

CONTINUING LEGAL EDUCATION AND CENTRE FOR BANKING & FINANCE LAW

**RESULTING TRUSTS AND BENEFICIAL ENTITLEMENT TO
JOINT BANK ACCOUNTS**

TUESDAY, 18 SEPTEMBER 2018 | 4.00PM TO 6.30PM
SEMINAR ROOM 4-4, LEVEL 4, BLOCK B, NUS LAW (BUKIT TIMAH CAMPUS)

ABSTRACT

This seminar will be structured in two parts. The first part will be a primer on the law of resulting trusts in Singapore, as applicable to real property and personal property generally. Important developments in recent years and divergences from the English position will be highlighted.

The second part will focus on the applicability of the resulting trust analysis to an important species of personal property – the joint bank account. Post-mortem disputes over beneficial entitlement to joint bank accounts when one party has contributed all or most of the funds have raised important questions relating to the legal nature of these accounts, resulting trust analysis, and contractual interpretation. The Privy Council (*Whitlock v Moree* [2017] UKPC 44) recently considered these issues in a split decision. The majority chose to depart from conventional wisdom about how beneficial entitlement to these accounts is to be determined. The implications flowing from this new approach will be considered.

Programme

04:00pm to 04:30pm	Registration & Tea
04:30pm to 06:15pm	Seminar (with 15 mins break)
06:15pm to 06:30pm	Q&A

Registration Fees (inclusive of 7% GST)

Category	Early Bird (10% Discount till 15 August 2018)	Normal
Public	S\$134.82	S\$149.80
NUS Law Staff and Students	Complimentary	

NUS LAW ALUMNI DISCOUNT: 10% discount

MULTIPLE REGISTRATION DISCOUNTS (SAME ORGANISATION):

- 2 participants: 10%; 3 participants: 15%; 4 or more participants: 20%

Note: For participants eligible for the above discounts, please DO NOT use the registration form. Please get in touch with NUS Law CLE at clemail@nus.edu.sg to enable us to process your registrations.

Please register at

<https://mysurvey.nus.edu.sg/EFM/se/543BE5C227B43280>

Closing Date for Registration: 12 September 2018 (Wednesday)

For enquiries, please contact Ms Poova at 6516 3644 or clemail@nus.edu.sg

Participants who wish to obtain CPD Points are reminded that they must comply strictly with the Attendance Policy set out in the CPD Guidelines. For this activity, this includes signing in on arrival and signing out at the conclusion of the activity in the manner required by the organiser, and not being absent from the entire activity for more than 15 minutes. Participants who do not comply with the Attendance Policy will not be able to obtain CPD Points for attending the activity. Please refer to <http://www.sileCPDcentre.sg> for more information.

SPEAKER

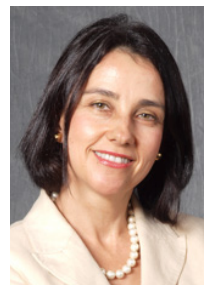
Jeremiah Lau is a Sheridan Fellow at the National University of Singapore. He graduated from NUS Law with a Bachelor of Laws (First Class Honours) in 2015. He is an academic fellow of the Centre for Banking & Finance Law, and a member of the Centre for Legal Theory. Jeremiah teaches and researches in the law of equity and trusts. He is also interested in the private law (particularly property rights) applicable to money, negotiable instruments and payment systems. His work is published and forthcoming in local and international journals.

MODERATOR

Dr Sandra Booyen is an Associate Professor at the National University of Singapore, deputy-director of the Centre for Banking & Finance Law, and serves on the editorial board of two academic journals: *Singapore Journal of Legal Studies* and *International Banking and Securities Law* (published by Brill). Sandra's research interests straddle contract and banking law and she has published her work in a variety of international journals. In 2017, Sandra co-edited a volume entitled *Can Banks Still Keep a Secret? Bank Secrecy in Financial Centres Around the World* which was published by Cambridge University Press.



Public CPD Points: 1.5
Practice Area: Corporate/Commercial
Training Level: General



NUS Law, Centre for Banking & Finance Law

The Centre for Banking & Finance Law seeks to generate scholarship and promote thinking about the vibrancy, robustness and soundness of the banking sector, capital markets and other financial services. Through the research our scholars undertake and the events we organise, we seek to create and share knowledge, to engage stakeholders in an exchange of ideas, and to enhance the appreciation of legal and regulatory issues. We aim to bring greater theoretical and analytical clarity to these issues, to examine their policy impact, and to be a catalyst for ideas on how to improve banking and financial systems at the national, regional and global levels.