

**Jing Yu Partner**

**Expertise：Dispute Settlement, Corporate,** **Private equity and investment funds**

**Tel：+86 10 8541 9657**

**Fax：+86 10 8587 0079**

**Email：jing.yu @chancebridge.com**

**Areas of Practice and Experience**

Yu Jing, an expert in civil and commercial litigation and arbitrations, has rich experience in the fields of corporate governance and equity disputes, investment and financing disputes, private equity (PE) funds, etc. In recent years, Ms. Yu has, on behalf of the clients, handled difficult and complex commercial cases worth more than RMB 100 million in re-trials, remanding re-trials, and trials of the first instance and the second instance in courts at all levels (including the supreme court and the high court) and various arbitral institutions such as Beijing Arbitration Commission.

Before joining Chance Bridge, Ms. Yu has gained nearly 6 years of working experience as a senior associate in a well-known “Red Circle” law firm. In Zhong Lun Law Firm, she was mainly engaged in businesses related to corporate compliance, investment and financing, and PE funds (including dispute settlement in the aforementioned areas), and acted as the Permanent/Special Legal Advisor in many listed companies, central or local state-owned enterprises and large-scale private enterprises, such as ChemChina, CAMCE (Stock Code: 002051.SZ), CASC, China Post Insurance, State Grid Yingda Group, Sinomachint, Cineappo, COFCO Trust, Jingliang Holdings (Stock Code: 000505), Jinmao Capital, Central Huijin, and Rongsheng Supply Chain.

Ms. Yu also served as a judge in the commercial trial Division of a court in Beijing and has more than 8 years of experience on commercial trial. As a judge, she mainly handled contract dispute cases (e.g., financial borrowings, pursuing of recovery, entrusted asset management, agency, auction, warranty, mortgage and pledge, financial leasing, factoring, performance, service, advertising, and partnership agreements), financial cases associated with companies, securities, insurance, notes, trust and banking, etc., and also cases with special procedures applicable (e.g., preservation and dissent action of execution).

With an educational background of studying in a law school for 7 years, Ms. Yu has 8 years of working experience in commercial trials in a court and also worked in a “Red Circle” law firm for nearly 6 years. She, with a non-litigation view, is now proficient in all types of civil and commercial laws, has mastered court proceedings of preservation, trial, and execution, etc., and is capable of providing package solutions to general complex civil and commercial legal affairs based on her rich experience in commercial, trial on civil and commercial, execution and non-litigation businesses for clients in fields of financial, corporate and commercial agreements.

**education background**

* East China University of Political Science and Law, Master of International Law
* Shandong University , Bachelor of Law

**Work Experience**

* Joined the Chance Bridge Law Firm as a partner in 2024
* 2018-2024, served as a senior associate in corporate business department of Beijing Zhonglun Law Firm
* 2010-2018, served successively as a judge assistant and a judge in commercial trial division of a court in Beijing

**Representative Matters**

**Dispute Settlement**

* A fund investment dispute withdrawal matter (the amount of money involved: over RMB 100 million): acting for a fund and a fund management company in responding to an investment return appeal (i.e., trial of first instance, trial of second instance, re-trial, rehearing in the first instance court after re-trial, and rehearing in the second instance court after re-trial) filed by shareholders against the company to Jiangxi High People’s Court and Supreme People’s Court, and winning the case.
* A fund investment dispute withdrawal matter (the amount of money involved: over RMB 100 million): acting for a fund and a fund management company in responding to an equity withdrawal appeal (i.e., re-trial, and first and second instances after the retrial remanded for a new trial) filed by shareholders against the company to Hangzhou Intermediate People’s Court, Zhejiang High People’s Court and Supreme People’s Court, and winning the case.
* A stock-pledging style repurchase transaction execution and execution objection matter (the amount of money involved: over RMB 700 million): providing legal services for shareholders of a listed company to respond to execution, in Wuhan Intermediate People’s Court, of an enforceable notarized instrument of creditor’s claims produced by the stock-pledging style repurchase transaction，assisting clients to reach a settlement to obtain hundreds of millions of dollars of debt forgiveness and complete package dispute resolution such as stock transfer disposal.
* A trust-related matter (the amount of money involved: over RMB 600 million): acting for a trust company in providing legal services for the transfer of the right to gain on special assets to and relevant repurchase disputes with a listed company and a real estate firm thereof, including recognition and disposal of creditor’s rights, post-supervision, mortgage disposition, and bankruptcy reorganization of the debtor, and assisting the client in realizing full satisfaction of creditor’s rights.
* A valuation adjustment dispute matter of a fund (the amount of money involved: nearly RMB 200 million): acting for the fund in handling an equity repurchase dispute filed to a court in Beijing against its target firm and the actual controller, reaching an accommodation and applying for compulsory execution.
* An investment repurchase dispute arbitration matter (the amount of money involved: over RMB 400 million): acting for several fund clients in submitting an equity repurchase arbitration case to the Beijing Arbitration Commission, and winning the case.
* A financial advisory cost dispute matter in a central enterprise (the amount of money involved: nearly RMB 10 million): acting for the central enterprise listed in response to a lawsuit filed to a court in Beijing by the counterparty over the *Financial Advisory Agreement* concluded between both parties on issuing shares and purchasing assets，and winning the case.
* A loan guarantee dispute matter in a central enterprise (the amount of money involved: over RMB 60 million): acting for the central enterprise in filing a lawsuit over a loan guarantee dispute case to a court in Beijing and applying for compulsory execution，winning the case.
* A shareholder qualification confirmation dispute project (involving more than 10 million yuan), representing a listed company in a court in Shanghai to deal with the shareholder qualification confirmation dispute caused by equity entrustment filed by the other party, and winning the case.
* An equity transfer/repurchase matter (the amount of money involved: over RMB 100 million): acting for shareholders of a film enterprise in responding to disputes over rights and interests between the large shareholders and the fund shareholders, participating in relevant settlement negotiations, and facilitating a package solution among the shareholders concerning equity transfer and repurchase and other disputes in various affiliated companies.
* A damage to the interests of the company dispute project (involving hundreds of millions of yuan, on behalf of a central enterprise to solve the subsidiary shareholders, the board of directors and the supervisors damage the interests of the company disputes and company dissolution and liquidation disputes)
* A corporate control dispute case ,representing a central enterprise in its corporate control dispute with a subsidiary.

**Non-litigation (Fund, Trust, Investment, Re-structuring, Dissolving Liquidation and Bankruptcy Liquidation)**

* An equity trust matter in a central enterprise (the amount of money involved: billions of Chinese yuan RMB): acting for the central enterprise in handling trusteeship of the stock right with its affiliated companies, which was related to due diligence, transaction file drafting, major service and fund supervision disputes, procurement sub-contracting disputes, housing transaction and leasing disputes, and company dissolving and liquidation, etc.
* A central enterprise re-structuring matter (the amount of money involved: Over RMB 100 million): acting for the central enterprise in responding to outbound investment disputes, disputes over claims and debts with other shareholders, and equity transfer/repurchase disputes, etc., and also participating in corresponding settlement negotiations and achieving asset re-structuring.
* Numbers of fund equity investment matters: acting for multiple fund clients in carrying out equity investment in the target company, which consisted of legal due diligence and transaction file drafting.
* Numbers of trust investment matters: acting for a trust company in obtaining project approval for multiple assembled funds trust plans, issuing transaction documents and legal opinions.
* Acting for a central enterprise in handling voluntary dissolution and settlement procedures of its joint stock company.
* Acting for a corporation with foreign capital in splitting equity with Chinese shareholders in its joint venture company and withdrawing the investment.

**Publications**

* Ms. Yu has written a variety of commercial legal business articles such as “Research on the supervision and approval of state-owned assets for state-owned enterprises to undertake gambling repurchase obligations”, and published them in *Annual Cases of China’s Courts*, *People’s Court Daily*, *A Collection of Civil Case Trials*, *Beijing Daily*, *The Enterprise Observer*, and *Enterprise Management, etc.*
* Ms. Yu participated in composing *Private Equity Fund: Investment VAM Terms and Judicial Case Review as a* main writer, the first monograph on fund valuation adjustment in China.

**Language**

Chinese, English