



**Gerui Lim**  
*Director, Dispute Resolution*

B.A. (Hons), Oxford University (UK, 2004)  
Graduate Diploma in Singapore Law, National University of Singapore (2005)  
Admitted to the Singapore Bar Advocate and Solicitor (2006)  
T: +65 6531 4120 F: +65 6220 0324 E: gerui.lim@drewnapier.com

## ABOUT GERUI

Gerui studied law at Oxford University and graduated in 2004. She returned to Singapore and obtained the Graduate Diploma in Singapore Law. After getting called to the Singapore Bar in 2006, Gerui joined Drew & Napier where she has since been practicing as a litigator. In 2016, she was named among Singapore's 70 most influential lawyers under 40 by the Singapore Business Review.

## AREAS OF PRACTICE

Gerui practices corporate and commercial litigation and arbitration. She has represented high profile clients and high net worth individuals in a variety of matters including complex commercial disputes, director/shareholder fights, trust and inheritance disputes, regulatory actions and banking and finance disputes.

## EXPERIENCE

Some of the notable cases Gerui has handled include:

### Investor-State disputes / Treaty Arbitration

- Acting for the Government of India in relation to Bilateral Investment Treaty disputes with the Cairn and Vedanta Groups over tax assessment orders issued by the Government on \$3.8 billion capital gains arising from a complex restructuring exercise involving Indian oil and gas assets.
- Acting for the Government of Laos in an application to set aside a Tribunal's jurisdictional ruling in an investor-state arbitration involving claims of more than US\$890 million. The arbitration was brought by a Macanese company which alleged that its casino and gambling-related investments in Laos had been unlawfully expropriated. This high-profile case raised public international law

questions of whether the Bilateral Investment Treaty between Laos and the PRC applied to the Macao SAR and whether disputes over expropriation were arbitrable under the BIT.

- Acting for an international gas and energy company in a dispute against the Turkish State involving the seizure of its subsidiaries and investments in Turkey based on allegations of suspected criminal activity involving terrorism and money laundering.

### International Arbitration and Cross-border Litigation

- Acting for Indian parties against a state-owned Korean power generation company in relation to a project for the construction of a 2x300 mega-watt coal based power generation plant in India. The total of parties' claim amounts in the Arbitrations is in excess of US\$600 million.
- Acting for a state-owned Russian company against a Yukos Group entity to resist enforcement of an ICC arbitral award of over \$80 million. The case involved concurrent litigation in Russia, France and Ireland.
- Acting for an international sports marketing, media and event management company in an arbitration with a Singapore-based company over the payment of about US\$80 million in fees in connection with television and mobile broadcast rights to a major cricket tournament in India. The case involved concurrent satellite litigation in India.
- Acting for a Japanese conglomerate in a multi-million dollar arbitration against a Vietnamese entity in relation to the construction and commissioning of a pulp and paper mill in Vietnam. The case involved concurrent satellite litigation in Vietnam.

- Acting for a Canadian listed company against Indonesian parties in respect of a dispute over participation rights to exploiting coal bed methane deposits in Kalimantan. The case involved an international arbitration under ICC Rules.
- Acted for a German partnership and a Cayman Island company in a claim against their ex-agent. It concerned allegations of fraud and misrepresentation by the latter in procuring a sale of Tang-dynasty artefacts for US\$32 million. The case involved concurrent proceedings in the Singapore and German courts, and resulted in a landmark judgment by the Singapore Court of Appeal in the field of private international law.
- Defending Indonesian and UAE parties against claims brought in Singapore by an Indian company over a failed attempt to exploit coal mining concessions in Indonesia. The Singapore action was successfully stayed on the basis of *forum non conveniens*.

#### **Trust and Inheritance disputes**

- Acting in a major trust dispute over the ownership of assets of US\$600 million to US\$800 million. The matter involved complex corporate trust structures based in the British Virgin Islands and Cayman Islands.

#### **Investigations**

- Acting for an international banking group in high-profile investigations by the Commercial Affairs Department and Monetary Authority of Singapore into suspected money-laundering transactions involving a foreign state-owned investment vehicle.

#### **Regulatory/ Public Administrative Actions**

- Acting for the Monetary Authority of Singapore in the first two civil penalty actions commenced in the Singapore Courts under the Securities and Futures Act. Both cases resulted in landmark judgments by the Singapore Court of Appeal - one on market manipulation and the other on insider trading.
- Acting for the Monetary Authority of Singapore in judicial review proceedings brought by a fund management company

over the withdrawal of its exemption from holding a Capital Markets Services License under the Securities and Futures Act.

- Acting for the National University of Singapore in a high profile case concerning a professor accused of corruptly receiving sexual favours from students. The case involved an administrative law challenge to the University's dismissal of the professor.

#### **Software / IT Infrastructure**

- Acting for the National University of Singapore in a \$30 million lawsuit against a computer software developer in respect of a project for the design, customisation and installation of a university-wide integrated student information system. The case resulted in a landmark judgment by the Singapore High Court on the spoliation of evidence.
- Acting for a Fortune Global 500 digital and technology company in a complex dispute over a \$107 million project for the supply, delivery, installation, setup, testing, implementation and commissioning a nation-wide infrastructure system.
- Acting for an international computer software developer in an arbitration in respect of a project for the delivery, installation and adaptation of a digital insurance solution based on proprietary software.

#### **Landlord / Tenant**

- Acting for the Singapore arm of the Japanese Takashimaya conglomerate in a dispute over its lease of one of Singapore's most prestigious and iconic shopping centres.

### **ACCOLADES**

#### **Global Arbitration Review 9<sup>th</sup> edition (2016)**

A client praised the "excellent" Gerui Lim in the Global Arbitration Review 9<sup>th</sup> edition (2016).

#### **India Business Law Journal**

In the India Business Law Journal (June 2015 issue), a client that engaged the firm on an international arbitration matter described Gerui as "very skilled and extremely dedicated to the needs of the client".

## MEMBERSHIPS

- Assessor, Panel of Assessors for COVID-19 Temporary Relief, Ministry of Law
- Member, Law Society of Singapore
- Member, Singapore Academy of Law
- YSIAC Committee Member (2019)