



Successfully Litigated Cases in June

With GYLA's Assistance Six Individuals Won a Labor Dispute to Casino "Ajara"

GYLA [] Tbilisi office protected interests of six individuals, whose labor contracts were unreasonably terminated by Casino []A[] The court found their dismissal illegal and Casino "Ajara" became obliged to compensate 68 120 laris in favor of applicants.

With GYLA [] assistance, interests of the victim of domestic violence and her minor child were protected

GYLA protected interests of the victim of domestic violence, whose ex-husband applied to the court for identification of the child visit days. With GYLA [] assistance, child visit days were determined in compliance with the conditions of the protective order.

With assistance from GYLA [] Zugdidi Office, the court found the applicant innocent

GYLA [] Zugdidi Office protected in the court Z.Ch. [] interests accused of physical violence as per Article 125 of the Criminal Code of Georgia. Namely, according to the indictment, in Zeda Etseri of Zugdidi municipality, Z.Ch. abused physically employee of the special security service. The court upheld position of the defense, submitted evidences and concluded that in the moment of physical violence the defendant was not on the scene of action. In view of this, there was no standard beyond the reasonable doubt for delivering convicting judgment and the trial ended in acquittal.

With assistance from GYLA [] Kutaisi branch, the perpetrator was prohibited to abuse the victim of domestic violence verbally, physically and psychologically

On June 3, 2015 Kutaisi City Court satisfied application of the victim of domestic violence in terms of issuing protective order. Lawyer from GYLA [] Kutaisi branch protected interests of the applicant. At the trial the fact of violence has been confirmed against N.S. Kutaisi City Court made decision about issuing protective order and G.G. was prohibited to abuse the victim verbally, physically and psychologically, to approach the house and to have hotline contact with her. Protective order has been issued for 6 months period.

With assistance from GYLA [] Kutaisi and Telavi Offices, individuals were relieved from administrative liability

GYLA [] Kutaisi branch represented in the court I.R. [] interests. Patrol police drafted the protocol of administrative offence and suspended his driving license for six months for driving under alcohol influence. With assistance from GYLA [] Kutaisi branch I.R. challenged the protocol. The court found the ruling invalid and terminated proceeding for absence of administrative offence.

∇ [] May, 2015 police officer drafted Protocol of Administrative Offence against A.G., for driving the car under alcohol influence. As a result, his driving license has been terminated for six months period. A.G. appealed the protocol in a court with assistance of a lawyer from GYLA [] Telavi office. The court invalidated the protocol and A.G. was relieved of administrative offence.

With Assistance from GYLA [] Kutaisi Branch, an Individual [] Title on the Property was Recognized

GYLA [] Kutaisi branch represented in the court T.A. [] interests who bought a plot at the bidding on August 22, 2006. Based on the bidding results sales contract was made with T.A. As per decision of the National Agency of Public Register of April 10, 2010 registration process was terminated on T.A. [] application under the ground that the contract failed to meet legislative requirements. As per decision of Kutaisi Appellate Court the lawsuit was satisfied and fidelity of sales contract between Kutaisi City Hall

საქართველოს ახალგაზრდა იურისტთა ასოციაცია
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and T.A. was recognized. Consequently, T.A.'s title was registered in public register.

With assistance from GYLA [] Kutaisi branch, insurance company compensated to the applicant medical treatment cost

GYLA [] Kutaisi branch represented in the court interests of a pensioner N.L. who had a disability status and suffered from severe form of cancer. He required urgent surgery because of health problems. Insurance company refused to compensate medical treatment costs under the ground that it was a planned rather than urgent surgery. However, the medical form #100 indicated that the patient was in need of urgent surgery. With a view to save patient [] life, the family had to cover cost of the surgery in the amount of 4053 laris. With assistance from GYLA [] Kutaisi branch, N.L. applied to the court and claimed from the insurance company reimbursement of treatment costs. In Kutaisi City Court parties have negotiated and insurance company compensated 90% of medical expenses to N.L.