Chooi Jing Yen

Partner

LL.B. (*Cum laude*), Singapore Management University (2015) Admitted to the Singapore Bar (2016) Graduate Certificate in International Arbitration, National University of Singapore (2022)

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ABOUT JING YEN

A career litigator, Jing Yen regularly advocates at all Court levels and has been endorsed by clients for his "sharp mind" and "calm demeanour". He is featured in several reported judgments in the Court of Appeal and has published several commentaries in various publications, including the Singapore Law Gazette. In 2022, Jing Yen was named a recommended lawyer by Doyle's Guide for Leading Criminal Lawyers and a rising star by Asian Legal Business.

Significant Arbitration Matters:-

- SIAC arbitration involving a dispute over legal fees: A novel dispute engaging the question of
 whether a dispute over legal fees charged to a Singapore entity by a foreign law practice was
 arbitrable on the ground of public policy, or should be sent for taxation in the Singapore High Court.
- SIAC involving a construction project: A US\$6m cross-border arbitration involving the
 jurisdictions of Singapore and Myanmar. At issue was whether the agreements in question were
 in any way varied by new policies introduced by a change in government in Myanmar, and whether
 an implied term under Singapore law was consequently introduced into these agreements.

Significant Litigation Matters:-

- Ang Jian Sheng Jonathan & Anor v Lyu Yan @ Lu Yan [2021] 1 SLR 1091; [2021] SGCA 12:
 Mounted a challenge to a USD 3 million claim that was illegal under Chinese law, leading the Court of Appeal to clarify (in some part) the interplay between the Foster v Driscoll doctrine ([1929] 1 KB 470) and the Ochroid Trading framework ([2018] 1 SLR 363).
- Amberwork Source Pte Ltd v QA Systems Pte Ltd & Yeo Chow Wah [2023] SGHC 92:
 Prevailed against Senior Counsel in defending a contractual claim for non-delivery of goods.

 Following a full trial in the High Court, the Honourable Court accepted our arguments that the goods were delivered and dismissed the plaintiff's claim.
- HC/OS 210/2017: Acted for the Japanese Trustee in Bankruptcy of Masahiko Nishiyama, who
 had been adjudicated a bankrupt in Japan and who had dissipated his assets worldwide in a
 bid to thwart recovery by his creditors. Successfully persuaded the High Court, in the first
 known case of its kind, to recognise a foreign bankruptcy order. Media coverage: Court okays
 seizure of \$124m of bankrupt Japanese director's assets

Significant Criminal Matters:-

- Public Prosecutor v Miya Manik [2022] SGCA 73: Assisted in the defence of a Bangladeshi national charged under Section 300(c) read with Section 34 of the Penal Code for sharing in a common intention with two others to murder a fellow Bangladeshi national. This arose out of a turf war between rival syndicates over the sale of illegal cigarettes in Tuas. After a full trial, the High Court acquitted the accused and convicted him on a reduced charge of voluntarily causing grievous hurt with a dangerous weapon instead. This decision was upheld in the Court of Appeal. Media coverage: Court of Appeal upholds murder acquittal, sentence of man who slashed cigarette syndicate leader
- Public Prosecutor v Azlin Binte Arujinah & Anor [2022] SGCA 52: A landmark judgment issued by five judges of the Court of Appeal on Section 300(c) read with Section 34 of the Penal Code. An amicus curiae was also appointed. Acted in the defence of Ridzuan Bin Mega Abdul Rahman, who was original charged with the murder of his son alongside his wife. He was acquitted of murder after a High Court trial. The Prosecution initially filed an appeal but later withdrew it. Media coverage: Father of 5-year-old boy who died from abuse gets life sentence, mother convicted of murder after appeal
- Wu Zhi Yong v Public Prosecutor [2022] 4 SLR 587; [2021] SGHC 261: Lead counsel
 before the Honourable Chief Justice in possibly the first hybrid drink driving case to go on
 appeal following amendments to the Road Traffic Act 1961 effective November 2019. A young
 amicus curiae was appointed to assist the Court and a new sentencing framework was laid
 down.
- Public Prosecutor v Wee Teong Boo [2020] 2 SLR 533: Part of the team that secured a
 complete acquittal for a doctor who was accused of raping and molesting his patient. Media
 coverage: Court of Appeal acquits doctor of sexually assaulting and molesting patient in clinic
- Public Prosecutor v Low Ji Qing [2019] 5 SLR 769; [2019] SGHC 174: Defended an appeal brought by the prosecution against a sentence of 10 months' imprisonment meted out to a repeat theft offender suffering from Fetishism. The judgment written by the Honourable Chief Justice grapples with the principles of proportionality and specific deterrence and is now an important part of the jurisprudence on criminal sentencing. Media coverage: Chief Justice dismisses appeal for higher sentence for man with fetish for stealing women's wallets
- Public Prosecutor v Wong Chee Meng & Chia Sin Lan [2020] 5 SLR 807: Reported in the
 media as the Ang Mo Kio Town Council corruption case, the judgment by the Honourable
 Chief Justice set out a new sentencing framework for corruption offences. Media coverage:

 Jail terms increased for ex-GM of Ang Mo Kio Town Council and company director in
 corruption case
- Wham Kwok Han Jolovan v Attorney-General and other appeals [2020] 1 SLR 804; [2020] SGCA 16: Assisted in defending two individuals against charges of contempt of court by scandalising the judiciary, in the first such prosecutions brought under the Administration of Justice (Protection) Act 2016. Media coverage: Contempt of court: Apex court dismisses appeals by opposition politician John Tan, activist Jolovan Wham

Selected Publications:-

- October 2021, Lexis Advance® Annotated Laws of Singapore: Annotations to the Misuse of Drugs Act 1973 (co-authored with Mervyn Cheong)
- September 2021, Lexis Advance® Annotated Laws of Singapore: Annotations to the Corruption, Drug Trafficking and Other Serious Crimes (Confiscation of Benefits) Act 1992 (co-authored with Mervyn Cheong)
- September 2021, Singapore Law Gazette: Reasonable doubt, guilt and the new hybrid of composition: A commentary on Teo Seng Tiong v Public Prosecutor [2021] SGCA 65
- July 2021, Eugene Thuraisingam LLP publication: The 2005 Hague Convention on Choice of Court Agreements: Boon or Bane?
- January 2021, Singapore Law Gazette, The Young Lawyer: Moving from Second to First Chair: How to Fail at it
- September 2020, Eugene Thuraisingam LLP publication: Recognition of Indonesian bankruptcy orders in Singapore, Insolvency Case Update: Paulus Tannos v Heince Tombak Simanjuntak and others [2020] SGCA 85
- September 2019, Singapore Law Gazette: Legal Unsustainability and Order 18 Rule 19 of the Rules of Court

Selected Media:-

- 22 January 2022, *TODAY*: The Big Read: Burnt out and disillusioned, young lawyers head for the exit and the industry is worried
- 25 April 2021, *TODAY*: Should accused persons in Singapore be named before conviction? Lawyers, media academics have split views
- 23 October 2020, *TODAYOnline*: 'Civil duty' to file police report against ex-lecturer, even if alleged victims did not: NUS
- 7 June 2020, CNA: COVID-19 court cases: Why have some people not been charged?
- 13 April 2020, *Channel News Asia*: Necessary for Singapore to fast-track COVID-19 laws amid unprecedented situation: Lawyers
- 27 September 2019, South China Morning Post: Singaporeans decry judge's move to spare NUS student Terence Siow from jail for molest charge
- 8 August 2019, *The Straits Times*: Ex-senior StanChart executive fined for \$500k blackmail threat