

ANNEX II

2. The Application submitted against In-sook KIM
3. The Application submitted against Kyeong-wook JANG
4. The Application submitted against Young-guk KWON
5. The Application submitted against Duk-woo LEE, Tae-wook KIM, Young-sub SONG, and Yu-jung KIM

Application 1

Below is the official letter of the Application for Commencement of Disciplinary Action submitted to
Korean Bar Association by the Prosecutors' Office against MINBYUN Member Lawyers

To: The President of the Korean Bar Association

(via)

Re : Commencement of Disciplinary Action

I hereby request an commencement of disciplinary action against your esteemed association's attorney In-sook Kim for the reasons as below. I would like you to process the disciplinary proceedings and make public the result on bulletin.

Respondent	Affiliation	Seoul Bar Association
	Resident registration number	620216
	Name	In-sook Kim
Related case	Case number	14Hyung-Jae58108Ho (Defendant Jin Hyun Joo)
	Name of a crime	Special Obstruction of Performance of Official Duties resulting in injury, General Obstruction of Traffic
	Results	-7. 8. Indictment with physical detention -8. 22. Conviction of a trial of first instance (3 years of imprisonment and 4 years of suspension of execution) -Currently on an appellate trial

Summary
for
the fact
suspected
as giving rise
to a
disciplinary
action

○ Attorney-At-Law Act, Article 24: (1) Any Attorney-at-Law shall be prohibited from performing any act that damages his dignity; (2) Any Attorney-at-Law shall be, in performing his/her duties, prohibited from concealing the truth and making false statements. (The Supreme Court decision: 2012DO6027)

○ 2013. 5. 31. at 21:40, the suspect participated in a demonstration with 200 protesters which blocked roads in front of a monument house at Jongno-gu Kyobo Book Centre in Seoul, and after that, she visited the hospital to meet Jin Hyun Joo, who had hit the police officer with her high-heeled shoe resulting in scalp laceration which takes 3 weeks to heal. The suspect decided to defense her and worked as a lawyer in charge.

○ 2013. 6. 13, the suspect met Jin Hyun Joo at the cafe in front of Seoul Jongno Police Station and urged the her to exercise the right to remain silent even though she heard from the defendant that "I had actually hit the police officer with my shoe."

<Statement of Defendant Jin Hyun Joo during the
prosecutor's investigation>

Q Then, have you, the suspect, told your lawyer in charge
that you have not committed the crime as to this case
before the 1st investigation?

A No. When I was talking to the lawyer at the cafe in
front of Jongno Police Station, maybe it was Starbucks, I
said to her that "It is true that I hit the police officer

	with my shoe."	
--	----------------	--

Application 2

Below is the official letter of the Application for Commencement of Disciplinary Action submitted to the Korean Bar Association by the Prosecutors' Office against a MINBYUN Member Lawyer.

To: The President of the Korean Bar Association

Re: Commencement of Disciplinary Action

I hereby request the commencement of a disciplinary action against your esteemed association's a member Attorney-at-Law Kyeong-Wook Jang for the reasons as below. I would like you to process the disciplinary proceedings and make public the result on bulletin.

Respondent	affiliation	Seoul Bar Association
	resident registration number	680525
	name	Kyeong-Wook Jang
related case	case number	2012hyeongje48031ho (Defendant Kyung-Ae Lee)
	crime	violation of the National Security Act, etc.
	result	On July 2, 2012, indicted with detention; on November 14, 2013, sentenced into 5 years' imprisonment (Cheongju Women's Penitentiary)
facts of the case	Attorney-At-Law Act § 24 (2) and the Supreme Court decision (2012Do6027) confirms that any attorney-at-law shall, in performing his	

(summary)	<p>duties, be prohibited from covering up the truth or making false statements.</p> <p>In July 2012, during the interview with Kyung-Ae Lee, the defendant who allegedly was a SPSD(state political security department) agent of North Korea in the Detention Center in Seoul, the Respondent, then defendant's lawyer, made her to state false statements by saying "The prosecutor could demand to the court that you were sentenced into 5 years' imprisonment for counterfeiting money because it was against the international monetary law; therefore you must say "everything I've mentioned about SPSD was a lie." [Violation of the Duty to Maintain Dignity (downsizing/concealing the truth and instigating false statement)]</p>
appendix	<p>a copy of written judgement rendered by the Seoul Central District Court (2012kohap837). Please refer to 22page, 23page, 34page, 35page.</p> <p>* A whole text of Kyung-Ae Lee's handwritten conversion letter which was sent to the director of NIS(National Intelligence Security) is included in the written judgement; so it is not sent separately, but upon request, it will be delivered.</p>

Application 3

Below is the official letter of the Application for Commencement of Disciplinary Action submitted to
Korean Bar Association by the Prosecutors' Office against a MINBYUN Member Lawyer

To The President of the Korean Bar Association

Re : Commencement of Disciplinary Action

I hereby request an application of a disciplinary action to your esteemed association's attorney, Young-guk Kwon for the reasons as below, I would like you to process the disciplinary proceedings and make public the result on bulletin.

Resopondent	Affiliation	Seoul Bar Association
	Resident registration number	630815
	Name	Young-guk Kwon
Related case	Case number	13HyungJe12244, 12246, 51006, 14HyungJe12895 (Defendant Young-guk Kwon)
	Name of a crime	Special Obstruction of Performance of Official Duties resulting in injury etc.
	Results of the disposition	-2014.6.23. Indictment without physical detention. -Currently on the first trial
Facts of the case(summary)	① Any Attorney-at-law shall be prohibited from performing any act that damages his or her dignity (Attorney-At-Law Act, Article 24 (1))	

① The Respondent was indicted of committing the following criminal acts.

① On 10 May 2012, during the 'Press Conference for demanding a talk with the President' related to Ssangyong layoffs issue in front of Cheongun-dong Office in Jongno, the Respondent staged a sit-in demonstration by blocking roads with 40 other protesters, and did not comply with the dispersion order. (General Obstruction of Traffic and violation of ASSEMBLY AND DEMONSTRATION ACT)

② On 19 May 2012, the Respondent occupied 5 traffic lanes in front of Seoul Station Plaza with 4000 other people, marched from Nam-daemun to Bank of Korea rotary to Euljiro 1-ga Station to Dae-han-mun, organized a sit-in protest in front of Dae-han-mun by blocking both directions of Taepyeong-ro, and disobeyed the dispersion order. (General Obstruction of Traffic and violation of ASSEMBLY AND DEMONSTRATION ACT)

③ On 16 June 2012, the Respondent attended the assembly called Nanjang and with 1,500 other protesters, blocked 3 lanes of roadways from secondary road of Yeouido to LG Twin Towers. (General Obstruction of Traffic)

④ On 23 February 2013, the Respondent attended 'The 5th Labor Conference for settlement on labor issues' at the Seoul Station Plaza,

	<p>and staged a sit-in demonstration with 3,500 people, blocking 150m of all traffic lanes between Euljiro 1-ga Station and Myeong-dong.(General Obstruction of Traffic)</p> <p>⑤ Starting from 11 July 2013, after a notice of an assembly under the name of MINBYUN labor committee, the Respondent received a dispositive prohibition on outdoor assembly, which was scheduled to be done in front of the Deoksu Palace-Daehanmun, and during the continuous confrontation with the police who were making a police line for maintenance of security in front of the same flower bed</p> <p>- On 24 July 2013 at 18:00, the Respondent said to protesters that "Let's push out the police officers who interfere with the demonstration.", actually forced officers out of the way and disturbed orders by using violence and intimidation, and caused injuries to the police officers by clearly deviating the scope and the method. (Special Obstruction of Performance of Official Duties resulting in injury and violation of ASSEMBLY AND DEMONSTRATION ACT)</p> <p>- On 25 July 2013 at 17:53, the Respondent pushed out police officers with protesters with the same method above. (Special Obstruction of Performance of Official Duties and violation of ASSEMBLY AND DEMONSTRATION ACT)</p> <p>- On 21 August 2013 at 17:49, the Respondent pushed out police officers with protesters with the same method above. (Special Obstruction of Performance of Official Duties and violation of ASSEMBLY AND DEMONSTRATION ACT)</p>
Appendix	Refer to enclosed arraignment

Application 4

Below is the official letter of the Application for Commencement of Disciplinary Action submitted to Korean Bar Association by the Prosecutors' Office against four MINBYUN Member Lawyers

To The President of the Korean Bar Association

Re: Commencement of Disciplinary Action

I hereby request commencement of a disciplinary action against your esteemed association's four member attorneys, Duk-Woo Lee, Young-Sub Song, Tae-Wook Kim and Yu-Jung Kim, for the reasons as below. I would like you to process the disciplinary proceedings and make public the result on bulletin.

Respondent 1	affiliation	Seoul Bar Association
	Resident registration number	570925
	name	Duk-Woo Lee
Respondent 2	affiliation	Seoul Bar Association
	Resident registration number	731116
	name	Young-Sub Song
Respondent 3	affiliation	Seoul Bar Association

	Resident registration number	770618
	name	Tae-Wook Kim
Respondent 4	affiliation	Seoul Bar Association
	resident registration number	810214
	name	Yu-Jung Kim
related case	case number	14hyeongje10514ho (Defendant Duk-Woo Lee, Young-Sub Song, Tae-Wook Kim, Yu-Jung Kim)
	alleged crime	arrest resulting in injury & obstruction of the performance of official duties
	results	on October 29, 2014, indicted with no physical detention. The case is pending in the trial court.
facts of the case (summary)	<p>Attorney-At-Law Act § 24(1) stipulates that any attorney-at-law shall be prohibited from performing any act that damages his dignity.</p> <p>On 25 July 2013 at 17:50, although the police officers were in a legitimate duty in front of Dae-han-mun maintaining the public order, the Respondents above joined to make illegal arrest of the security manager from the Namdaemun Police Station; they dragged about 20m him out from the protesting site before Dae-han-mun by holding his arms and shoulder. They asserted that the officer flagrantly disturbed the assembly.</p>	

	<p>This incident resulted in an injury which takes two weeks to heal.</p> <p>Therefore, the Respondents were indicted of arrest resulting in injury and obstruction of the performance of official duties.</p>
evidential material	refer to enclosed arraignment