



























IFS4101 LEGAL ASPECTS OF INFORMATION SECURITY




















SEMESTER 2, 2022

Key

-  Required
-  Must read before class
-  Recommended / reference

| Week No. | Status | Readings |
|----------|---|--|
| 1 |  | Chng, D., & Lee, J. T. (2019, November). Legal Systems in ASEAN – Singapore Chapter 2: The Singapore Legal System [PDF] . Singapore: ASEAN Law Association. |
| |  | Chang, W. M. (2019, November). Legal Systems in ASEAN – Singapore Chapter 1: Historical Overview [PDF] . Singapore: ASEAN Law Association |
| |  | The Constitution of the Republic of Singapore. Singapore Statutes Online. |
| |  | Windrow, H. (2006). A Short History of Law, Norms and Social Control in Imperial China. Asian-Pacific L. & Pol. J, 7(2), summer, 244-301. Retrieved February 10, 2021, from http://blog.hawaii.edu/aplpj/files/2011/11/APLPJ_07.2_windrow.pdf |
| |  | Government of Singapore (2020, July 28). The Government. Retrieved February 10, 2021, from https://www.pmo.gov.sg/The-Government |
| |  | Government of Singapore (2018, April 13). Functions. Retrieved February 10, 2021, from https://www.parliament.gov.sg/about-us/parliament-information/functions |
| |  | Government of Singapore (2021, January 12). Singapore judicial system. Retrieved February 10, 2021, from https://www.supremecourt.gov.sg/who-we-are/the-supreme-court/singapore-judicial-system |
| |  | Tang, H. W., Meng, H. M., & Poon, N. (2014). Reading law in Singapore. Singapore: LexisNexis. <ul style="list-style-type: none"> - Definitions of Law - Laws in historical civilisations - Why do we have laws? - Examples of laws - Classification of laws - Common law vs. civil law |
| 2 |  | Reidenberg, J. R. (1998). Lex informatica: The formulation of information policy rules through technology. Texas Law Review, 76(3), 553-593. |
| |  | Homchick, N. (2019). Reaching through the "ghost doxer:" an argument for imposing secondary liability on online intermediaries. Washington and Lee Law Review, 76(3), 1307-1344. |
| |  | Lessig, Lawrence. Code Version 2.0. Chapter 2. NUS Library to include in Module Reading Materials but if not available, this chapter is available on Google Books. <i>The examples here will be discussed in class.</i> |
| |  | Intellectual Property Office of Singapore website content regarding: |

| | | |
|------|---|--|
| | | <ul style="list-style-type: none"> • Copyright • Patents • Trade Marks • Designs • Trade Secrets |
| 3, 5 |  | Holland, J., & Webb, J. (2019). Chapter 5, Law, Fact and Language. In Learning Legal Rules: A Students' Guide to Legal Method and Reasoning (pp. 124-148). Oxford Univ. Press. (Available from Library Resource within LumiNUS). |
| |  | Holland, J., & Webb, J. (2019). Chapter 12, Exploiting Legal Reasoning. In Learning Legal Rules: A Students' Guide to Legal Method and Reasoning (pp. 380-401). Oxford Univ. Press. (Available in LumiNUS Files). |
| |  | C.G. Yew & J.T. Lee (Eds. 2015). Chapter 11, The Doctrine of Judicial Precedent and the Case Method and Analysis. In The Legal System Of Singapore: Institutions, Principles And Practices (pp. 369-402). Singapore: LexisNexis. (Available from Library Resource within LumiNUS). |
| |  | C.G. Yew & J.T. Lee (Eds. 2015). Chapter 23, Statutory Interpretation. In The Legal System Of Singapore: Institutions, Principles And Practices (pp. 403-453). Singapore: LexisNexis. (Available from LumiNUS Files). |
| |  | The Interpretation Act, Section 9A. Available on Singapore Statutes Online. |
| |  | Beckman, R.C., Coleman, B.S., & Lee, J. (2001). Chapter 3, Common Law Development and Reasoning, Section 3, Pre-Donoghue Cases. In Case Analysis and Statutory Interpretation (pp. 167-203). (Available from Library Resource within LumiNUS). |
| 5 |  | Teuber, A. (2012). "Defining Crime" in Introduction Phil 22b Spring 2012 [Web log post]. Retrieved 2021, from http://people.brandeis.edu/~teuber/lawintro.html#intro3 |
| 6-7 |  | Computer Misuse Act 1993 (Singapore). Compare the 1993, 1998 and the version in effect today. |
| |  | <i>Singapore Parliamentary Debates, Official Report</i> (28 May 1993) Vol. 61, Sitting No 3, Columns 300 - 320. |
| |  | <i>Singapore Parliamentary Debates, Official Report</i> (30 June 1998) Vol. 69, Sitting No 3, Columns 390 - 420. |
| |  | <i>Singapore Parliamentary Debates, Official Report</i> (3 April 2017) Vol. 94 at Second Reading Bills, Computer Misuse and Cybersecurity (Amendment) Bill. |
| |  | Computer Misuse (Composition of Offences) Regulations. |
| |  | <i>Public Prosecutor v Muhammad Nuzaihan bin Kamal Luddin</i> [1993] 3 SLR(R) 653. |
| |  | <i>Director of Public Prosecutions v Bignell and Another</i> [1998] 1 Cr. App. R. 1. |
| |  | <i>R. v Bow Street Magistrates' Court Ex p. Allison</i> [2000] 2 A.C. 216. |

| | | |
|---|---|--|
| |  | <i>Lim Siong Khee v Public Prosecutor</i> [2001] SGHC 69 . |
| |  | UK Computer Misuse Act (1990), Sections 1, 2 and 3A. |
| |  | <i>Public Prosecutor v Law Aik Meng</i> [2007] 2 SLR(R) 814 . |
| |  | <i>Public Prosecutor v. Lim Yi Jie</i> [2019] SGDC 128. |
| |  | <i>Public Prosecutor v James Raj s/o Arokiasamy</i> [2015] SGDC 36. |
| |  | <i>Tan Chye Guan Charles v. Public Prosecutor</i> [2009] 4 SLR(R) 5 . |
| |  | Canada Criminal Law Amendment Act 1985, Section 301.2. |
| 8 |  | Computer Misuse (Composition of Offences) Regulations, Rg 1, Rev. Ed. 2008, r 2 |
| |  | Sections 107-108, 511, Penal Code (Cap. 224, 2008 Rev. Ed.) |
| |  | Look at the Penal Code and find a few sections that highlight the crimes that must be brought under the Penal Code instead of the CMA even though computers were involved (Hint: These typically include crimes where the computer is involved but is not used to compromise the security or integrity of the computing infrastructure, programs, data and services) |
| 9 |  | <i>Second Reading, Evidence (Amendment) Bill 2012</i> , Official reports – Parliamentary Debates (Hansard), Feb. 14, 2012, 1127, 1144. |
| |  | <i>Roy S Selvarajah v PP</i> [1998] 3 SLR 517; [1998] SGHC 272, [38]-[50] |
| |  | <i>Aw Kew Lim v. PP</i> [1987] SLR(R) 443, [1987] SGHC 33, [8]-[10] |
| |  | <i>PP v. Ang Soon Huat</i> [1990] 2 SLR(R) 246; [1990] SGHC 121, [24]-[30] |
| |  | <i>Mitfam International Ltd. v. Motley Resources Pte Ltd</i> [2014] 1 SLR 1253, [2013] SGHC 270, [1]-[6] (facts), [23]-[32] |
| |  | <i>Telemedia Pacific Group v Credit Agricole</i> [2015] 1 SLR 338; [2014] SGHC 235, [242]- [262] |
| |  | Wall Street Journal, How Morgan Stanley Botched a Big Case by Fumbling Emails, May 16, 2005 (Factiva). |
| |  | Daniel Seng and Srirak Chakravarthi, <i>Computer Output as Evidence Consultation Paper</i> (Sept. 2003), Technology Law Development Group, Singapore Academy of Law, 85-92 [LINK] . |
| |  | Singapore Supreme Court Practice Directions 2015, Part V [LINK] . |