



TANG Jing

Partner

Languages: English, Mandarin

Practices: Civil & Commercial Dispute Resolution

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Shenzhen

Profile

Tang Jing, has over twenty years of experience in the legal profession. She has accumulated rich practical experience in the field of civil and commercial trials, is familiar with the judicial thinking of the courts, and can accurately grasp the focus of case disputes and the commercial logic behind transactions, which has won the trust of the parties involved. Ms. Tang has always been dedicated to handling difficult and complex dispute resolution cases, is good at exploring breakthrough points and new ideas for difficult cases, and has been widely praised for her excellent professional ability in the process of serving clients. The clients she serves include several large financial institutions, large state-owned enterprises, state-owned enterprises, and well-known listed companies and their actual controllers, as well as private enterprises. The disputes involved include financial markets, company control disputes, equity transfers, and traditional civil and commercial disputes. She has helped the clients recover hundreds of billions of Chinese Yuan in economic losses.

Professional Qualifications

- PRC Bar

Educational Background

1995-1999 Southwest Minzu University LL.B.

Professional Experience

Sept 2023-Present Beijing Hui Zhong (Shenzhen) Law Firm, Partner

Jan 2018-Aug 2023 Beijing Tian Tong (Shenzhen) Law Firm, Partner

Jul 2016-Dec 2017 Partner, Wan Shang Tian Qin (Shenzhen) Law Firm

Aug 2004-Aug 2014 Deputy Court Master, Enforcement Bureau and Civil Division II, Nanshan District People's Court, Shenzhen

Sept 1999-May 2002 Prosecutorial Affairs Officer, Criminal Prosecution Division I, Shenzhen Municipal People's Procuratorate

Memberships & Affiliations

- Shenzhen Court of International Arbitration, Arbitrator
- Guangzhou Arbitration Commission, Arbitrator

Representative Cases

- Represented a Shenzhen asset management company in ten contract dispute cases against a Taiyuan branch of a bank, with a total amount involved of 3.8 billion yuan. During the Representation, a deep study of the trust plan and asset management plan was conducted to accurately grasp the regulatory direction of asset management and the focus of the dispute. A multi-dimensional solution was designed from both a commercial and legal perspective, ultimately achieving a mediated withdrawal of the lawsuit and the goal of recovering all losses for the client.
- Represented a large state-owned enterprise in Guangxi in a contract dispute case against a real estate company, with an amount involved of up to 700 million yuan. After the client lost the first instance comprehensively and faced an unfavorable judgment by the Supreme People's Court in another case, Represented them in the second instance proceedings of the Supreme People's Court and achieved a victory of remand for retrial.
- Represented a large state-owned asset management company in a loan contract dispute case against a listed company and its actual controller and related parties, with an amount involved of 650 million yuan. In response to the debtor's repeated delays in repayment, a detailed litigation and preservation plan was formulated and executed at a critical point in the listed company's capital operation. The core assets of the related parties and the shares of the listed company were preserved, forcing the debtor to agree to mediation within one month after the case filing. A legally enforceable mediation agreement was obtained at the fastest speed, and assistance was provided to the client to apply for compulsory enforcement and complete all property offset procedures when the debtor's cash assets were insufficient.
- Represented an investment company in a third-party cancellation lawsuit against a construction development company (the client was entrusted by a bank to issue loans but was incorrectly identified as a cooperative relationship in the first instance, resulting in the cancellation of the effective judgment of the loan contract dispute), and achieved a victory of the second instance of the Supreme People's Court to reject the other party's lawsuit, recovering about 500 million yuan in losses for the client.
- Represented a large investment company in Shenzhen and a listed company in Shenzhen in an arbitration case for contract disputes, with an amount involved of about 400 million yuan. Through public channels such as the listed company's announcements, information about the respondent's land was obtained, and full use was made of the work experience of the execution bureau to successfully complete the arbitration preservation before the land was about to be transferred, forcing the respondent to introduce an investor to reconcile with our party and pay all the amounts, including attorney fees.
- In a five-year loan contract dispute, assisted the creditor to obtain sufficient property through pre-litigation preservation and resolved multiple complex legal issues such as jurisdiction objections, conditions for the exercise of the creditor's set-off rights, the distinction between equity holding and assignment and security, and the guarantee contract not obtaining the company's seal, one by one in the trial process. The overall strategy for dealing with the series of cases in three different regions was coordinated, and after going through four levels of judicial procedures from the district court, the city intermediate court, the provincial high court, to the Supreme Court, a comprehensive victory was achieved in both the first instance of the Shenzhen Intermediate Court and the second instance of the Guangdong High Court, confirming all debts and guarantee responsibilities, with the case involving more than 300 million yuan.
- Represented the trade union committee of a bank's Shenzhen branch in a dispute over the return of securities contract against a real estate development company, with an amount involved of about 268 million yuan. The case was caused by the original subsidiary of the bank's Shenzhen branch holding restricted sale legal person shares on behalf of more than 1800 retired employees of the bank. After accepting the commission, the case team conducted multiple discussions, analyses, and comprehensive legal searches, and negotiated and communicated with the China Securities Depository and Clearing Corporation and securities institutions multiple times. Finally, a victory of returning stocks and dividends was achieved in the lawsuit, and breakthroughs were made in the execution process, such as the inability to divide paper stocks that were not held in custody and the inability to transfer dividends from previous years. The China Securities Depository and Clearing Corporation and securities companies were coordinated to complete many "first-time" assistance execution work, and the goal of transferring all case-related stocks and dividends to the new holding platform designated by the retired employees was ultimately achieved, solving the historical legacy problem of rights protection faced by the bank's Shenzhen branch for more than a decade.
- Represented a state-owned bank in an arbitration case of entrusted financial management contract dispute with a Beijing entertainment company at the Shenzhen International Arbitration Court, with a subject matter of about 150 million yuan. Through public channels, the key property of the other party was grasped, and nearly a hundred items of property were preserved as soon as possible. At the same time, the other party's defense ideas were accurately predicted, and the regulatory policies in the field of private equity funds and investment and financing were discussed in detail, clarifying the contract effectiveness and the nature of credit enhancement measures. In the end, the arbitration court accepted all our views and achieved a comprehensive victory.
- In a trust loan contract dispute case between a large commercial bank and a Beijing entertainment and cultural development company and its actual

controller, with a subject matter of about 100 million yuan, Represented a large commercial bank in the arbitration process at the Shenzhen International Arbitration Court. With the timely response of the agency work after the case and the rapid implementation of property control measures, the lawyer team successfully Represented the large commercial bank to obtain a mediated settlement and achieve a comprehensive victory of the bank's full claims within one year after the case filing.

- Represented a state-owned bank in the second instance procedure of a mutual guarantee fund dispute at the Shenzhen Intermediate Court, achieving a victory. The opinions submitted in the case were finally fully adopted and cited by the judgment of the Shenzhen Intermediate Court. The case involved a mutual guarantee fund product led by the Shenzhen Municipal Government more than ten years ago, involving more than ten banks and financial institutions, with a large range of involvement and a wide impact. Due to its unique policy and historical nature, it was quite difficult. The resolution of the case ultimately promoted the resolution of systemic risks of the banks and financial institutions involved.
- Represented a trust company in a dispute over the responsibility for false statements of securities against a securities company, an appraisal agency, an accounting firm, and a law firm. Through public information, the beginning and end of the bond fraud issuance were restored, and the behaviors and faults of each intermediary institution's dereliction of duty were listed. The new judicial interpretation of securities false statements was analyzed and discussed, and the composition and scope of responsibility were determined after the new judicial interpretation was introduced. After three court sessions, the court finally supported our litigation requests, far exceeding the client's expectations.
- Represented a fund management company in a bond rights confirmation dispute case against an investment company and a private equity fund management center (limited partnership) at the Shenzhen Intermediate Court, with an amount involved of about 228 million yuan, and achieved a victory of rejecting all litigation requests.

Articles and Publications

- "Tiantong Litigation Circle" WeChat public account, "2019 Annual Observation on Listed Company Litigation (Part I)".
- "Tiantong Litigation Circle" WeChat public account, "2019 Annual Observation on Listed Company Litigation (Part II)".
- "Tiantong Litigation Circle" WeChat public account, "2019 Annual Observation on Listed Company Litigation (Part III)".
- "Tiantong Litigation Circle" WeChat public account, "2020 Annual Litigation Observation Report on Listed Companies: Business Litigation Chapter".
- "Tiantong Litigation Circle" WeChat public account, "2020 Annual Litigation Observation Report on Listed Companies: Business Litigation Chapter (Part II)".
- "Tiantong Litigation Circle" WeChat public account, "2020 Annual Litigation Observation Report on Listed Companies: Business Litigation Chapter (Part III)".
- "Tiantong Litigation Circle" WeChat public account, Series of Articles on "Research on Listed Company Disputes".
- "Listed Company Litigation Wind Vane," Issues 1-32, Guiding Organization: China Listed Companies Association, Host Organization: Tian Tong Law Firm, (Chief Editors: He Haifeng, Tang Jing).

Public Welfare and Social Activities

- Provided multiple times specialized or practical legal training services for the Construction Bank, Ping An Bank, Guangxi State-owned Assets Supervision and Administration Commission, Hainan State-owned Assets Supervision and Administration Commission, Guangdong State-owned Assets Supervision and Administration Commission, and their affiliated enterprises, as well as some large enterprises and institutions, and legal practice in the Guangdong-Hong Kong-Macao Greater Bay Area.