

Won Case 3

The military officer serving on contract basis wanted to be demobilized in the RA Armed Forces Reserve on the condition of reimbursement of training expenses. The RA Ministry of Defense didn't want to transfer the officer to the reserve and created artificial barriers by demanding disproportionate and huge amount of compensation money. Not having other choices, the serviceman applied for the judicial protection of his rights which undertaken **advocate Karen Hovhannisyan (advocate license 1212)**. In 2014 a lawsuit was lodged against Ministry of Defense of RA and the Administrative Court rejected the claim on his Judgement 2015. The judgement was appealed to the Appellate Court and by the decision 2015 of higher court the Judgement was reversed and changed. The claim was satisfied totally. The decision of the Appellate Court has not been appealed and entered into force.

As a result the Serviceman was transferred to the reserve and as a base for calculation has been accepted the reckoning presented by advocate Hovhannisyan. The client was exempted from payment of illegally calculated and presented for reimbursement obligations by Ministry of Defence and violated rights of Serviceman was recovered.