

**Baker
McKenzie
Wong & Leow.**

**Judicial Symposium on
Intellectual Property 2021**

Andy Leck | Principal | Singapore



Agenda

- 1 Enforcement Methods against Counterfeit Goods in Singapore
- 2 Criminal Proceedings and remedies
- 3 Civil Proceedings and remedies
- 4 Border Enforcement



Andy Leck
Principal,
Baker McKenzie Wong & Leow

1 Enforcement methods against Counterfeit Goods in Singapore

Enforcement methods against Counterfeit Goods in Singapore

Criminal Proceedings

- Private Criminal proceedings - (“Hybrid”, “self-help” regime – Rights holder can prosecute.)
- Ex-officio criminal proceedings

Civil proceedings

- Cease and desist letter
- Civil claim, seeking:
 - Interim injunction
 - Final remedies, e.g. final injunction, damages (or an account of profits), and legal costs.

Border enforcement

- Seizures on request
- Ex-officio seizures

2

Criminal Proceedings and remedies

Criminal Proceedings, generally

1. Private Criminal Action

2. *Ex Officio* Criminal Action



Counterfeiting is a criminal offence

**Import /
Manufacture /
Sell (s.49
Trade Marks
Act (“TMA”))**

**Counterfeiting
(s.46 TMA)**

**Falsely
applying mark
(s.47 TMA)**

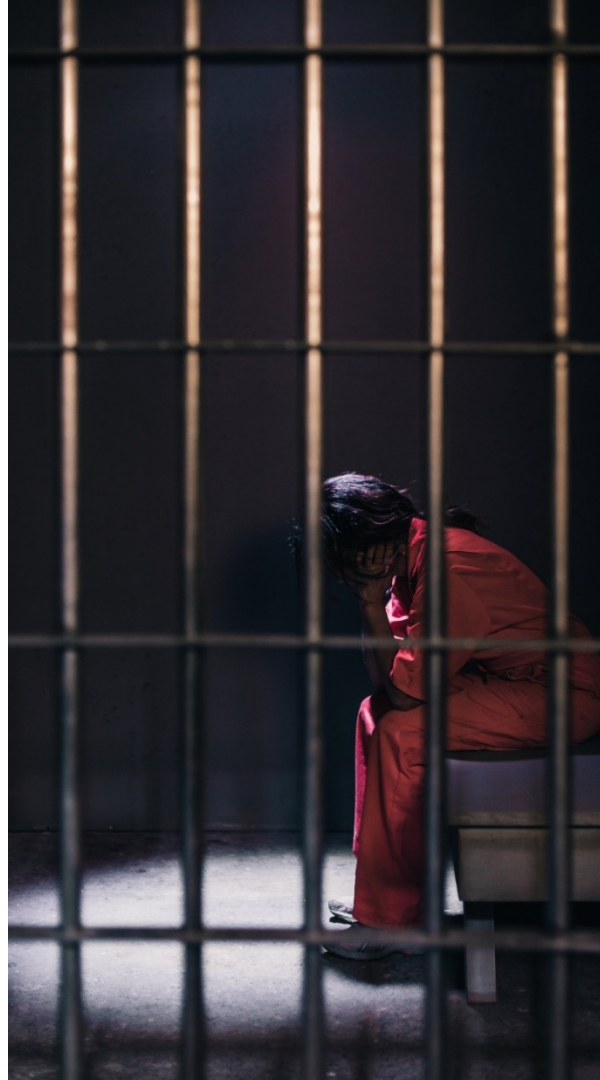
Penalty: Fine of \leq SGD 10,000 (approx. USD 7,300) for each infringing item (maximum aggregate fine of SGD 100,000 (approx. USD 73,000)) and/or imprisonment of \leq 5 years.

Directors: Directors / officers of company may be liable for infringement if offence was committed with their consent or connivance.



Private Criminal Proceedings

- **Preliminary Steps:**
 - Private investigations to obtain evidence.
 - Apply to Court for Criminal Search and Seizure Warrant.
- **Investigations typically include:**
 - Sample purchases (online or in-person);
 - Background checks;
 - Internet checks; and
 - Surveillance.



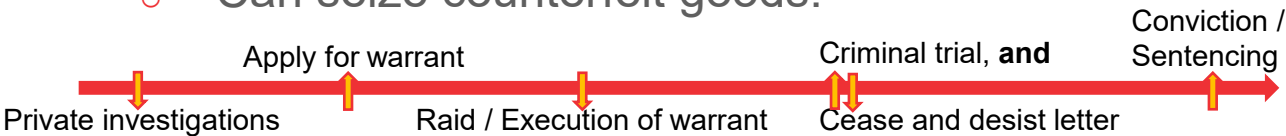
Private Criminal Proceedings

■ Warrant

- Rights holders may apply to the Singapore State Courts for criminal search and seizure warrants.
- Application made with support of statutory declaration by private investigator 1 day before raid.

■ Raid / Execution of warrant

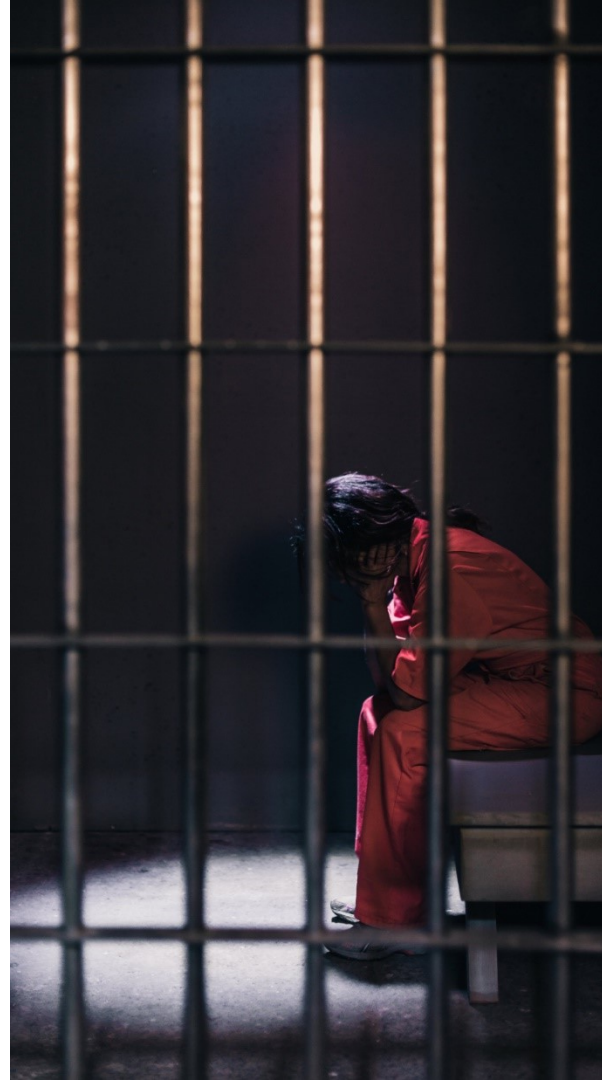
- Warrants are executed by the Intellectual Property Rights Branch of the Singapore Police Force (“**IPRB**”);
- Lawyers and brand representative can attend; and
- Can seize counterfeit goods.



Private Criminal Proceedings

Criminal trial

- Rights holder must obtain a fiat from the Attorney-General's Chambers to prosecute.
- Once a fiat is obtained, the rights holder may commence proceedings and prosecute the counterfeiter.



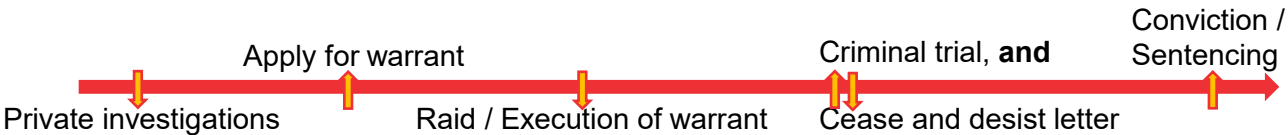
Private Criminal Proceedings

Cease and Desist Letter

- Sets out rights holder's claim
- Sets out evidence against counterfeiter
- Demand infringer to sign a Deed of Undertaking in exchange not to pursue further legal action

Deed of Undertaking

- Refrain from further infringing activities
- Source disclosure
- Compensation / Damages / Costs
- Delivery up
- Public apology



Ex Officio Criminal Action

- IPRB may also undertake *ex officio* investigations, raids and criminal prosecution.
- Such raids are conducted on IPRB's own initiative. IPRB may also act upon complaints from the general public or the IPR owners.



3

Civil Proceedings and remedies

Civil Proceeding - Stages

Rights holders may sue counterfeiters in a civil claim.

Typical stages of civil proceedings:

1. Cease and desist letter / Deed of Undertaking;
2. Filing formal legal proceedings (i.e. a civil claim for trade mark infringement in the Singapore High Court) and/or an application for an interim injunction restraining infringement up to trial;
3. Interlocutory proceedings, if any; and
4. Trial

Civil Proceedings - Timeline

Timeline

- Can last anywhere from 12 to 24 months
- Faster proceedings possible in:
 - Urgent interim injunction application (a few days)
 - Summary judgment application against a counterfeiter (around 4 months)

Civil Proceedings – Remedies

Rights holder may seek various remedies, including:

- Interim injunction restraining the counterfeiter from further infringing acts until the trial of the matter
- Final injunction
- Damages / account of profits
- Statutory damages
 - Trade Marks Act: \leq SGD100,000 (approx. USD 73,000) for each type of infringing good and \leq SGD1,000,000 (approx. USD 730,000) in aggregate)
- Source disclosure
- Delivery up of all remaining stocks of infringing goods
- Costs.



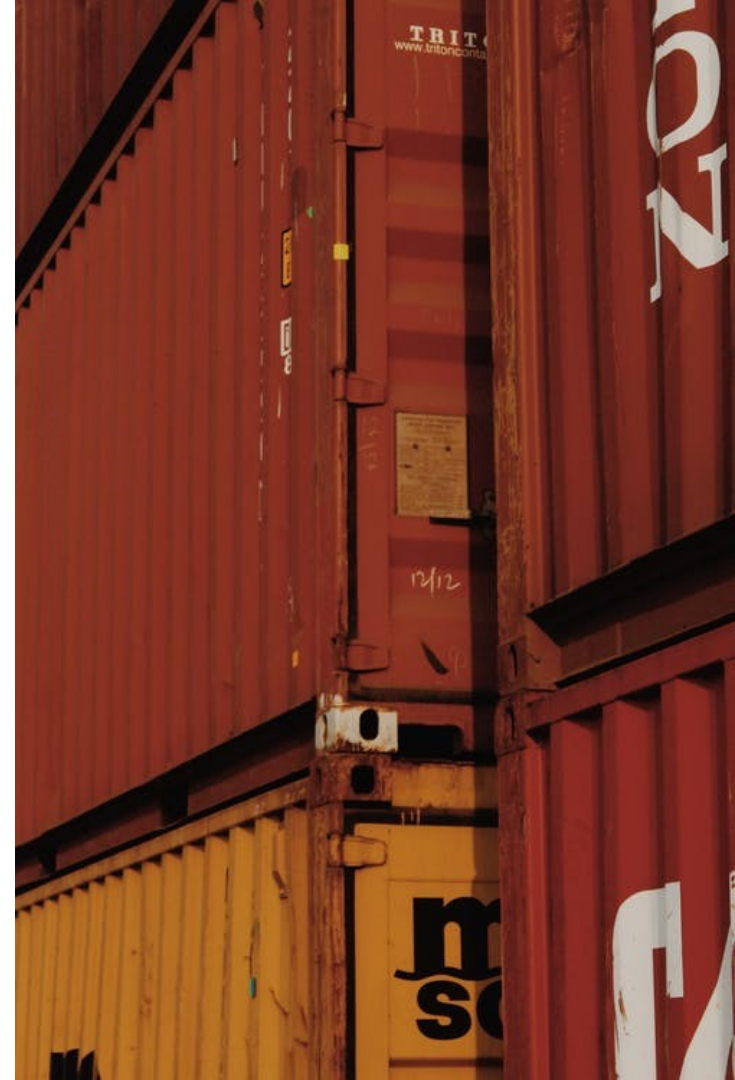
3

Border Enforcement

Border Enforcement

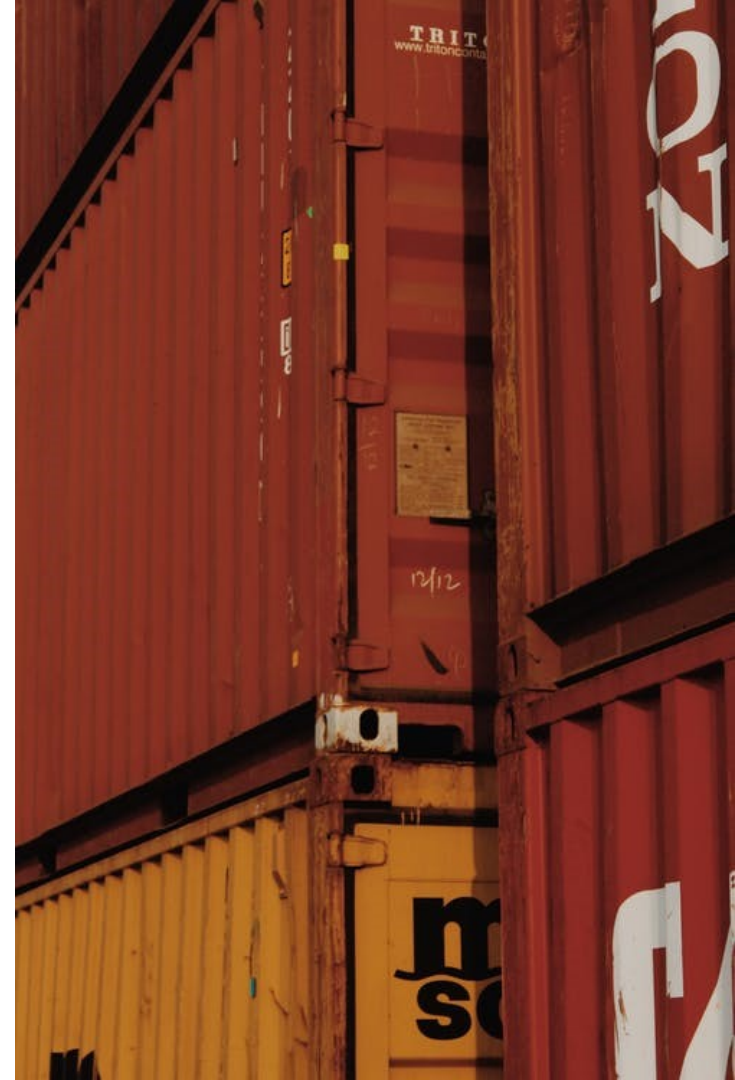
The Singapore Customs has powers to conduct enforcement actions in 2 ways:

- Seizures on Request
- Ex-officio Seizures



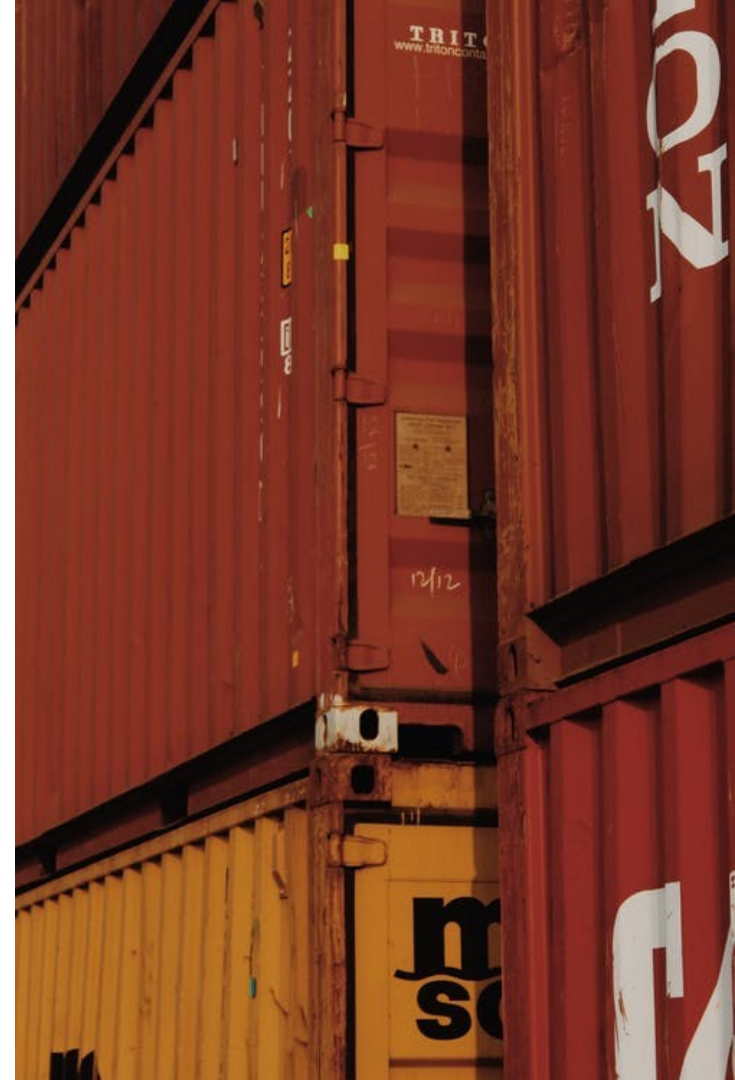
Border Enforcement: Seizures on request

- Rights holder must request by filing a notice.
- Singapore Customs will seize infringing goods if they are imported into or exported from Singapore.
- Once seized, Singapore Customs will notify rights holder.
- Rights holder must institute action for infringement and seek order of court preventing release of goods.
- If action is not commenced in 10 days, and if an order of court preventing release is not obtained by 22 days after commencing an action, the Singapore Customs will release the goods



Border Enforcement: Ex-officio seizures

- Singapore Customs may seize goods if suspected to be counterfeit.
- Once seized, Singapore Customs will notify rights holder.
- Rights holder must institute action for infringement and seek order of court preventing release of goods.
- If action is not commenced in 10 days, and if an order of court preventing release is not obtained by 22 days after commencing an action, the Singapore Customs will release the goods



Contact



Andy Leck

Principal

Baker McKenzie.Wong & Leow

andy.leck@bakermckenzie.com

Baker & McKenzie.Wong & Leow is incorporated with limited liability and is a member firm of Baker & McKenzie International, a global law firm with member law firms around the world. In accordance with the common terminology used in professional service organizations, reference to a "partner" means a person who is a partner, or equivalent, in such a law firm. Similarly, reference to an "office" means an office of any such law firm. This may qualify as "Attorney Advertising" requiring notice in some jurisdictions. Prior results do not guarantee a similar outcome.

© 2020 Baker & McKenzie.Wong & Leow

bakermckenzie.com