



Christopher Yung

CHRISTOPHER YUNG

is a partner at Lenczner Slaght.

Chris' practice focuses on commercial litigation, arbitration, insolvency and restructuring, and securities litigation. He regularly acts for corporations (both public and closely held private companies), and their directors, officers, and shareholders.

Chris has extensive experience representing clients in contract disputes, corporate governance, oppression and shareholder litigation, securities law matters and proceedings under the *Companies' Creditors Arrangement Act* and the *Bankruptcy and Insolvency Act*. He has appeared as counsel before all levels of Court in Ontario, the Federal Court, the Federal Court of Appeal, as well as administrative tribunals and regulators, and in private and international arbitrations.

Prior to joining Lenczner Slaght, Chris practiced with a leading international Canadian firm as a corporate transactional lawyer in Toronto and London, UK, specializing in mergers and acquisitions, corporate finance, and general corporate commercial matters.

Chris graduated with honours from the University of Toronto, Faculty of Law, in 2011, receiving a course prize in Canadian income tax law, and studying a term abroad at the University of Hong Kong, Faculty of Law.

Prior to attending law school Chris completed a masters in international relations at the London School of Economics, worked at NATO headquarters in Brussels, and at the Department of Foreign Affairs and International Trade in Ottawa.

Education

University of Toronto (2011) JD (Honours)
 London School of Economics and Political Science (2006) MSc in International relations (Merit)
 University of British Columbia (2005) BA Political Science with International Relations (Honours)

Bar Admissions

Ontario (2012)

Practice Areas

Arbitration
 Commercial Litigation
 Insolvency and Restructuring
 Securities Litigation

Contact

T 416-865-2976
 cyung@litigate.com

RECOGNITION

- Canadian Legal Lexpert® Directory (2023-2026)
 Commercial Arbitration (2025), Litigation - Corporate Commercial, Litigation - Securities
- The Legal 500 Canada (2023)
 Dispute Resolution (Recommended Lawyer), Insolvency & Restructuring (Recommended Lawyer)
- The Legal 500 Canada (2021-2022)
 Dispute Resolution (Rising Star)

- Best Lawyers in Canada (2026)
Alternative Dispute Resolution & Director and Officer Liability Practice
- Blake, Cassels & Graydon LLP Prize in Taxation (2009)
- Lexpert Special Edition: Canada's Leading Insolvency and Restructuring Lawyers (2024-2025)
- Lexpert Special Edition: Canada's Leading Litigation Lawyers (2025)
- Philip C. Jessup International Law Moot Court Competition (2010)
Third place oralist, Canadian rounds.

SELECT CASES

- **Mason v Mason** – Counsel to applicant shareholder in an oppression and dissent proceeding in relation to a major property development company.
- **Jiang v Wade** – Counsel to the former General Counsel in an Ontario action alleging fraud in relation to BHP International Markets Limited, which is in bankruptcy proceedings in the Bahamas.
- **Distinct Infrastructure Group Inc by its Receiver, Deloitte Restructuring Inc v Lanni / Rogers Financial Management Corp v Lanni** – Counsel to defendant director in actions alleging fraud in the context of a receivership.
- **MBL Administrative Agent II LLC v Ryan Davidson / Trade X Group of Companies Inc v Ryan Davidson** – Counsel to former CEO in an action by an investigative receiver appointed under the CCAA in relation to allegations of fraud, and a related action by a secured creditor also alleging fraud.
- **Citibank NA v Alpha Holdings Ltd** – Defended Ontario corporations resisting appointment of an investigative receiver in an international insolvency.
- **Re Quadriga** – Litigation counsel to Ernst & Young, as insolvency trustee of Quadriga Fintech Solutions Corp, in the receivership proceedings including fraud allegations.
- **Mohamad Fakhri et al v AHM Investments Corporation et al** – Counsel to Mohamad Fakhri, Founder and CEO of Paramount Fine Foods, in a complex shareholder dispute.
- **CPAO Proceeding** – Counsel to the former CFO of a TSX listed financial corporation in relation to a CPAO disciplinary proceeding.
- **Jiang v BHP International** – Counsel to a former general counsel of a Bermudian corporation in an Ontario proceeding.
- **Financial Services Regulatory Authority of Ontario v Pace Savings & Credit** – Counsel to the board of directors of a credit union placed under administration proceedings by a regulator.
- **Brighton v Optiva** – Counsel to a board director of a TSX listed company to compel production of records in relation to an insider transaction.
- **Grant Edey v Khan Resources** – Counsel to former CEO and director for breach of employment agreement, and defence to counterclaim alleging unauthorised transactions.
- **WHPI Holding Ltd v Cook** – Counsel to an insurer in a D&O liability claim against an officer in the context of financial fraud.
- **Confidential Matter** – Counsel to investor in arbitration regarding oppression and dissent claims.
- **Internal Investigation** – Internal investigation into allegations of

harassment, discrimination, and self-dealing made by former general counsel of an organization against its senior leadership.

- **GCT Canada Limited Partnership v Vancouver Fraser Port Authority and Attorney General of Canada** – Counsel to Global Container Terminals in a judicial review of a decision of the Vancouver Fraser Port Authority refusing to consider Global Container Terminal's proposed port expansion project.
- **Galway Gold Inc v Republic of Colombia** – Counsel to Galway Gold Inc in an investor-state arbitration against the Republic of Columbia before the International Centre for the Settlement of Investment Disputes (ICSID).
- **Paul J. Murphy v Guyana Goldfields Inc** – Counsel to the former Chief Financial Officer of the corporate defendant in a case alleging the breach of an employment contract and seeking damages for libel.
- **Sears Canada Inc.** – Counsel to a household appliance manufacturer acquiring an asset under a right of first refusal in the context of Sears' CCAA proceeding.
- **DBDC Spadina Ltd v Walton** – Counsel to a series of companies in proceedings involving a receivership over commercial real estate developments and efforts to recover \$110 million in...
- **Distinct Infrastructure Group Inc** – Counsel to an independent director in defending allegations from a lender and corporate receiver.
- **Green Relief** – Counsel to the directors and officers of a licensed cannabis producer in a CCAA restructuring proceeding.
- **Amelin Resources Inc v Victory Energy Operations LLC** – Counsel to Victory Energy Operations, a U.S. manufacturer of industrial steam boilers, alleging breach of contract and conspiracy.

SELECT PUBLICATIONS AND PRESENTATIONS

- **Commercial List Year in Review 5-Year Retrospective (2021-2025)** – This guide offers data-driven analysis on all decisions published on CanLII from 2021-2025, an overview of the top 10 noteworthy cases, as well as key developments in insolvency matters, shareholder disputes, injunctions, and securities litigation.
- **2025 Snapshot: Through the Lens of Lenczner Slaght** – We've released our *2025 Snapshot*, highlighting the most significant developments, decisions, and trends in litigation from the past year across 21 practice areas. Reflect on 2025 and look ahead to 2026 through the lens of our expert litigators.
- **Markowich v Lundin: A View from Inside the Appeal** – Christopher Yung was invited to co-chair The Advocates' Society's program titled, *Markowich v Lundin: A View from Inside the Appeal*. Christopher led a discussion on the Supreme Court of Canada's decision in *Markowich v Lundin Mining Corporation* and its implications for issuers and securities class actions.
- **University of Toronto's Asian-Identifying Lawyers Panel** – Christopher Yung was invited to speak at the University of Toronto's Asian-Identifying Lawyers Panel, hosted by their Asia Law Society. Christopher shared his experiences as an Asian lawyer and offered insights on diversity, representation, and career development within the Asian legal community.
- **15th Annual Securities Symposium** – Christopher Yung was invited to co-chair The Advocates' Society's program titled, *15th Annual Securities Symposium*. Christopher led a discussion on the latest trends and topics

in securities litigation, with a focus on evolving technologies, including artificial intelligence and cryptocurrency.

- **Litigator vs Transactional Lawyer** – Christopher Yung and Jennah Khaled spoke at a joint event hosted by the University of Toronto's Black Law Students' Association and South Asian Law Students' Association, where they shared valuable insights on the key differences between careers in litigation and transactional law.
- **Annual Review of Insolvency Law Conference** – Christopher Yung was invited to share his expertise at the 22nd Annual Review of Insolvency Law Conference. Chris was a panelist on the session, *Creating a Baseline: The Role of Stalking Horse Bids and Break Fees in Asset Maximization*. The session examined how stalking horse bids in CCAA proceedings can create stability and set a baseline for competitive bids, while also exploring the complex role of break fees. Christopher discussed the impact of break fees on maximizing debtor assets, comparing Canadian and U.S. perspectives on fee standards and the unique challenges presented by credit bids.
- **2024 Snapshot: Through the Lens of Lenczner Slaght** – Lenczner Slaght launches our *2024 Snapshot*, which highlights the most significant developments, decisions, and trends in litigation from the past year across 20 areas of expertise. Reflect on 2024 and look ahead to 2025 through the lens of our expert litigators.
- **Securities Litigation from A to Z** – Christopher Yung was invited to present at The Advocates' Society's program, *Securities Litigation from A to Z*. Christopher shared his knowledge and expertise on conducting securities issue-spotting exercises. Attendees gained insight into identifying and effectively addressing various securities law issues that may surface within their cases.
- **2023 Snapshot: Through the Lens of Lenczner Slaght** – Lenczner Slaght launches our *2023 Snapshot*, a look at the most significant developments, decisions, business takeaways, and trends in litigation from the last year, across 15 practice areas. Revisit 2023 and look ahead to 2024 through the lens of our expert litigators.
- **Paycheck to Paycheck: Employees in an Employer's Insolvency** – Published by Lexpert, Christopher Yung authored an article on issues related to employees when a company begins bankruptcy or insolvency proceedings under the *Companies' Creditors Arrangement Act*.
- **12th Annual Securities Symposium** – Christopher Yung was Program Chair of The Advocates' Society's 12th Annual Securities Symposium. The program included discussion on Ontario's securities law modernization efforts, key decisions impacting securities litigation, high profile enforcement proceedings and much more.
- **Techs and Balances: The Future of Online Shareholder Meetings in the Post-Pandemic Corporate World** – Christopher Yung authored the Lexpert article "Techs and Balances: The Future of Online Shareholder Meetings in the Post-Pandemic Corporate World". In this article, Chris analyzes the impact and future of online annual general meetings in corporate Canada.
- **Shutting Off the Tap: When Can (and Should) Suppliers Seek to Cut Off Post-Filing Supply?** – Brian Kolenda and Christopher Yung co-authored the article "*Shutting Off the Tap: When Can (and Should) Suppliers Seek to Cut Off Post-Filing Supply?*", published in the 19th Annual Review of Insolvency Law.

- **Tenth Annual Securities Symposium** – Christopher Yung shared his expertise at The Advocates' Society's *Tenth Annual Securities Symposium*. Christopher spoke on the panel "Hot Topics in Securities Litigation".

BLOG POSTS

- **5-Year Retrospective: Insolvency & Restructuring** – Matthew B. Lerner, Christopher Yung, and Ravneet Minhas' blog, *5-Year Retrospective: Insolvency & Restructuring*, was published on [commercialist.com](https://www.commercialist.com) as part of the Commercial List Year in Review: 5-Year Retrospective (2021-2025) guide. In this blog, they discuss the period of doctrinal consolidation between 2021 and 2025 which is unlike anything since the 2009 statutory reforms. The recurring lesson for practitioners, in-house counsel, and business clients is to build the evidentiary record early, because restructuring outcomes are often determined before filing — by the quality of financial disclosure, corporate structure, and stakeholder management.
- **Practical Takeaways from the 2026 Annual Review of Insolvency Law Conference** – The 2026 Annual Review of Insolvency Law Conference (ARIL) brought together judges, practitioners, and academics to discuss developments in restructurings, bankruptcies, and receiverships. While the panels covered a wide range of topics, three themes stood out as particularly relevant to day-to-day practice:
- **Court Says No to End Run: Hong Kong Arbitration Blocked in Binance Class Action** – In cross-border litigation, the choice of venue is a major strategic consideration, and forum contests can be as hotly contested as the underlying dispute. In *Lochan v Binance Holdings Limited*, the Ontario Superior Court of Justice restrained Binance Holdings Limited (Binance) and an affiliated entity, Nest Services Limited (Nest), from pursuing an arbitration commenced in Hong Kong against the class representatives in a certified class action in Ontario. The decision shows how a parallel foreign arbitration raised the risk of a collateral attack on prior Ontario rulings, and why an anti-suit injunction was appropriate to preserve the integrity of the Ontario proceeding.
- **Overbroad Summons Thrown Overboard: Charter Limits to the OSC's Investigatory Powers** – Receipt of a summons under section 13 of Ontario's *Securities Act* is no light matter. Delivered on the Ontario Securities Commission's (OSC) official letterhead, such letters typically set out a schedule of documents that must be produced on a deadline (often a short one) and notify the reader that it is highly confidential and can be disclosed only in accordance with section 16 of the Act. The letter cautions, consistent with the Act, that non-compliance can lead to a finding of contempt by the Court.
- **Statistically Significant, or It Didn't Happen? Corrective Disclosure Under the Securities Act** – In *Terry Longair Professional Corporation v Akumin Inc*, the Ontario Court of Appeal addressed the question of whether a securities class action can be pursued for misleading or incorrect statements, even if there was no statistically significant decline in share price. The short answer is yes, at least as far as the leave and certification stages are concerned.
- **Key Takeaways from CLUC Education & Social Day 2025** – Christopher Yung and Andrew Locatelli co-authored the blog *Key Takeaways from CLUC Education & Social Day 2025*, published on [commercialist.com](https://www.commercialist.com).
- **Tariff Tensions: Assessing Your Cross-Border Contract Risk** – President Donald Trump proclaimed April 2 "Liberation Day" and

unveiled a new trade policy for worldwide “reciprocal tariffs”. Initial reactions were that Canada (and Mexico) emerged relatively better off in that they would continue to benefit from a 0% tariff on goods compliant with the United States-Mexico-Canada Agreement (USMCA). However, the scope of such exceptions is itself an uncertainty, as the USMCA is up for a review in 2026 and may well be renegotiated sooner than that. In the meantime, Canada still faces the 25% tariff on steel and aluminum which came into effect on March 12, and most importantly a 25% tariff on automobiles and auto parts which comes into effect today.

- **Funding Corporate Governance Litigation with the Company**
Coffers – On December 2, 2024 a Delaware judge upheld her prior January 2024 ruling that Elon Musk’s compensation package, valued at \$55.8 billion, had to be rescinded because it was approved in breach of the directors’ fiduciary duties (*Tornetta v Musk*). One month later, the same Delaware judge approved a settlement wherein Tesla’s directors agreed to return or forgo \$919 million in compensation, which had been subject to a separate legal complaint by the Police and Fire Retirement System of the City of Detroit (*Police & Fire Retirement System of the City of Detroit v Musk*). The two cases were brought as derivative actions on behalf of shareholders of Tesla. The former action is now subject to an appeal brought by Tesla, but also an appeal by a separate group of Florida shareholders.
- **Live and Let Dye – Litigation Maneuvers Prior to a Shareholder Vote**
 – Christopher Yung authored the blog *Live and Let Dye – Litigation Maneuvers Prior to a Shareholder Vote*, published on [commercialist.com](https://www.commercialist.com).
- **The Designated Projects Scheme, Not A Designated Survivor: The Supreme Court Weighs in on the Federal Environmental Assessment Regime** – The complexity of regulating environmental impacts in Canada has proven to be a thorny issue on both constitutional and practical fronts. On the heels of 2021’s carbon pricing decision, the Supreme Court of Canada has again weighed in on how the division of powers can impact environmental regulation. This time, the Court considered the federal environmental assessment regime, ultimately finding that the federal legislation waded too far into provincial waters.
- **Tips from Toronto’s Business Court – Takeaways from CLUC Education Day 2023** – The Commercial List Users’ Committee (CLUC) held its annual Education Day on June 7. The annual event offers an opportunity for members of the bar to gather with the Judges of the Commercial List to discuss current issues and best practices.
- **Challenges in Spotting Material Changes** – The philosopher Heraclitus observed that “the only constant in life is change”, a maxim as true for the business world as the natural world. Publicly traded companies operate in a dynamic environment, where commodity prices swing, new laws are passed, and scientific breakthroughs are made. So long as those companies wish to maintain their access to public markets, they must carefully consider how day-to-day happenings (and their own reactions to those events) affect their continuous disclosure obligations. These disclosure judgements are fact-specific and often fast-paced, yet they carry potentially significant consequences.
- **Annual Review of Insolvency Law Virtual Conference: 2022** – On February 4, 2022, CAIRP held its 19th Annual Review of Insolvency Law. The conference brought together insolvency law practitioners from across Canada for a showcase of papers authored for the latest edition of the *Annual Review of Insolvency Law* publication. The journal itself is now available in full on CanLII. Each panel was anchored by an ARIL paper whose author(s) led spirited discussions on contested topics important to the future of the insolvency practice.
- **There’s No Business Like Show Business: Cineplex Awarded \$1.24 Billion in Busted Deal Lawsuit** –

At the outbreak of the COVID-19 pandemic, a buyer of any business, particularly a theater operation heavily affected by public health restrictions, might understandably ask themselves; “Can I walk away from the deal?”

- **Creditor Democracy - The Supreme Court’s Reasons in Callidus** – In *Back to Methuselah*, George Bernard Shaw famously wrote that an election was “as bad as a battle except for the blood”. That is perhaps dramatic in the context of the *Companies’ Creditors Arrangement Act* (“**CCAA**”), but certainly a creditor vote can be a tense and contested affair. Such was the case when Callidus Capital Corp (“**Callidus**”), an asset-based or “distressed lender” and secured creditor, made a “second kick at the can” to approve a plan of arrangement already rejected by unsecured creditors, and found itself barred from voting on the plan for having acted for an “improper purpose”.
- **Think before you tweet: Social Media and Securities Law** – In September 2018, the U.S. Securities and Exchange Commission (“SEC”) charged Elon Musk, the former Chairman of Tesla, Inc., with securities fraud. A series of Tweets on Musk’s personal page, the first of which read: “Am considering taking Tesla private at \$420. Funding secured”, caused share prices to instantly soar. In reality, the potential transaction was uncertain and subject to a number of contingencies. Market confusion and disruption ensued.
- **Legal Challenges Brewing: Fallout From the Striking Down of Alberta’s Craft Beer Policies** – Tariffs and protectionism have been hot topics in the law in 2018. While NAFTA negotiations and a growing US-Chinese Trade War dominate the headlines, the issue has also spread into domestic Canadian politics this year.

SELECT NEWS ARTICLES

- **Lenczner Slaght Celebrates 25 Years on the Lexpert Bull’s-Eye** – The 2026 Canadian Legal Lexpert Directory continues to recognize Lenczner Slaght as the #1 firm in Toronto for Litigation and Commercial Litigation.
- **Practical Takeaways from the 2026 Annual Review of Insolvency Law Conference** – Matthew Lerner, Brian Kolenda, Christopher Yung, and Ravneet Minhas were featured in *Insolvency Insider Canada*, which reshared their blog on key takeaways from the 2026 Annual Review of Insolvency Law Conference. Our expert litigators highlight three insolvency themes that can help legal counsel approach exceptional relief, manage greater attention to process and privilege, and respond to *Companies’ Creditors Arrangement Act* protections.
- **Lenczner Slaght Recognized as Canada’s Leading Litigators** – Based on an in-depth peer review process across the legal profession, 26 Lenczner Slaght lawyers are recognized in the 2025 Lexpert Special Edition: Canada’s Leading Litigation Lawyers for their exceptional advocacy and extensive courtroom experience.
- **Lenczner Slaght Litigators Featured Among Best Lawyers in Canada** – The 2026 edition of *Best Lawyers in Canada* recognizes Lenczner Slaght with 180+ rankings, featuring 48 of our expert litigators across 27 practice areas.

- **7 Lenczner Slaght Litigators Appointed to Leadership Roles in The Advocates' Society** – As recognized leaders of the bar, our lawyers will help advance the mission of Canada's leading organization for litigators – fostering a national, collegial community of advocates committed to excellence inside and outside the courtroom.
- **2025 Lexpert Directory Highlights Lenczner Slaght's Excellence in Advocacy** – Peers and senior members of the legal profession across the country continue to recognize the depth and breadth of Canada's leading litigation firm in the latest *2025 Canadian Legal Lexpert Directory*.
- **Lenczner Slaght Litigators Elected to The Advocates' Society's Leadership** – We are pleased to announce that Sahar Talebi, Aoife Quinn, Aaron Grossman, Christopher Yung, Paul-Erik Veel, and Andrew Parley will be serving prominent leadership positions at The Advocates' Society, a preeminent organization dedicated to promoting effective advocacy and access to justice.
- **Insolvency & Restructuring in Canada** – Interviewed by Lexpert, our expert litigator, Christopher Yung, provides an overview on the two insolvency and restructuring statutes in Canada, how they differ, and what it means for businesses.
- **The 2024 Lexpert Directory Recognizes Lenczner Slaght's Litigation Excellence** – Lenczner Slaght's litigators continue to be recognized by their peers as the foremost practitioners in their fields.
- **Lenczner Slaght Litigators to Serve on The Advocates' Society's Leadership** – We are pleased to announce that Christopher Yung, Paul-Erik Veel, Andrew Parley, Anne Posno, Lidiya Yermakova, and Brendan Morrison will be serving prominent executive and committee positions at The Advocates' Society, a preeminent organization dedicated to promoting effective advocacy and access to justice.
- **Lenczner Slaght's Litigation Excellence Recognized in 2023 Lexpert Directory** – Following comprehensive peer review surveys and interviews with senior members in the legal profession, the *2023 Canadian Legal Lexpert Directory* has recognized 31 of the firm's expert litigators for their experience, knowledge, and precision, with 108 rankings spanning 17 practice areas.
- **Lenczner Slaght Stands Out as a "Litigation Powerhouse" in Legal 500 Canada** – Canada's leading litigation firm is once again ranked in Tier 1 for Dispute Resolution by *Legal 500 Canada*.
- **Lenczner Slaght Litigators Elected to The Advocates' Society's Leadership** – We are pleased to announce that Brendan Morrison, Christopher Yung, Paul-Erik Veel, Andrew Parley, Nina Bombier, and Anne Posno will be serving prominent executive positions at The Advocates' Society, a preeminent organization dedicated to promoting effective advocacy and access to justice.
- **Lenczner Slaght Welcomes Two New Partners** – Canada's leading litigation firm is proud to announce that two of our exceptionally strong advocates have been promoted to our partnership. Congratulations, Christopher Yung and Delna Contractor!
- **Legal 500 Highlights Lenczner Slaght's Litigation Dominance** – Legal 500 recognizes Canada's leading litigation firm as "a regular fixture in the country's ground-breaking contentious cases".

- **Federal Judge Hears Arguments in Roberts Bank Battle** – Business in Vancouver provides coverage of Peter Griffin, Matthew B. Lerner, and Chris Yung on their recent appearance before the Federal Court regarding Vancouver Fraser Port Authority and GCT Global Container Terminals Canada Ltd.
- **Legal 500 Recognizes Lenczner Slaght’s Top-Tier Litigation Expertise** – Canada’s leading litigation firm is “recognized across the country as a force in complex disputes” according to Legal 500.
- **Christopher Yung Joins Lenczner Slaght** – Talented lawyers continue to choose Canada’s leading litigation firm.

PROFESSIONAL ACTIVITIES

- The Advocates' Society
Vice Chair, Securities Litigation Practice Group (2025-2026); Secretary, Securities Litigation Practice Group (2024-2025); Member-at-Large, Securities Litigation Practice Group (2022-2024)
- Canadian Bar Association
- Ontario Bar Association
- Federation of Asian Canadian Lawyers
- University of Toronto Faculty of Law
Alumni Mentorship Program
- Humber River Health Foundation
Board Member