

TONG BIJUN Lawyer

Office: Chengdu Tel: 86-28-86625656 E-mail: tongbijun@tahota.com Working Language: Chinese | English Professional Field: Criminal Defense & Criminal Compliance/Dispute Resolution/Government & Public Affairs Industry field: Financial Institution | Private Clients & Individuals | Government & Public affairs

Personal profil

Attorney Bijun Tong graduated with a bachelor's degree from the School of Law at Central University of Finance and Economics and earned a master's degree from Fordham University School of Law in New York. After joining Taihetai Law Firm in 2022, her main areas of practice have been in the intersection of civil and criminal specialties, criminal defense and prosecution, corporate compliance, and domestic and international litigation. Her industry experience is extensive, and she excels at leveraging her background in civil and commercial law in combination with her experience in criminal defense to conduct criminal compliance inspections for companies, initiate prosecutions against external infringements, internal violations, and even criminal acts encountered by the company, thereby eliminating legal risks and recovering losses.

Education background

2012-2013 Fordham University, Master of Law 2008-2012 Central University of Finance and Economics, Bachelor of Law

Social positions and memberships

2003 "Star of the Team" at Taihetai Law Firm.

Representative performance

1. Provided specialized legal services to a state-owned financial institution. In the face of potential losses amounting to hundreds of millions of yuan, the firm utilized civil and criminal legal services to assist the client in cracking down on internal and external collusive criminal activities, helping to reduce economic losses by over a billion yuan.

2. Offered specialized legal services for the recovery of financial claims worth hundreds of millions of yuan in a civil and criminal crossover case for a financial institution.

3. Provided specialized legal services for the handling of an incident involving an employee of a property company, which attracted public attention, assisting in the timely resolution of social conflicts and preventing further negative public opinion that could have severely impacted the company and the individuals involved.

4. Delivered criminal compliance consultation services to a private enterprise, assisting in compliance rectification during the review and prosecution stage and passing the acceptance inspection.

5. Handled a series of franchise contract dispute cases for a well-known catering brand, helping the brand side to successfully reduce losses and resolve a public opinion crisis.

6. Managed the first-instance case of Mr. Hu suspected of bribery, involving millions of yuan, ultimately resulting in a sentence of three years and six months' imprisonment.

7. Handled the second-instance case of Mr. Yang suspected of fraud, where the defendant was sentenced to over ten years' imprisonment in the first instance, with the case being remanded for retrial in the second instance.

8. Dealt with the second-instance case of Mr. Liu involved in robbery, where the defendant was sentenced to five years' imprisonment in the first instance, with the case being sent back for retrial in the second instance.

9. Processed the second-instance case of Mr. Zhang involved in the crimes of offering bribes, accepting bribes, and accepting bribes by exploiting influence, where the defendant was sentenced to over ten years' imprisonment in the first instance, with the case being remanded for retrial in the second instance.

10、 Handled the case of Mr. Xia involved in dangerous driving. Despite the presence of aggravating circumstances of obstructing law enforcement, probation was applied in the first-instance judgment.

11. Dealt with the case of Mr. Jin involved in the illegal absorption of public deposits. With the amount involved reaching hundreds of millions of yuan, probation was applied in the first-instance judgment.

12 Managed the case of Mr. Ye operating a gambling den. As the first defendant, the prosecution recommended a sentence of two years' imprisonment, but probation was applied in the first-instance judgment.