



MM LAW FIRM
Trust, Experience & Creativity

Litigation Portfolio

Litigation

No.1: cement company against Egyptian electricity company: our firm has succeeded in getting a judgment against the Egyptian electricity company to refund 50 million pounds that the company has been forced to pay: May 2015.

No.2: International construction company against insurance company: our firm has succeeded in getting a judgment against insurance company to refund an amount of 7 million pounds that the insurance company had deducted from the company's receivables from the process of construction between them as a delay fine unlawfully After we proved that despite the delay, the insurance company did not suffer any real damage: September 2015.

No.3: An international export company against an international airline: our firm has succeeded in getting a Compensation of one million euros Due to the delay of the airline in the shipment of goods which was the cause of its damage: March 2016.

No.4: A commercial agency against a medical equipment manufacturer: our firm has succeeded in getting a judgment in favor of a commercial agency and a medical equipment manufacturer is required to pay \$10 million as compensation for the unlawful termination of the commercial agency: October 2016.

No.5: A major agricultural reclamation company against a government agency: our firm has succeeded in getting a judgment that the government agency was ordered to reduce the value of ownership of the acres to 10 thousand pounds instead of 200 thousand pounds: October 2016.

No.6: Electrical equipment manufacturer against insurance company: our firm has succeeded in getting a judgment obligating the insurance company to pay LE 100 million of the insurance value due to the loss of the factory: February 2017.

No.7: Commercial Agencies against Customs: our firm has succeeded in getting a judgment in favor of commercial agencies obligating customs to refund goods illegally detained: January 2018

No.8: A global software company against a major engineering company: our firm has succeeded in getting a judgment in favor of a global software company and obliging the engineering company to pay LE2 million as compensation for the exploitation of an imitated program owned by the company without its consent: April 2018.

No.9: An international bank against a group of borrowers: our firm has succeeded in getting a judgment in favor of the bank and obliging the borrowers to pay LE 25 million and compensation of 8 million pounds had been borrowed from the bank and the borrowers had not repaid them: May 2018.

No.10: A major trading company against the CMA: our firm has succeeded in getting a judgment in favor of the trading company and rejected the capital market's claim to the commercial company for LE 7 million due to the delay in submitting the financial statements: May 2018.