

**IN THE HIGH COURT OF THE REPUBLIC OF SINGAPORE**

**[2020] SGHC 196**

Suit No 904 of 2017

Between

Tan Wei Leong (Chen Weilong)

*... Plaintiff*

And

- (1) Tan Lee Chin (Chen Lijin)
- (2) Tan Wan Fen
- (3) Estate of Lai See Moi @ Lai Meow Ching

*... Defendants*

---

**SUPPLEMENTAL JUDGMENT**

---

[Probate and Administration] — [Distribution of assets]  
[Probate and Administration] — [Intestate succession]

## **TABLE OF CONTENTS**

---

<b>INTRODUCTION.....</b>	<b>1</b>
<b>DISCUSSION .....</b>	<b>2</b>
<b>ORDERS .....</b>	<b>2</b>

**This judgment is subject to final editorial corrections approved by the court and/or redaction pursuant to the publisher's duty in compliance with the law, for publication in LawNet and/or the Singapore Law Reports.**

**Tan Wei Leong**  
**v**  
**Tan Lee Chin and others**

**[2020] SGHC 196**

High Court — Suit No 904 of 2017  
Andrew Ang SJ  
25–29 November, 2 December 2019, 28 July 2020

15 September 2020

Judgment reserved.

**Andrew Ang SJ:**

**Introduction**

1 Following the release of my judgment in *Tan Wei Leong v Tan Lee Chin and others* [2020] SGHC 124 (the “Judgment”), the plaintiff wrote to the Court to seek clarification on whether its fourth prayer for declaratory relief had been granted. The prayer in question was in the following terms:

(4) A declaration that the signatures purporting to be those of the Plaintiff and the 2<sup>nd</sup> Defendant upon the document titled “*Power of Attorney*” dated 1 March 2017 (exhibited at ANNEX A hereto) are forgeries;

2 This was one of four declarations prayed for by the plaintiff, the other three being for the purpose of and in connection with upholding a Deed of Family Arrangement between the plaintiff and the defendants.

### **Discussion**

3 In the Judgment, the Court ordered that the Deed of Family Arrangement was to be set aside and accordingly, at [103], held that the plaintiff's claim was dismissed with costs.

4 However, as regards the fourth prayer, the Court had earlier in the Judgment at [100(c)] concluded that the first defendant had made or procured forgeries of the signatures of the plaintiff and the second defendant on the Power of Attorney referred to in the fourth prayer. Inadvertently, [103] of the Judgment dismissing the plaintiff's claim omitted to exclude the fourth prayer.

### **Orders**

5 The first sentence of [103] of the Judgment is therefore corrected to read as follows:

Save for the plaintiff's fourth prayer, as to which I grant an order in terms, the plaintiff's claim is dismissed with costs.

6 No change is required to be made to my order as to costs as the dishonest nature of the first defendant's conduct had already been taken into account.

Andrew Ang  
Senior Judge

