

Contact Persons:

16 NOVEMBER 2018

Lambert Rasa-Ratnam

**Partner**

DID: +603 6208 5859

Fax: +603 6201 0122

Email: [lr@lh-ag.com](mailto:lr@lh-ag.com)

**BANKING & INSOLVENCY**

Kumar Kanagasingam

**Partner**

DID: +603 6208 5803

Fax: +603 6201 0122

Email: [kk@lh-ag.com](mailto:kk@lh-ag.com)

Sean Yeow Huang-Meng

**Partner**

DID: +603 6208 5867

Fax: +603 6201 0122

Email: [yhm@lh-ag.com](mailto:yhm@lh-ag.com)

Andrew Chiew Ean Vooi

**Partner**

DID: +603 6208 5852

Fax: +603 6201 0122

Email: [ac@lh-ag.com](mailto:ac@lh-ag.com)

Mong Chung Seng

**Partner**

DID: +603 6208 5864

Fax: +603 6201 0122

Email: [mcs@lh-ag.com](mailto:mcs@lh-ag.com)

Hoi Jack S'ng

**Partner**

DID: +603 6208 5908

Fax: +603 6201 0122

Email: [hjs@lh-ag.com](mailto:hjs@lh-ag.com)

**CONSTRUCTION**

Dato' Nitin Nadkarni

**Partner**

DID: +603 6208 5866

Fax: +603 6201 0122

Email: [nn@lh-ag.com](mailto:nn@lh-ag.com)

Darshendev Singh

**Partner**

DID: +603 6208 5845

Fax: +603 6201 0122

Email: [ds@lh-ag.com](mailto:ds@lh-ag.com)

**CORPORATE & COMMERCIAL DISPUTES**

Rosli Dahlan

**Partner**

DID: +603 6208 5804

Fax: +603 6201 0122

Email: [rd@lh-ag.com](mailto:rd@lh-ag.com)

G Vijay Kumar

**Partner**

DID: +603 6208 5870

**Leave to Commence Bankruptcy Against Guarantor**

*Hong Leong Bank Berhad v Ong Moon Huat*

| by Edmund Yee Chung Hoong |

Under the Insolvency Act 1967, a creditor is required to obtain prior leave of court to commence bankruptcy proceedings against a

[1]

guarantor. For this, the Act requires the creditor to satisfy the court that he has:

“... exhausted all modes of execution and enforcement to recover

[2]

debts owed to him by the debtor”.

The term *modes of execution and enforcement* is defined in the Act to include seizure and sale, judgment debtor summon, garnishment and

[3]

bankruptcy or winding up proceedings. The term *debtor*, however, is not defined in the Act.

In *Ong Moon Huat*, the Court of Appeal had to decide on two issues:

(a) Whether the word *debtor* refers to the principal debtor or to both the principal debtor and the guarantor; and

(b) When the application for leave should be made.

The court held that the word *debtor* refers only to the principal debtor. Therefore, once a creditor has exhausted all the modes of execution and enforcement against the principal debtor, he may proceed to apply for leave without having to show that similar steps had been taken against the guarantor.

On the second issue, the court held that the application for leave may be made at any time before presentation of the creditor's petition. The court also made it clear that such leave is not required for the issuance of the bankruptcy notice.

Fax: +603 6201 0122  
Email: [vkq@lh-ag.com](mailto:vkq@lh-ag.com)

SM Shanmugam  
**Partner**  
Tel: +603 6208 5865  
Fax: +603 6201 0122  
Email: [ssm@lh-ag.com](mailto:ssm@lh-ag.com)

Ang Hean Leng  
**Partner**  
Tel: +603 6208 5809  
Fax: +603 6201 0122  
Email: [ahl@lh-ag.com](mailto:ahl@lh-ag.com)

Ho Ai Ting  
**Partner**  
Tel: +603 6208 5907  
Fax: +603 6201 0122  
Email: [hat@lh-ag.com](mailto:hat@lh-ag.com)

Lee Hishammuddin Allen & Gledhill

Level 6, Menara 1 Dutamas  
Solaris Dutamas  
No. 1, Jalan Dutamas 1  
50480 Kuala Lumpur  
Malaysia

T +603 6208 5888  
F +603 6201 0122/0136  
E [enquiry@lh-ag.com](mailto:enquiry@lh-ag.com)  
W [www.lh-ag.com](http://www.lh-ag.com)

The abridged grounds of judgment of the Court of Appeal may be viewed [here](#).

**Edmund Yee Chung Hoong** ([ych@lh-ag.com](mailto:yeh@lh-ag.com))

If you have any queries on bankruptcy, please contact the author or his team partner [Mong Chung Seng](mailto:mcs@lh-ag.com) ([mcs@lh-ag.com](mailto:mcs@lh-ag.com)).

Published by the Dispute Resolution Practice Group

© Lee Hishammuddin Allen & Gledhill. All rights reserved. The views and opinions attributable to the authors or editor of this publication are not to be imputed to the firm, Lee Hishammuddin Allen & Gledhill. The contents of this publication are intended for purposes of general information and academic discussion only. It should not be construed as legal advice or legal opinion on any fact or circumstance.

[Feedback](#)

[Unsubscribe](#)

- 
- [\[1\]](#) Section 5(3)(b)  
[\[2\]](#) Section 5(4)  
[\[3\]](#) Section 5(6)