights and public international law - appearing in superior and appeal courts at all levels in both Australia and England. He is an experienced mediator and has the largest commercial mediation practice in the Northern Territory. Alistair has been closely involved with the Australian Bar Association's Advocacy Training Council for several years, as has taught advocacy at courses around Australia and in New Zealand.



Janet McCurdie, SC – Barrister, Huguenot Chambers

Janet McCurdie graduated from the University of Cape Town in 1987. She was a junior lecturer in the Faculty of Law until 1992 while conducting research in association with the Institute of Criminology, UCT. She thereafter worked as an Advocate at the Office of the Family Advocate (Department of Justice) before being called to the Bar in 1996. Janet took silk in 2015. Her practise is predominantly in the field of Family / Matrimonial / Divorce Law (including surrogacy matters) and medical negligence matters (representing medical and mental health professionals).

Janet trained as a family law mediator in 1993 and 1994 and is a member of FAMAC (Family Association of mediators Western Cape). She has, over the years lectured to/run workshops for the School for Legal Practice, the Faculty of Law at UCT, FAMAC, the Office of the Family Advocate and other professional bodies on various family law topics and on alternate dispute resolution in family law.

Janet has been a member of the Pupillage Committee, a sub-committee of the Cape Bar Council for approximately 14 years and has chaired this committee for the past few years. The Pupillage Committee, together with the Training Committee has developed a training programme for pupils including tutorials and advocacy skills training and Janet has been actively involved in developing this programme. She has been the representative of the Cape Bar Council on the National Examinations Board since 2012.

Since 2007 Janet has been actively involved in the General Council of the Bar's advocacy training programme. This includes teaching advocates to train both at a junior/intermediate and advanced level at Advocacy Training Teachers courses in the Drakensberg and Stellenbosch, South Africa from 2011 to 2015. She has also been a member of faculty at the residency based intermediate and advanced advocacy courses in Stellenbosch in 2012, 2013, 2014 and 2015.

In January 2016, Janet taught at the ABA advanced course in Melbourne. In May 2016 and May 2017, Janet taught at the Law Society Trial Advocacy Course in Singapore.



Liza Jane Cruden – Barrister, Des Voeux Chambers

Liza Jane Cruden has a civil commercial and chancery practice appearing in a broad range of cases. She appears as an advocate in appellate, trial and interlocutory Court proceedings as well as international and domestic arbitrations.

Liza Jane is a founding member of and the Honorary Treasurer of the Hong Kong Advocacy Training Council Ltd (HKATC), and is also a Member of the Bar Council of the Hong Kong Bar Association (from 2009).

She has been teaching advocacy for over 12 years, and has taught both in Hong Kong and overseas: including England, Malaysia, and South Africa.



Grace-Marie Goedhart – Barrister, The Bridge (South Africa)

Grace completed her B Com LLB in 1992 at the University of Pretoria. She holds an LLM (cum laude) in international law from the Rijksuniversiteit Leiden, the Netherlands and an LLM in insurance law from Unisa.

Grace practised as a solicitor for five years before she was called to the Bar in 1999. Her principal areas of practice are insurance law, medical negligence and general commercial and civil litigation. She was recommended for the conferment of senior consultus in May 2017. She has been actively involved in advocacy training since 2013, both as a trainer and a course convenor.



Brendan Navin Siva - Vice-Chairman, International Advocacy Training Council

Brendan Navin Siva is a B.Ec/LLB graduate of the University of Sydney and was called to the Malaysian Bar in 1999. Brendan practices mainly in commercial litigation. Brendan has been a member of the Bar Council for 8 terms and was Chairman of the Kuala Lumpur Bar 2011/2013.

Brendan was the Chairperson of the Advocacy Training Committee, Malaysia from 2010 to 2015.

Brendan has conducted advocacy training throughout Malaysia and in Hong Kong, United Kingdom, South Africa, Ireland, Singapore and Australia. He is now a Vice-Chairman of the International Advocacy Training Council (IATC).

Brendan was a member of the international faculty for the Advanced International Advocacy Course at Keble College, Oxford in 2014 and 2015, the Advanced Trial Advocacy Intensive organized by the Australia Bar Association in 2015 and 2017 and the Advanced Advocacy training course organized by the General Council of the Bar of South Africa in 2014 and 2016.



Professor Colin Ong, QC - Counsel, Eldan Law LLP

Dr. Colin Ong, QC is a member of the Brunei, English and Singapore Bars. He has acted as arbitrator or as counsel in many commercial and investment arbitrations under most major rules of arbitration governed under Civil and Common Law. His arbitrations generally involve cases concerning banking and finance, construction and infrastructure projects, insurance, mining and minerals disputes, energy disputes (coal mining and supply disputes, production sharing contracts, electricity generation and supply, gas contracts; oil exploration joint ventures; solar and wind), information technology, shipping, telecoms, technology transfer, and general commercial trade related matters.

He is a Chartered Arbitrator and a Master of the Bench of the Inner Temple. President, Arbitration Association Brunei Darussalam; Advisory Board, BANI (Indonesia); Board, Cambodia National Commercial Arbitration Centre; Vice President, Appointments Council, Thailand Arbitration Center (THAC) and Advisor to China-ASEAN Legal Research Centre.



Harish Kumar – Partner, Rajah & Tann Singapore LLP

Harish has been in legal practice for more than 30 years and has been a commercial litigator his entire career. In his early years, Harish specialised in shipping and admiralty work with a particular emphasis on marine casualty work. Over time, Harish's practice evolved into a broad based commercial practice and he has litigated cases both in court and in arbitral proceedings over a wide spectrum of areas including banking and finance, company law, company and partnership disputes, commodities, corporate fraud, equity and trust, employment and executive compensation, insolvency, intellectual property, landlord and tenancy, professional negligence and insurance. He has been a member of the Law Society's Advocacy Committee for some years now and very much believes that Advocacy can be taught and improved by a proper application of and commitment to the Methodology that will be used during this course.



Leong Kah Wah – Head (Dispute Resolution), Rajah & Tann Singapore LLP

Leong Kah Wah is the Head of Disputes' Practices, and a Partner of the Shipping & International Trade Practice Group and he has extensive experience in shipping, trading and commercial dispute resolution.

He is ranked in Band 1 in Chambers and is described as "a likeable and impressive lawyer...a pragmatic person, and commercially aware, which makes his advice more realistic." Other legal publications acknowledging his expertise include Asia Pacific Legal 500, Who's Who Legal, The Legal Media Group Guides to the World's Leading Lawyers, Asialaw Profiles and named as Singapore Maritime Lawyer of the Year 2015 by Best Lawyers.

He appears regularly as counsel in the Singapore Courts. His most recent win came in January 2015 in the STX Mumbai, where the Singapore Court of Appeal (with a full bench of 5 Judges), held that an arrest for a bunker claim brought 2 days before the invoice was due, may well be an anticipatory breach, justifiably brought on by the insolvency of the shipowners. The Court of Appeal allowed the claim to proceed to trial as it involved novel points of law and evidence that deserved to be tried.

He was also the successful lead counsel in the Bunga Melati 5, where the Court of Appeal clarified the requirements for invocation of admiralty jurisdiction and is now seen as the leading case on the subject matter.

His other significant cases are the Patraikos II, a major casualty where the ship ran aground at the South Ledge rocks, off Horsburgh lighthouse, resulting in substantial damage to the ship and her cargo; the Pacific Vigorous, where he argued a novel point on election in a misdelivery dispute; Regalindo Resources v Seatrek, where he acted successfully in resisting an anti-suit injunction against a Rule B attachment; UMCi v Tokio Marine, where he acted successfully for an assured in a claim on a marine insurance policy; Arktis Sky, where he acted for shipowners sued for misdelivery against forged bills of lading; Feng Hang, where he acted successfully for shipowners in another misdelivery dispute; Er Joo Nguang v PP, where he successfully appealed against the conviction of a freight forwarder charged with criminal breach of trust for his role in effecting delivery without production of bills of lading.

He has also acted as counsel in maritime and trade arbitrations before tribunals, both adhoc and institutional (namely, SIAC, SCMA, LMAA, New York SMA, GAFTA, FOSFA and PORAM).

He also does wet work. Owners, clubs, hull underwriters from Singapore and other parts of Asia (namely, Japan, Vietnam and Hong Kong) regularly instruct him to investigate and manage claims arising out of casualties.



Joseph Liow – Deputy Managing Director, Straits Law Practice LLC

"The 'responsive, conscientious' Joseph Liow handles construction and employment disputes." The Legal 500.

Joseph is the Deputy Managing Director of Straits Law Practice LLC. He graduated from the National University of Singapore in 1992 and commenced practice with Messrs Derrick Ravi & Partners, a predecessor firm of Straits Law. He heads one of Straits' Litigation teams. Apart from handling disputes in his area of building and construction law and employment law, Joseph handles a wide range of civil and commercial disputes. He is a Fellow of the Singapore Institute of Arbitration, an Adjudicator appointed by the Singapore Mediation Centre, a member of the Inquiry Panel under the Legal Profession Act and is a lead trainer with the Law Society's Advocacy program. He has served in various capacities in related professional bodies; he has served as the Honorary Secretary of the Society of Construction Law (Singapore) for two terms, as a Legal Assessor with the Singapore Medical Council and Singapore Dental Council, and as a member of the National Sport Council (NSC) Organizational Excellence Review Appeals Committee.



Daniel Koh – Founding Partner, Eldan Law LLP

Daniel is a founding partner of Eldan Law LLP. Prior to establishing the firm he was an equity partner in an established law practice with international reach. He was admitted as an Advocate and Solicitor of the Singapore Bar in 1994. He graduated from the University of Singapore in 1993 and also has a Masters of Law degree from Columbia University, where he graduated as a Harlan Fiske Stone Scholar for superior academic performance. Over the years, Daniel has developed an extensive broad-based practice in commercial disputes resolution and international arbitration. These matters include shareholders' and corporate disputes, construction disputes, as well as corporate insolvency work. He also has experience in intellectual property matters has been recommended in IP Profiles and has also been nominated in Asia IP Experts. He has been engaged as lead counsel in arbitrations administered by the SIAC and the ICC.

Daniel is the co-chair of the Law Society's Continuing Professional Development Committee. He is also empanelled as an Associate Mediator with the Singapore Mediation Centre and an Adjudicator with the Kuala Lumpur Regional Centre for Arbitration.



Edmund Kronenburg – Managing Partner, Braddell Brothers LLP

Edmund Kronenburg is the Managing Partner of Braddell Brothers LLP, Singapore's third oldest law practice, founded in 1883 by the sons of Singapore's first Attorney-General. He appears as counsel in trials and appeals before the Singapore Courts, as well as in international commercial arbitrations, predominantly conducted under the SIAC, ICC and UNCITRAL Rules. He also sits as an Arbitrator and his recent appointments include arbitrations at BANI (Indonesia) and VIAC (Vietnam).

The Legal 500 has described Edmund as "aggressive", "articulate", "good strategist", "trusted confidant", "good advocate" and "best in class", providing "great, practical, no-nonsense advice in international arbitrations". Chambers & Partners has referred to Edmund as "a deeply experienced litigator who is well versed in commercial disputes and provides sound advice to his clients" with an "ability to anticipate the reactions of the opposing party, thus helping clients to counter such reactions appropriately".

Edmund's practice areas include Corporate and Commercial Litigation & Arbitration, Injunctions (instructed on 7 freezing injunctions over 2010-2015, with a combined value of approx. USD 1 billion), Medical Negligence & Misconduct, Employment, Cross-Border Family Litigation and Corporate Insolvency. He is an honorary overseas member of both COMBAR and the Chancery Bar Association of England & Wales, and is privileged to have appeared opposite various Senior Counsel since 2006, and against Queen's Counsel, successfully, in an arbitration-related matter before the Singapore High Court in 2012.



Chenthil Kumarasingam – Partner, Oon & Bazul LLP

Chenthil is a litigator who has over a decade's experience in handling complex litigation across a broad spectrum of commercial activity, with a focus on banking and securities-related claims, company and shareholder disputes, insolvency, commercial fraud, defamation and employment matters. He also acts in criminal matters and volunteers with the Law Society of Singapore's Criminal Legal Aid Scheme (CLAS) and the Legal Assistance Scheme for Capital Offences (LASCO).

He has acted as lead counsel at all levels of the Singapore Courts, and has acted in a number of domestic and international arbitration matters under various rules, including those of the Singapore International Arbitration Centre.

Chenthil has directed forensic investigations and internal audits in response to fraud and money laundering concerns and has coordinated multidisciplinary responses to complex legal problems.

Chenthil has advised government-linked companies, multinational corporations, local listed companies, international banks, offshore companies and institutions, small and medium enterprises, family offices and individuals on a variety of litigious and non-litigious matters. Chenthil is also an Associate Mediator of the Singapore Mediation Centre.

Chenthil serves on the Advocacy, Criminal Practice and Council Pro Bono Committees of the Law Society of Singapore and is an Advocacy trainer for Part B of the Singapore Bar Examinations and the National University of Singapore Faculty of Law Trial Advocacy Course.



Darrell Low – Partner, Yusarn Audrey

Darrell is a Partner and Head of the Dispute Resolution Department of Yusarn Audrey.

He has successfully handled appeals, trials and applications before the Singapore Courts.

He also has experience in dealing with complex multi-jurisdictional institutional as well as ad hoc arbitrations that involve clients from various countries that include Japan, Korea, India, Philippines, USA and China.

At the same time, Darrell has been involved in various mediations and negotiations that resulted in an amicable resolution of disputes for his clients.

Darrell teaches the Trial Advocacy component for Part B of the Singapore Bar Examinations and at the National University of Singapore (NUS). He was also a former adjunct tutor of the International Commercial Arbitration course at NUS.

Darrell is also a contributing editor of "Singapore Civil Procedure 2017" (Sweet & Maxwell).

While in university, he was an advocate in the Willem C. Vis International Commercial Arbitration Moot Competition in Vienna where his team shared 2nd place for Best Respondent Memorandum and was a finalist in the elimination rounds of the competition.

Before joining Yusarn Audrey, Darrell was an Associate Director in the Dispute Resolution Department of one of Singapore's premier law firms where he worked with Senior Counsel.

Registration Fees

Membership Category	Fees (Inclusive of 7% GST and course materials)
Law Society Member	\$1,500.00

To register, please visit our website at: <http://www.lawsoc.org.sg/en-gb/events.aspx>. For enquiries, please contact us at cpd@lawsoc.org.sg or 6530-0239.

Terms and Conditions

- Allocation of seats is on a first-come-first-serve basis.
- Registration closes on **8 September 2017, Friday (5.00pm)**, or when all seats are filled.
- The registration fee is due and payable upon registration and must be received prior to the event.
- Payment must be made by the closing date stated. Registration will only be confirmed upon receipt of full payment.
- The Law Society reserves the right to refuse to register or admit any participant, and to cancel or postpone the course or seminar.
- If you are unable to attend, a substitute delegate is welcomed, provided that the Law Society is notified in writing of the name and particulars of the substitute delegate at least 3 working days before the seminar.

Cancellation and Refund of Fees

- Allocation of seats is on a first-come-first-served basis and limited seats for each seminar. Registration closes on **8 September 2017, Friday (5.00pm)**, or when all seats are filled.
- Participant who cancels their registration before the commencement date shall be liable to pay the percentage of the seminar fee set out as follows:
 - 20 days before commencement date: 25% of seminar fee.
 - 19 to 8 days before commencement date: 50% of seminar fee.
 - 7 days or less before commencement date: 100% of seminar fee.
- Participant who is unable to attend the seminar due to medical exigencies will be subjected to a cancellation fee of 50% of seminar fee.

Admin Note to Singapore Practitioners and s36B Foreign Lawyers in relation to the Mandatory CPD Scheme:

No of Public CPD Points: 17.0
Practice Area: Civil Procedure
Training Level: Advanced

Participants who wish to claim CPD Points must comply strictly with the Attendance Policy set out in the CPD Guidelines. Participants are reminded to sign in on arrival and sign out at the conclusion of each day of the event in the manner required by the organiser. Participants must not be absent for each day of the event for more than 15 minutes. Participants who do not comply with the Attendance Policy will not be able to obtain CPD Points. Please refer to www.sileCPDcentre.sg for more information.

Note: In the course of the workshops, seminar, conferences or events, photographs of participants/videos or interviews of the participants could be conducted by the Society, or its appointed vendors, for the purpose of post event publicity of the respective workshops, seminar, conferences or events, either in the Society's official publication/website or any third party's publication/website approved by the Society.