**The first lecture :**

**The competition Law**

The term competition is primarily economic and is one of the most widely used concepts at the economic and management level, and specialists in these two fields call it the term competitive advantage. According to economists, competition means the struggle between institutions in a country to gain the available resources with the best quality and lowest cost or is the struggle between companies that are active in the same industrial or commercial sector.

Competition as an economic concept is a legitimate goal in itself, but just as it is practised by seeking to acquire new markets or by spending on modern inventions and innovations, it can be conducted by illegal means such as collusion between a group of competitors to destroy competitors or prevent them from entering the market by manipulating prices or reducing product prices to uneconomic and unjustified limits by dumping.

The legislature intervenes to prohibit the methods of competition that it deems to exceed the acceptable limits and draws the judge a path that does not exceed it in identifying what is considered an act of unfair competition, something that characterises the unfair competition claim with a clear and stable character and avoids the judge from the areas of that.

**I. Definition of Unfair Competition in International Agreements**

Many international agreements have been concluded that attempted to cover many topics, including unfair competition, in order to find an accurate definition of it, perhaps the most important of which are the Paris Convention concluded on 20 March 1883 and the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS).

**II-1: The concept of integrity:**

The concept of integrity is complex and multidimensional ,and it is close in its concept to probity la droit and clarity la sincérité in obtaining evidence, as stipulated in Articles 132 and 595 of the French Code of Civil Procedure . We should also not ignore the link between the concept of unfair competition, integrity and the principle of good faith. They defined unfair competition as: "The illegal endeavour to divert customers by means that include not only the violation of laws, regulations and commercial customs, but include resort to means contrary to good faith.

The concept of integrity appeared in the French and Italian laws derived from Roman law. In general, integrity means respecting the promise made and adhering to the rules of honour and integrity and the origin of the linguistic word is Latin légalise, which means conforming to the law.

Integrity is a moral behaviour based on legal obligations. Integrity also means integrity, honesty, fidelity in carrying out one's obligations and can be defined as the conformity of behaviour to the law in its broadest sense .Therefore, there are many definitions of integrity in the concept of modern jurisprudence .

This convergence increases especially when one of the two concepts is used to define the other, as this trend of jurisprudence goes to define good faith based on jurisprudential considerations including:

Integrity, honesty, sincerity, loyalty, candour, showing goodwill in the fulfilment of the obligation, as integrity and goodwill embody the ethical limits in the relations of contractual obligations .

Therefore, both concepts will be used to define the other. In the field of non-contractual obligations, i.e. those stemming from civil liability, the concept of integrity is based on a mistake that requires the will to harm others, which appears according to the circumstances of each incident, and its commission entails the reparation of the damage through compensation, whether committed negligently or through carelessness and lack of vigilance, a mistake based on the breach of a general quasi-quasi-moral obligation. The obligation not to harm others, whether done willingly or unwillingly, is derived from Article 4 of the Declaration of the Rights of Man and of the Citizen.

**Key words :**

The competition المنافسة

The concept of integrity مفهوم النزاهة Declaration of the Rights of human and of the Citizen.

اعلان خقوق الانسان و المواطن

Obligations الالتزامات

civil liability المسؤولية المدنية

contractual obligationsالالتزامات العقدية