

Feifei Yang Associate

Expertise: Dispute Resolution

Tel: +86 10 8587 0068

Fax: +86 10 8587 0079

E-mail: feifei.yang@chancebridge.com



Field of Practice and Experience

His practice field is mainly focused on the settlement of financial and commercial disputes. He once represented China Construction Bank, Xiamen International Bank, Ping An Trust, COFCO Trust, Huaxin Trust, China CITIC Securities, Zhongshan Securities, Galaxy Jinhui and other large state-owned enterprises and financial institutions to participate in various major, difficult, second instance, retrial and protest cases before the Supreme People's Court, high courts in all regions, financial courts, and arbitration commissions, and provided special legal services for China Minsheng Bank, Dianjian Real Estate, and COFCO Real Estate in dealing with complicated risk matters.

Educational Background

- Graduated from the School of Law of Renmin University of China in 2016 with a LLM degree.

Work Experience

Once worked in a central enterprise and a large law firm in Beijing, and is now an apprentice at the Dispute Resolution Department of Chance Bridge Partners.

Representative Cases

Dispute Resolution Area

- In a savings contract dispute case involving 300 million savings between a certain large state-owned bank and ten depositors, represented the bank to respond to the lawsuit in the Third Circuit Court of the Supreme People's Court, and the subject matter involved was about 300 million;
- In a case involving a dispute over the investment project to be privatized by a listed company in the United States between a controlling shareholder of a listed company and the company, acted on behalf of the controlling shareholder of a listed company files a retrial in the Third Circuit Court of the Supreme People's Court, involving an amount of 300 million yuan;
- In the retrial of a private lending case between a natural person and a natural person, represented a natural person to respond to the lawsuit in the Third Circuit Court of the Supreme People's Court, with the subject matter 35 million;
- In the retrial case of the construction engineering contract dispute between A company and B company, acted as the agent of A company to respond to the lawsuit in the Fourth Circuit Court of the Supreme People's Court, the involved subject matter is about 200 million;
- In a series of disputes arising from the pledge-style stock repurchase business of one billion pledge type between a securities company and the controlling shareholder of a listed company, provided full legal services for the securities company, including the enforcement of notarized documents on creditor's rights, case analysis, the design and optimization of the plan for disposal of creditor's rights, the evaluation and selection of relief paths, and the disposal and recovery of creditor's rights;
- In a dispute on entrusted loans between a trust company and a company, initiated a lawsuit of first instance on behalf of the trust company in the Higher People's Court of Guangdong Province, involving approximately 1.5 billion subject matters;
- In the case of a natural person and a natural person in the second instance of private lending, on behalf of a natural person in Fujian Provincial Higher People's Court to file an appeal, involving about 30 million;
- In a case involving a dispute over a trust beneficial right transfer contract between an AMC and a listed company, a lawsuit of first instance was initiated in Shanghai Financial Court on behalf of an AMC with an involved subject matter of about 700 million yuan;

- In a case involving a dispute over a trust beneficial right transfer contract between an AMC and a listed company, a lawsuit of first instance was initiated in Shanghai Financial Court on behalf of an AMC with an involved subject matter of about 600 million yuan;
- In the case of a trust beneficial right transfer contract dispute between a company and a trust company, a lawsuit of first instance was initiated in Shanghai Financial Court on behalf of The asset management company, involving approximately 500 million subject matters;
- In a case concerning the enforcement of a notarized credit document on the right to equity proceeds between a trust company and a shareholder of a listed company, applied to the Shanghai Financial Court for enforcement on behalf of the trust company;
- In the case of remanding the construction contract dispute between XX real estate company and XX company, participated in the retrial of XX real estate company on behalf of XX real estate company in Fujian High People's Court, and the subject matter of this case was about RMB300 million;
- In the case of the contract dispute between a company and a natural person, represented a company to apply for retrial to the Higher People's Court of Fujian Province, involving a subject matter of about 15 million;
- Protest case on the loan contract disputes between them and a natural person on behalf of a bank;
- Participated in the second instance of the dispute case of private lending between the plaintiff and a natural person and a company in the Supreme People's Court, with a subject matter of about 200 million;
- Provided full legal services in the dispute of overdue loan between a securities company and several margin customers, including handling notarized documents of claims, negotiating and reconciling with margin customers, designing and optimizing the scheme of dealing with claims, etc.

Perennial Legal Counsel Program

- Perennial Legal Counsel, Supply Chain Finance, Head Office of China Minsheng Banking Corp., Ltd.

Studying

- Impacts of and Responses to the Minutes of the National Civil and Commercial Trial Work Meeting on Banking Business
- Impact of and Response to the Minutes of the National Civil and Commercial Trial Work Meeting on Trust Business
- Impacts of the Minutes of the National Civil and Commercial Trial Work Meeting on Securities Business and Responses Thereto
- Financial Judgment Concept Reflected in the Minutes of the Nine Peoples' Meeting
- New Judicial Developments and Risk Prevention Paths of External Security of Companies
- Legal Analysis of Earnout Agreements in Private Equity Investments
- Necessity and Implementation Path of Property Preservation in Bonds Default Disposal

Working Language

Mandarin and English