

Wilson Tang Partner

Expertise : Dispute Resolution, Security Compliance,
Intellectual Property

Tel: +86 21 6859 0516

Fax: +86 10 8587 0079

Email: wilson.tang@chancebridge.com



Areas of Practice

Wilson is a partner of Chance Bridge's litigation and arbitration practice team in the Shanghai office, he has been practicing in dispute resolution for more than 9 years. Wilson's practice covers various areas of complex commercial cases, and he specializes in areas such as investment and finance, corporate, securities, product liability, trade secret and complex labor disputes (including competition restriction). Wilson often represented clients before the Supreme People's Court, local high courts (Beijing High Court, Shanghai High Court, Hainan High Court, Shaanxi High Court, Jiangsu High Court, etc.), local financial courts and arbitration commissions, and achieved satisfactory results through professional, thorough and insightful litigation strategies. He is known for his profound legal knowledge and practice experience, as well as his insightful perspective and creative strategy for resolving disputes.

In addition, Wilson also provides non-litigation dispute resolution legal services, such as securities compliance consulting, corporate control cases, internal compliance investigation, etc.

Education Background

- Fudan University, Juris Master
- East China University of Science and Technology, Bachelor of Engineering

Work Experience

-
- Wilson joined the Firm in January of 2024.
 - Prior to joining the Firm, he practiced law for several years at top law firms, such as Zhonglun Law Firm and DaHui Lawyers.

Representative Matters

Litigation and Arbitration

- Represented a company in handling a business trust dispute case heard by the Supreme People's Court, which was the first case involving equity holding of an insurance company in China;
- Represented the controller of an overseas listed company in a warrants agreement dispute case heard by the Supreme People's Court; successfully applying litigation strategies to win the lawsuit under extremely unfavorable circumstances;
- Represented a listed pharmaceutical group in the Supreme People's Court to initiate a retrial of the creditor's right of revocation dispute;
- Represented a local AMC in handling a non-performing assets transfer contract dispute heard by Hainan High Court, the subject matter amount is nearly ¥500 million;
- Provided legal services for a world-famous US aircraft manufacturer as a member of its Chinese lawyers team, in handling series litigations of significant social impact in China;
- Represented a famous investment institution in initiating a dispute over the liability for manipulation of the securities market before the Shanghai Financial Court, which fills the gaps in domestic laws and fact finding in several fields. The same series of cases are typical cases of the Shanghai Financial Court in 2022;
- Represented a leading private equity fund company in handling more than 10 complex disputes involving investment, FOF, etc., some of which is pioneering judgment of the Shanghai Financial Court in corresponding field;
- Represented a leading private equity fund sales company in handling several litigation recourse arising from the "cheating sales" of its business personnel, with the total amount of subject matter approaching ¥100 million;

- Represented a domestic top cyber security listed company to participate in the additional action against the party subject to enforcement filed by an asset management company in Shanghai No. 2 Intermediate Court, with the amount of subject matter exceeding ¥230 million;
- Represented a listed company in the medical and health industry in handling its several important lawsuit, involving the company's resolution disputes and the equipment sales disputes whose subject matter amount is more than ¥120 million;
- Represented a head supply chain enterprise to deal with a series of cases involving supply chain financial disputes, the subject matter amount of more than ¥100 million;
- Represented a subsidiary of a huge state-owned enterprise to deal with its series of supply chain financial disputes, the subject matter amount of nearly 100 million;
- Represented a listed company for its investment dispute under background that the client totally lost as plaintiff in the second instance heard by the Supreme People's Court; by providing magnificent litigation strategy, the client successfully avoided the judgment of the SPC and filed a new lawsuit in Jining Intermediate Court; finally push the other party to settle the case and recovered nearly ¥60 million for client;
- Represented a Fortune 500 exhibition company to initiate a dispute over non-competition liability against its former president of Greater China, and successfully promoted the litigation by successfully implemented border control measures against the defendant; the court finally supported our claim for liquidated damages for non-competition of over ¥5 million.

Non-litigation Dispute Resolutions

- Acted for a listed mining company in Tibet to handle matters concerning the supervision and administration on information disclosure of related-party transactions;
- Acted for a listed port-business company in to handle matters concerning the supervision and administration on information disclosure of related-party transactions;
- Acted for a listed company's internal legal compliance investigation of digital technology business, and issue special legal opinions;

- Acted for a well-known food and beverage brand, a real estate developer in Suzhou, a leading investment institutions and other companies/institutional investors , respectively, to handle disputes over corporate control.

Intellectual Property

- Represented a subway track technology company to initiated a series of retrial of trade secret disputes against other partners before the Beijing High Court, the involving business interests is more than billions of yuan;
- Represented a globally renowned foreign fund company in filing an unfair competition dispute with relevant courts of Beijing, and successfully defending its rights and achieving its commercial goals;
- Deeply participating in the Universal Studios Beijing project, including drafting and amendment of agreements involving intellectual property, etc.

Publications

- “Review of Drag-Along Right Following the Date of the < Civil Code >”;
- “Creditors' Examination Obligations When the Company Provides External Guarantees” ;
- “Trust Company's Examination Obligations and Legal Consequences to the Source of Funds in Conducting Channel Business” ;
- “Equity Transfer and Guarantee Contract is Valid and Has Effectiveness of Property Right after Publicity” ;
- “Replenishment Clause for Secondary Beneficiaries in Structured Trust Operations may constitute an Option for Secondary Beneficiaries to Replenish Subordinated Trustee in Structured Trust Business”.

Language

Mandarin, English, Shanghai Dialect