



## Sheng Jiang Partner

**Practice Areas:** Dispute Resolution, Regulatory and Compliance, Private Equity/Venture Capital, Mergers & Acquisitions

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### Professional Experience

Sheng Jiang is a partner at Merits & Tree. Prior to joining Merits & Tree, Mr. Jiang was a judge of senior people court of one province. He once worked at King&Wood, the Commerce and Finance Law Offices, Boss&Young Attorney At Law.

Mr. Jiang has rich experience in the field of dispute resolution, investment, financing and mergers and acquisitions, especially in providing dispute resolution and non-litigation legal services to the participants in the capital market. He has provided stereoscopic legal services for many fund management companies and investment companies in post-investment management and investment exit, including criminal, administrative, civil and other means. He has provided special legal services for a number of listed companies involved in mergers and acquisitions, information disclosure violations and insider trading; provided legal services for securities companies, banks, asset management companies involved in standard and non-standard asset management disputes. He is also good at dealing with corporate control disputes, shareholder disputes, as well as various types of internal and external disputes with companies and other types of cases.

### Education

B.A., PLA University of Foreign Language

LL.M., Queen Mary University of London

### Qualifications

Mr. Jiang has been admitted to practice in the People's Republic of China.

### Working language

Chinese, English and Russian

### Representative Cases

- Respresenting Fujian Weijie Investment Co., Ltd. to participate in the case of Junkang Life Insurance Co., Ltd., which was supported by the Supreme people's Court. The second instance decided that the equity proxy agreement of the insurance company was null and void.
- Representing some trust company and some asset managing companies in the

- cases relating to Shenwu bond transactions;
- Representing the client to require the founding shareholders to pay the repurchase money in a project in which a domestic fund invests in a Dalian equipment manufacturing company, an arbitration proceeding is initiated by the client on behalf of the client, and the request for arbitration is supported by a trade tribunal;
  - Representing the client in arbitration to terminate the equity assignment agreement in the case of an offshore fund investing in the development of a domestic real estate project, the equity transferor requires the client to continue to perform the obligation to pay the share transfer;
  - Representing the client in some litigation for the return of the misappropriated transfer of equity in the case of an insurance company project in which an offshore fund invests, multiple actions are brought;
  - In the case of an offshore fund invests in a domestic automotive new energy project, representing a fund (as a major shareholder) and the invested company in arbitration with a minority shareholder of the invested company because of the dispute over capital increase;
  - Representing an offshore investment fund with respect to the invested biopesticide project to participate in the insolvency reorganization proceedings of the project company and representing the fund to initiate arbitration for the repurchase of shares by the major shareholders of the project company;
  - Representing a domestic fund to require a major shareholder, the largest potato producer in the country in which it invests to assume an equity buyback obligation;
  - In the case of an A-share listed company invested by a domestic fund, the Shanghai Stock Exchange and the Securities Regulatory Commission impose administrative penalties on the listed company for false disclosure, representing the executives of the listed company appointed to submit an objection to the punishment to the Securities and Futures Commission;
  - Providing agency services for the filing and investigation by the Securities and Futures Commission of a listed A-share company for false statements and for numerous civil claims arising from false statements between the company and investors;
  - Providing consulting services to some bank on disputes involved in its Bonping stock-pledged repurchase transaction, Antong stock-pledged repurchase transaction and HNA private-placing stock repurchase transaction;
  - Providing arbitration agency services in the Hong Kong International Arbitration Centre (HKIAC) for game agency contract disputes between a A-share listed company and Korean suppliers;
  - Providing legal services to a domestic company listed in Hong Kong in respect of a series of domestic and foreign litigation arising from the employee trust

- shareholding scheme between the company and its employees;
- Acting as an agent in an arbitration case on a series of disputes between a company to be listed and its former senior management concerning ESOP;
  - Providing civil and administrative agency services to a A-share listed company in connection with a dispute over the transfer of equity in a real estate development project between the A-share listed company and some Singapore company group.