

梁伟强 大律师；太平绅士

英国曼彻斯特城市大学法学士（荣誉学位）
英国兰卡斯特大学会计与财务硕士

Email Address:

richardleung@dvc.com.hk

Year Of Call:

1994 (英国)
1994 (香港)

Practice Areas: Mediation, Arbitration, Construction Law,
Commercial Law, Company Law and Insolvency, Chancery,



梁伟强大律师于1994年加入大律师行业。此前，他从事会计行业。他曾于毕马威[KPMG]会计师事务所与和记传讯有限公司[Hutchison Paging Ltd]担任高级职务。梁大律师在会计行业的资深经验和他足智多谋、精力充沛的特点使得他在大律师行业如鱼得水。如今，他作为大律师执业已逾二十年。他擅于处理商法、公司法、建筑、仲裁与民法等领域的事务。梁大律师的商业头脑和周密的法律建议为他吸引了大量客户，特别是来自本港的客户。

梁大律师处理过众多案件，涉及具争讼性的遗产税事务、股东串谋、董事串谋等多个领域。

除了他的会计师背景之外，梁大律师在仲裁和公司秘书方面的出众资历也为他在公司法和民法领域的执业增添了不少助力。他是一名特许仲裁员和认可调解员。他是监护委员会的现任委员，也是香港特许秘书公会的前任主席。

Expertise:

职务及任命

- 香港特许秘书公会资深会员(1995年)
- 特许公认会计师公会资深会员(1995年)
- 香港会计师公会资深会员(1997年)
- 香港特许秘书公会前主席(2006年) 英国特许秘书及行政人员公会之香港与中国大
- 英国特许秘书及行政人员公会之香港与中国大陆分会前代表议员(2008-2009年)
- 英国特许仲裁司学会特许仲裁员(2009年)
- 香港国际仲裁中心认可的一般商事调解员
- 香港国际仲裁中心认可的仲裁员
- 监护委员会委员
- 人事登记审裁处审裁员
- 税务上诉委员会委员
- 旅馆业上诉委员会委员

- 会社（房产安全）上诉委员会委员
- 床位寓所上诉委员会委员

重要案件

- Heung Kiu Chow v CIR [1997] HKLRD 743. A case which involved the strict definition of matrimonial home and whether a person could have more than one home as well as the important distinctions between occupying and residing.
- Lee Shing Yu Construction v Architectural Services Department [2001] 1 HKLRD 715. This case turned on whether or not the demerit point system managed by the ASD (to assess performance of government approved contractors) was amenable to judicial review.
- China Everbright IH Pacific v Ch'n Poh [2002] 5 HKCFAR 630. This case involved a suit brought by a company against its former shareholders, seeking remedies for breach of fiduciary duties.
- Graceful Mark v CIR [2005] 4 HKLRD 527. This was a case that involved estate duty and whether or not certain arrangements made prior to the deceased's death amounted to a sham.
- Man Po Lo Paul v Cheung Kang Wah [2007] 1 HKLRD 751. This case considered disputes between majority and minority shareholders and laid down the criteria used by the majority shareholders to strike out a winding up petition sought by the minority shareholders based upon relevant sections in the Companies Ordinance.
- Ngai New Fung v Cheung Kwai Heung [2008] 2 HKC 111. This case concerned the doctrine of res judicata and the circumstances amounting to an abuse of process in re-litigation.

出版物及讲座

- Asian Dispute Review - "A Case for Probate Mediation in Hong Kong" - October 2005.
- A presenter in various seminars about company law covering capital reduction, scheme of arrangement, privatization and corporate governance as well as taxation topics before the Board of Review