

# Leong Lijie Partner



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#### **Areas of Practice**

- Dispute Resolution
- · Infrastructure and Construction
- · Real Estate
- Corporate and Commercial

#### Qualification/Education

- Advocate & Solicitor, Singapore, 2017
- Bachelor of Laws (Hons), National University of Singapore, 2016
- Fundamentals of Corporate Secretarial Practice, The Singapore Association of the Institute of Chartered Secretaries and Administrators, 2020

## Appointments/Memberships

- Management Committee Member, Singapore Badminton Association
- Member, The Law Society of Singapore
- Member, Singapore Academy of Law

## **Awards and Accolades**

 Singapore Business Review: Singapore's 20 Most Influential Lawyers 40 and Under, 2023 Commercial dispute resolution is Lijie's main area of practice. In particular, Lijie has acted for and advised clients in a range of contentious infrastructure, construction and real estate matters.

To complement his disputes practice, Lijie has picked up conveyancing. Todate, Lijie has assisted with a number of such transactions, including the typical sale, purchase and lease. With his disputes background, Lijie is able to act in conveyances involving construction delays, building defects, vexatious caveats, encroachments and other contentious matters.

Lijie also acts in other corporate and commercial transactions, including the acquisition and sale of shares in property holding companies.

Outside of legal practice, Lijie is a Management Committee Member of the Singapore Badminton Association where he provides in-house legal assistance on various matters, including the Guillemard Hall.

While in school, Lijie was awarded the Punch Coomaraswamy Prize for being the best student in the law of evidence. Fluent in both English and Mandarin, Lijie studied at the China University of Political Science and Law for five months as part of an exchange programme. Lijie understands basic Bahasa Indonesia.

#### **Experience**

### Notable infrastructure, construction and real estate disputes

- Acting for the developer of Biopolis III in numerous interlocutory, trial and appellate proceedings against the main contractor. This was one of the rare few construction delay cases being litigated in court. The Appellate Division agreed that damages can be claimed for losses suffered beyond the delay period; that intervening acts of prevention did not break the chain of causation; that losses suffered were directly foreseeable (departing from foreign authority); and that all wasted fixed expenditure was claimable in addition to net rental loss: see [2023] SGHC(A) 9. Secured compensation of more than \$\$11 million.
- Advising one of the major contractors of a mixed-used development (consisting of office towers, a retail mall and residential blocks) on delay, payment and variation of works issues. The total sum in dispute exceeded \$\$11 million.
- Acting for the MCST of a residential development in court proceedings against the developer, main contractor and architect for building defects (including void spaces appearing within the development).
   Secured compensation worth more than S\$3 million.
- Acting for the main contractor of a tunnelling project successfully in a dispute involving alleged ground settlement and consequential damage to adjacent property.
- Acting for a charitable organisation in interlocutory and appellate
  proceedings to recover vacant possession of land, unpaid rent and
  damages for holding over. This was the first published case where the
  annual value of land was used to assess damages for holding over:
  see [2022] SGHC 174. Secured vacant possession and compensation
  of more than \$\$800,000.
- Acting for the MCST of an industrial development in court proceedings against the developer for building defects caused by substructure issues. Secured compensation worth more than \$\$400,000.

- Acting for the main contractor of a mixed-used development (consisting of residential units and a retail mall) in court proceedings commenced by one of the subsidiary MCSTs for alleged defects.
- Acting for one of the consultants of an environmental remediation project in arbitration proceedings against some of the project parties.
- Acting for a commercial landowner in a dispute involving 150 truckloads of construction debris being dumped on the land.
- Acting for the architect of a residential development in a dispute involving alleged defects to various timberworks.

#### Notable real estate transactions

- Acting in the sale of the entire share capital of a 23-year old property holding company valued at S\$45 million. While the transaction was ongoing, there was a partial surrender of premises by the anchor tenant as well as the renewal of the anchor tenancy.
- Acting in the collective purchase of **6 conservation shophouses** valued at more than S\$42 million by the subsidiary of a fund.
- Acting in the purchase of land valued at more than S\$33 million and sold by tender for redevelopment into residential units. Advised on issues relating to ABSD remission for housing developers.
- Acting in the purchase, lease and financing of a hotel operating out of a conservation bungalow valued at S\$29 million.
- Acting in the purchase of a multi-storey carpark and connecting strip valued at S\$26 million. Carpark is part of a strata-titled development.
- Acting in the sale of the entire share capital of a 17-year old property holding company valued at S\$13 million. Advised on issues relating to planning permission, redevelopment works and existing tenancies.
- Acting for one of the purchasers in a series of back-to-back conveyances valued at S\$12 million. One of the properties was the subject of a vexatious caveat and court proceedings.

## Other notable dispute resolution matters

- Acting in a longstanding corporate dispute over assets worth more than US\$160 million involving individuals and companies in various jurisdictions.
- Acting for a Philippines-based contract mining company in proceedings before the Singapore International Commercial Court to set aside an arbitral award: [2021] SGHC(I) 13.
- Acting for a Vietnam-based web-hosting services company in arbitration proceedings against a US-headquartered software giant.

### Other notable transactional matters

- Acting for a **US-headquartered Internet Service Provider** in the acquisition of shares in Singapore and Indonesian companies.
- Acting for a **Dubai-based telecom** in the acquisition of shares in Singapore and Indonesian companies.
- Acting for a leading oil and gas resourcing company in the establishment of a joint venture with Malaysian entities.
- Acting for an Indonesian-based individual in the acquisition of shares in a registered fund management company.
- Acting in a project financing matter involving the operator of a water treatment plant.