

# MGC Obtains Full Dismissal with Prejudice in Trucking Liability Case

June 23, 2026

## Media Contact

Erica Gianetti

Marketing & Communications Supervisor

[erica.gianetti@mgclaw.com](mailto:erica.gianetti@mgclaw.com)

The MGC Oxford team secured a strong defense result in a trucking liability case arising from a rear-end collision in Tishomingo County, Mississippi. Following aggressive discovery, expert retention and a computer-generated accident reconstruction, MGC demonstrated that the plaintiff had ample time and distance to avoid a collision with an asphalt truck and that their excessive speed—approximately 20 mph over the limit—and inattention were the sole proximate causes of the accident. MGC further argued that the continued pursuit of claims against its client violated the Mississippi Litigation Accountability Act because the allegations were no longer “substantially justified.”

Plaintiff’s counsel moved to compel mediation, where MGC demanded reimbursement of all defense fees and expenses rather than offering payment to resolve the case. Alternatively, plaintiff was given until the end of the day to execute an Order of Voluntary Dismissal with Prejudice. Plaintiff dismissed all claims with prejudice, fully resolving the matter in favor of MGC’s client.

**Questions? Click [here](#) to contact an MGC attorney.**

---

*This legal update is published as a service to our clients and friends. It is intended to provide general information and does not constitute legal advice regarding any specific situation. Past success does not indicate likelihood of success in any future legal representation. You may not reproduce, distribute, sell or republish this legal update, or the information contained therein, without prior written content. This legal update is for personal use only.*