



Xing Feilong

Senior Counsel

Name: Xing Feilong

Position: Senior Counsel

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Language: Mandarin, English

Practice Area: COMPLIANCE, CAPITAL MARKETS AND IPO, CRIMINAL LITIGATION AND COMPLIANCE

Professional Experience

Xing Feilong, Senior Advisor of Beijing JT&N Law Firm, mainly practices in the fields of financial crime, duty-related crime criminal defense, prosecution representation, and compliance. He once served as a prosecutor in the Second Public Prosecution Division, Financial Crime Prosecution Department, and Fourth Prosecution Department of a branch of Beijing Municipal People's Procuratorate, and also has work experience in a central committee.

With more than 10 years of practical experience in criminal law, he has participated in handling, guiding, and intervening in nearly 1,000 financial crime and duty-related crime cases in advance. He has been responsible for handling a series of influential financial and duty-related crime cases, many of which were selected as guiding cases, typical cases by the Supreme People's Procuratorate, and typical cases in Beijing. He has participated in the demonstration and discussion of relevant judicial interpretations on fund-raising fraud crimes, securities crimes, etc.

Familiar with judicial rules, he has published more than 10 articles in journals and newspapers such as Journal of Law Application, Criminal Science, Journal of Liaoning University (Philosophy & Social Science), and Chinese Social Sciences Today. He has also been invited by law schools of Peking University, Renmin University of China, and Central University of Finance and Economics to give lectures and speeches at forums.

In addition, Lawyer Xing Feilong also has rich compliance experience. He has provided criminal compliance services for many well-known companies and leading Internet enterprises such as Tencent, Amazon, Wynn Macau, and Mengniu, and has received high praise from clients.

Representative Performance

• CRIMINAL

- Case involving Kai, the actual controller of a listed company, suspected of market manipulation, fraudulent issuance of securities, failure to disclose material information in violation of regulations, breach of trust impairing the interests of a listed company, and crime of duty encroachment. Outcome: Acquitted of the crime of market manipulation (two factual allegations) and the crime of duty encroachment (involving more than RMB 80 million); only RMB 4 million of the alleged RMB 160 million in the indictment was established for the crime of breach of trust impairing the interests of a listed company; sentenced to fixed-term imprisonment of three years and ten months
- Case involving Quan, General Manager of a large petrochemical enterprise, suspected of false issuance of special VAT invoices. Outcome: The procuratorial organ reduced the alleged amount of tax involved from over RMB 100 million to more than RMB 10 million; sentenced to fixed-term imprisonment of five years
- Case involving Wang and Yang, shareholders of a medical device company, suspected of false issuance of special VAT invoices. Outcome: The court convicted Wang of the crime of illegally purchasing special VAT invoices and sentenced him to fixed-term imprisonment of two years and six months; Yang was sentenced to fixed-term imprisonment of one year and six months
- Case involving Ma, a private entrepreneur, suspected of false issuance of special VAT invoices. Outcome: The public security organ withdrew the case during the period of release on bail pending trial
- Case involving Yi suspected of false issuance of special VAT invoices. Outcome: No prosecution

was initiated

- Case involving XX Technology Co., Ltd. and Liu suspected of false issuance of special VAT invoices (tax involved exceeding RMB 39 million). Status: Case under handling
- Case involving an investment director of a securities company suspected of accepting bribes by non-state functionaries (amount involved RMB 1 million). Outcome: Released on bail pending trial directly at the investigation stage, and finally granted a suspended sentence
- Case involving Zheng suspected of accepting bribes (amount involved over RMB 2.8 million). Outcome: Voluntary surrender was successfully established at the trial stage
- Case involving Jiang suspected of duty encroachment. Preliminary outcome: The charge was amended to the crime of accepting bribes by non-state functionaries
- Case involving Wang suspected of duty encroachment. Outcome: After the court session, the procuratorial organ amended the charge from duty encroachment to accepting bribes by non-state functionaries, and the court convicted the defendant of the latter crime
- Case involving a photovoltaic new energy company suspected of contract fraud. Outcome: The procuratorial organ made a decision of no prosecution after two rounds of supplementary investigations, holding that the facts were unclear and the evidence was insufficient
- Case involving Wang suspected of contract fraud and forgery of financial instruments. Outcome: The public security organ transferred two allegations of contract fraud and multiple allegations of forgery of financial instruments, while the procuratorial organ only prosecuted one allegation of contract fraud
- Case involving Wang suspected of contract fraud. Outcome: At the arrest approval stage, the procuratorial organ amended the charge to the crime of illegally absorbing public deposits and decided not to approve the arrest (released on bail pending trial)
- Case involving Ma suspected of illegal business operation (a case related to CCTV 3·15 Gala 2025). Outcome: Sentencing recommendation of fixed-term imprisonment of one year and three months
- Case involving Guo, General Manager of a state-participated enterprise, suspected of illegally operating a similar business. Outcome: Lien measures were lifted

• ADMINISTRATIVE LITIGATION

- Case involving Li, principal of a company, suspected of insider information leakage. Outcome: The causal link between insider information leakage and insider trading by insiders was severed through a hearing and administrative reconsideration
- Case involving XX Xingye Co., Ltd. and its actual controller suspected of illegal information disclosure. Status: Case pending
- Case involving the actual controller of XX Information Technology Co., Ltd. suspected of illegal information disclosure. Preliminary outcome: Successfully maintained the listing status of the listed company

• COMPLIANCE

- Criminal Compliance for Beijing Information System Technology Co., Ltd. (Disposal of Virtual Currencies)
- A Criminal Legal Consultancy Project
- Criminal Compliance for a Renowned Communication Technology Company (Regulation of Virtual Currencies)
- Criminal Legal Consultancy for a Renowned Communication Technology Company (Regulatory Trends and Law Enforcement Practices in Web 3.0)
- Criminal Compliance Project for a Leading Taxi Passenger Transport Company
- Criminal Compliance for a Network Technology Co., Ltd.
- Compliance System Construction Project for a Famous Dairy (Group) Co., Ltd.
- Criminal Compliance Project for Beijing Biotechnology Co., Ltd.
- Criminal Legal Consultancy for a Logistics Service Co., Ltd. in Shandong Province

- Criminal Compliance for a Famous Limited Company
 - Compliance for Game Projects of Beijing Network Technology Co., Ltd.
 - Annual Compliance Audit for a Network Technology Co., Ltd.
 - Compliance Project and Risk Assessment for a Rural Cooperative Financial Co., Ltd.
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Social Status

- Joint Supervisor, School of Law, China University of Political Science and Law (Outstanding Legal Talents Experimental Class)
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Honorary Titles

- First Prize in the Essay Contest of the 6th Financial Prosecution Forum, China Procuratorial Society
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Working Experience

- Mar. 2024 – Present, Beijing Jincheng Tongda & Neal Law Firm
 - Zhong Lun Law Firm
 - A Branch of the People's Procuratorate of Beijing Municipality (Seconded to the Central Political and Legal Affairs Commission, May – Aug 2020)
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Education Background

- China University of Political Science and Law, Master of Criminal Law
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Publications

- Drafted the White Paper on Securities Crime Prosecution for a branch of the People's Procuratorate of Beijing Municipality. The case study entitled Institutional Personnel Becoming Securities Rats and Illegally Establishing "Rat Trading" Accounts for Personal Gain was adopted and circulated by the General Office of the Supreme People's Procuratorate and the General Office of the Central Committee of the Communist Party of China.
- Analysis of Criminal Patterns and Judicial Responses to Financing on P2P Lending Platforms, Awarded First Prize in the Essay Contest of the 6th Financial Prosecution Forum, China Procuratorial Society.
- A New Approach to the Identification of "Unlawfulness" in the Crime of Illegally Absorbing Public Deposits, published in Journal of Law Application, No. 20, 2020
- New Characteristics of Securities Crimes and Prevention and Control Countermeasures, published in Practical Guidelines for Guiding Cases on Financial Crimes, China Procuratorial Press, September 2018
- Criminal Regulation of P2P Financing Behaviors and Reflections Thereon, published in The Chinese Prosecutors, No. 1, 2016
- Advancing the Rule of Law in Cyberspace in Step with the Times, published in Chinese Social Sciences Today, June 26, 2015
- Present Situation and Future Construction of China's Cyber Law System, published in Journal of Liaoning University (Social Sciences Edition), No. 4, 2013
- Public Security Situation in Shandong Province and Its Prevention and Control Strategies, published in Criminal Science, No. 8, 2013