

```
acceptance of Court jurisdiction, 117, 120-22,
                                                            compatibility of domestic laws, 38, 39, 42, 45,
                                                                 57-59, 60, 61, 69, 70, 71, 77, 79, 302,
acceptance of international responsibility, 16, 17,
          98, 171, 176, 177, 184, 187, 205, 219, 246,
                                                            compétence de la compétence, 60, 117-119
          306-07
                                                            interpretation of American Convention,
acknowledgement of State responsibility. See
                                                                 48-54, 385
                                                            interpretation of other treaties, 54-57, 385
          acceptance of international
          responsibility
                                                            ratione materiae, 39, 46-59, 69, 117
acquiescence, 153, 175-78, 186, 228, 382
                                                            ratione personae, 39, 40-46, 69
ad hoc. See judges
                                                            ratione temporis, 59,
admissibility of petition
                                                         legislative history, 39
  admissibility report, 99, 100, 108
                                                         margin of appreciation, 51
  admissibility decision, 98-101
                                                         preliminary objections, 52, 73-74
  fact-finding before Commission, 101-05
                                                         procedures
  information in petition, 87-88
                                                            delivery of opinions, 76, 386
  litis pendentia, 89-92
                                                            oral proceedings, 68, 74-76
  preliminary objections, 7, 52, 85, 88, 90, 93-94,
                                                            written proceedings, 71
          98-101, 107
                                                         publication of, 76
  remedies. See exhaustion of domestic remedies
                                                         purpose of, 39, 59, 73
  reporting requirements, 110-11
                                                         requests
  review by court, 100-01
                                                            notification, 70-71
  six month time limit, 87, 88-89, 350
                                                            requirements, 68-69
  submission of case to Court, 111-112
                                                         scope, 38-39
  time limits, 86-87, 88-89, 109, 374, 375
                                                         State implementation, 77-80
adversarial proceedings, 85, 150, 152, 162, 252
                                                         standing to request, 40-46
                                                       affidavits, 16, 156, 157, 160, 163, 377, 378,
advisory jurisdiction. See advisory opinions
advisory opinions
                                                       African Court of Human and Peoples' Rights, 40
  admissibility, 69-70
                                                       agent, State. See State Agent
  amicus curiae briefs, 71-73
                                                       Agreements of Institutional Cooperation, 331
  content of, 76, 386
                                                       American Convention on Human Rights
  discretion of Court, 59-66
                                                         denunciation of, 143-45, 272, 349, 358, 360
  disguised contentious cases, 62, 64
                                                         incorporation into domestic law, 27-28
  generally, 37
                                                         interpretation of, 46, 47-54
  jurisdiction of Court to issue
                                                         OAS instrument, 2, 3
                                                         Pact of San Jose, 3, 362
     attempted withdrawal of request, 59
                                                         protocols, 2–3, 39, 46, 52, 123, 357, 358
     case in dispute, 62-65
```



```
American Convention on Human Rights (cont.)
                                                        children's rights. See rights of the child
  ratification of, 1, 4, 8, 15, 26, 27, 44, 79-80, 120,
                                                        Chile, 4, 9, 10, 59, 132, 136, 142, 155, 157, 214, 215,
          129, 130, 137, 138, 140, 141, 142, 254, 281,
                                                                  228, 259, 282, 321, 324, 360
                                                        circumstantial evidence. See evidence
          349, 354, 357, 357, 360
  reservations. See reservations
                                                        civil law, 97, 150, 162, 174
  States parties, 4, 8, 10, 360, 362
                                                        closing arguments, 175
Americas Watch, 85, 132, 266
                                                        Colombia, 4, 9, 10, 116, 136, 137, 146, 182, 198, 263,
amicable settlement. See friendly settlement
                                                                  264, 278, 281, 282, 283, 300, 301, 302, 306,
amicus curiae, 16, 71-73, 75, 76, 158-59, 361,
                                                                  307, 308, 314, 315, 320, 321, 323, 326, 329,
          376
                                                                  332, 333, 334, 360
Amnesty International, 85, 132
                                                        comity, 66
amnesty laws, 218–219, 322–323, 326–328
                                                        Committee of Ministers. See Council of Europe
amparo, remedy of, 96, 97
                                                        common law, 38, 150, 174
anticipatory remedial State action, 308-09
                                                        compétence de la compétence, 60, 117-119
Ankowiak, Thomas, 191
                                                        compatibility of domestic laws, 215, 217, 219, 301,
apology, as reparation, 205, 307-08, 316
                                                          advisory opinions, 38, 39, 42, 45, 57-59, 61, 69,
application, to the Court, 114
                                                                  70, 71, 77, 79, 355
arbitrary detention, 236, 278, 295
Argentina, 4, 9, 10, 29, 77, 80, 105, 110, 135, 136,
                                                           draft legislation, 58, 61
          141, 159, 176, 183, 184, 261, 262, 280, 300,
                                                        complaint. See petition to Commission
                                                        concurring opinion, 76, 179, 260, 275, 372, 383
          315, 319, 332, 360
Argentine Supreme Court, 77, 300
                                                        consultative jurisdiction. See advisory jurisdiction
attorneys' fees, 241–242, 244, 249
                                                        contentious cases
attribution of State responsibility, 6, 182-84, 187
                                                           disguised as advisory opinions, 62-64
                                                           illustration case, 14-17
Barbados, 4, 9, 10, 129, 216, 360
                                                           joinder, 86, 371
Belize, 26
                                                           jurisdiction. See jurisdiction
beneficiaries
                                                          parties, 131, 354
                                                        continuing violation, 138-141, 142, 143
       See provisional measures, beneficiaries
       See reparations, beneficiaries
                                                           autonomous events, 143
Bolivia, 4, 9, 10, 98, 137, 216, 219, 223, 307, 319,
                                                           forced disappearance, 139
                                                           failure to investigate, prosecute, and punish,
          360
Brazil, 4, 9, 10, 142, 216, 267, 280, 318, 323, 327, 332,
                                                                  139-40
          360
                                                          other treaties, 141
Brewer, Stephanie, 160, 274, 306
                                                           property rights, 141
Brownlie, Ian, 92
                                                        conventionality control, 218, 227, 300-03
Buergenthal, Thomas, 4, 31, 44, 66, 70, 263, 267,
                                                        Council of Europe, 32, 312
                                                        corpus juris, 13
          294, 334
Burbano Herrera, Clara, 293
                                                        corruption, 52, 297
burden of proof, 75, 169, 171-73, 286
                                                        Costa Rica, 4, 6, 9, 10, 23, 61, 70, 75, 77, 89, 116,
business entities, 135-36
                                                                  136, 137, 254, 274, 295, 302, 322
                                                        costs. See reparations
Canada, 26, 27, 29, 30, 83, 183
                                                        Cuba, 2, 147
Cançado Trindade, Antonio, 31, 40, 111, 129, 193,
                                                           OAS membership, 2
          253, 260, 316
                                                           Guantanamo Bay, 147–48
capital punishment, 129, 209, 337
Caribbean, 26
                                                        damages. See reparations
capacitation programs, 212-213, 320-21, 333
                                                        death penalty, 29, 42, 50, 62
                                                        declarant, 156-58, 161, 162, 163, 245, 362, 371, 373,
Cavallaro, James, 160, 274, 306
censorship, 10, 155, 215, 228, 259, 321, 340, 341
                                                                  375, 376, 377, 378, 379, 380
Center for Justice and International Law (CEJIL),
                                                        death squads, 184
         15, 266
                                                        delegates, Commission, 68, 161, 362, 369, 372, 374,
ceremony. See reparations
                                                                  385
Cerna, Christina, 41, 46
                                                        democracy, 49, 98, 346
certificate of disappearance, 308
                                                        demonstrative evidence, 168
```



Index 403

denunciation of American Convention, 124, cost of production, 24, 382 143-45, 349, 358 demonstrative evidence, 168 dependents. See reparations documentary evidence, 16, 174, 165-68, 178 derogation, 49, 79 authentication, 165-166 "dirty war", 29, 261 copies, 166 disappearance cases. See Honduran Court requests for, 165-167 disappearance cases examples, 165 disappearances, 4, 6, 10, 50, 142, 160, 169, 170, 171, newspaper articles, 16, 167 172, 174, 194, 213, 222, 230, 277, 306, 326, objections to, 166 official records, 167 expert evidence discontinuance of proceedings, 175-178, 382 dissenting opinion, 76, 179, 356, 372, 383, 386 advisory proceedings, 75 documentary evidence, 16, 74, 165-68, 174, 178, affidavits, 163 audiovisual testimony, 24, 164 Commission appointment, 22, 154, 373 domestic legislation, 77, 128, 197, 214, 227, 321, 322, Commission proceedings, 101 328, 350, 380 Court ordered, 153, 370 domestic remedies, 87, 88, 92, 93-98, 99, 106, 217, oath, 162, 379 232, 326 adequate, 94-97 objections to, 155-156, 377 effective, 53 procedures before Court, 15, 16, 157, 381 exhaustion of. See Exhaustion of domestic provisional measures, 294 remedies qualifications, 154, 362, 375 Dominica, 4, 360 reparations, 153, 155, 232, 237, 245 State compliance, 304, 313 Dominican Republic, 4, 9, 10, 265, 282, 302, 316, witnesses, 154-156 324, 325, 360 double jeopardy, 8, 197, 326, 327, 328 fraudulent evidence, 181-82, 312 incomplete or illegible, 381-382 draft laws, 58, 61 due process, 57, 79, 88, 97, 101, 110, 126, 176, 191, hearings, 159-162 judicial notice, 101, 174 199, 200, 209, 227, 265, 328, 350 objections, 164-165 economic, social and cultural rights, 123, 210, 335, on-site investigation, 101, 103-05 out of time, 376 presumption of truth, 105-06 Ecuador, 4, 9, 10, 19, 33, 109, 116, 134, 136, 137, 360 Ecuadoran Constitutional Court, 220, 308, 322 presumptions, 105-106, 168-171 Effet utile, principle, 12, 220, 299 respondent State, 130, 152, 155, 162 El Ojo Que Llora monument, 317 standard of proof, 173-74 submission of, 150, 152-158 El Salvador, 4, 9, 10, 142, 143, 146, 202, 207, 211, testimonial, 24, 163, 168, 169, 178, 231 323, 360 testimony of interested parties, 164 electronic communications, 20, 23-24, 112, 158, victims, 164-165 163, 273, 370, 372, 376, 379 emergency, state of, 49, 50, 79 evolutive interpretation, 13 employment reinstatement, 198-99 executive pardon, 312 exhaustion of domestic remedies, 92-98 estoppel, 114 adequacy of remedies, 94-97 European Commission on Human Rights, 20 European Court of Human Rights, 12, 31, 38, 40, admissibility of petitions, 85-101 47, 48, 53, 64, 127, 150, 170, 237, 291, advisory opinion on, 52-53 appropriateness of remedies, 94-97 312 European Court of Justice, 44 availability of remedies, 94-97 European human rights system, 4, 28, 34, 144, 148 defense to, timing, 93-94 European Union, 44 effectiveness of remedies, 94-97 evidence exceptions, 97-98 advisory opinions, 64, 74-75, 80 information as to, 92-93 affidavits. See affidavits preliminary objection, 94 burden of proof, 75, 169, 171-73, 286 Rules of Procedure, Court 381-382 circumstantial, 168-69, 172 waiver, 94

Index 404 humane treatment, right to, 3, 16, 49, 50, 194, 225, expert witnesses, 16, 22, 23, 154-56, 157, 158, 163, 362, 373, 375, 377, 379, 380 337, 345 ex post facto law, 7, 90, 339, 345 extrajudicial executions, 4, 10, 160, 296, 327 Ibero-American Federation of Ombudsmen, 332 implementation of Court judgments. See Chapter fair trial, 4, 16, 17, 194, 227, 339 failure to appear, 340 impunity, 8, 141, 148, 170, 192, 193, 219, 223, 224, family rights, 207, 261, 262, 306, 342, 345 227, 228, 236, 314, 328 Farer, Tom, 104, 116, 160 individual, no standing before Court, 131 individual, right to petition, 5, 85, 116, 131–132 federal society, 183-184, 345 force majeure, 152, 154, 381 inequality of arms, 110 forced disappearance, 4, 6, 96, 105, 139, 140, 170, inherent authority, 70, 117-118, 182, 267-268, 293, 172, 194, 211, 213, 216, 219, 230, 306, 327 297, 303 fourth instance formula, 125-28 injured party. See reparations freedom from ex post facto laws, 7, 90, 339-40, 345 Inter-American Association of Public Defenders, freedom from slavery, 337-38, 345 21, 242, 245 freedom of association, 16, 90, 341-342 Inter-American Commission on Human Rights freedom of conscience and religion, 340, 345 archive case, 109-110 freedom of movement and residence, 4, 260, 261, autonomy and independence, 33, 84, 101 281, 282, 343 Commissioners, 5, 19, 98, 102, 104, 112 freedom of thought and expression, 215, 228, 322, complaint (petition), 5, 9, 14, 19, 52, 53, 85-92, 95, 98, 109, 116, 124, 128, 131–137, 196, 340-41 friendly settlements, 106-109, 351 $201,\,238,\,255,\,257,\,337,\,349 - 351,\,387$ Fujimori, Alberto, 11, 29, 33, 145 composition, 5 delegates, 68, 362, 369, 371, 373, 374, 380, 385, Geneva Conventions, 125 387 genetic testing, 207, 320 dual role, 83 good faith, 12, 114, 292, 323, 329 investigation, on site, 101, 103-105 Grandmothers of Plaza de Mayo, 261 joined petitions, 86 Grenada, 4, 360 location, 5, 23, 104 Guantanamo Bay, 147–148 petition. See Inter-American Commission, Guatemala, 4, 9, 10, 50, 60, 63, 67, 73, 79, 107, 113, complaint precautionary measures, 19, 33, 123, 147, 251, 127, 142, 153, 154, 163, 166, 170, 171, 173, 190, 202, 206, 209, 210, 211, 212, 214, 216, 256, 257, 267, 268-69, 284, 298 222, 231, 233, 271, 275, 276, 277, 289, 300, principal organ, OAS Charter, 83 306, 307, 315, 317, 318, 326, 360 procedure Guatemalan Foundation of Forensic decision to submit case to the Court, 110-113 Anthropology, 319 fact-finding, 101-106 Guatemalan Supreme Court of Justice, 127, 318, friendly settlement, 106-109, 351 326 hearings, 99, 101-103, 104, 108 Guyana, 26 on-site investigations, 103-05 petition by individual, 5, 85, 116 habeas corpus, 49, 50, 79, 95, 96, 98, 147, 221, 325 provisional measures, request for, 252, 255, 256, 258, 265, 266, 272, 273–75, 370 Haeck, Ives, 193 Haiti, 4, 10, 265, 282, 360 recommendations, 6, 21, 27, 42, 45, 83, 84, 98, Honduran Disappearance Cases, 7, 161, 172, 249, 102, 110, 111, 112, 115, 131 report, Article 50, 21, 110-111, 113, 161, 196, 352, Honduras, 3, 4, 7, 9, 10, 14, 15, 16, 17, 95, 101, 104, 372-373, 378, 387 secretariat, 5, 24, 86, 87, 348 161, 170, 172, 173, 174, 176, 206, 211, 222, 277, 300, 323, 360 sessions, 98, 269 Hudson, Manley, 47 Inter-American Court of Human Rights Human Rights Watch, 323 composition, 8-9

deliberations, 68, 178, 366

history, 6-8

Human Rights Committee, United Nations. See

UN Human Rights Committee



inherent powers, 70, 117, 118, 182, 267–268, 293,	International Labor Organization, 43, 90
297, 303	interpretation of judgment, 179–81
interpretation of judgment, 179–81	interpretation of treaties
judges. See judges	American Convention, 12–13, 41, 46, 47–54, 70,
judicial organ, 1, 151	125, 301, 355
jurisdiction. See jurisdiction	conflicting interpretations, 65
location, 274	in favor of individuals, 12
Permanent Commission, 60, 273, 362, 364, 370,	other treaties, 54–57
371	interpreter, 162, 218, 227, 339, 368
presidency, 154, 157, 161, 162, 178, 186, 243,	investigation, 8, 91, 96, 103–05, 164, 186, 219,
363–66, 367, 369, 370, 371, 372, 374, 375,	223–28, 286, 323, 326, 351
376, 377, 378, 379, 380, 383, 384, 385,	
386	Jamaica, 4, 136
procedures	joinder of cases, 25, 371
advisory opinions. See advisory opinions	judge
hearings. See hearings	ad hoc, 9, 20, 53, 54, 67, 159, 353, 362, 367–68
joinder of cases, 371	emoluments, 357
judgments, issuing 178–179	incompatibilities, 357
non-appearance of a party, 169, 380	qualifications, 352–353
preliminary objections. See preliminary	term, 353
objections	judgments
State agent, 15, 132, 170, 171, 184, 293	final and binding nature, 291–93, 302, 356
written proceedings, 71, 165–168, 175, 372,	monitoring compliance, 300-303
376, 380	request for interpretation, 179–181
provisional measures. See provisional measures	request for revision, 181–182
relations with governments and organizations,	judicial guarantees, 49, 129, 198, 225, 228,
9, 331	345
reparation orders. See reparations	judicial notice, 101, 174
Rules of Procedure. See Appendix 2	juridical personality, right to, 336, 345
secretariat, 5, 9, 24, 158, 178, 354, 357, 363–367,	jurisdiction, Court
370, 372, 380, 381, 383, 384	act of recognition, 117, 120, 305
sessions, 9, 16, 25, 68, 178, 262, 269, 271–272,	additional claims, 88
273, 274, 331, 363, 365, 366, 370	ad hoc, 117, 130, 148, 355
time measurement, 113	advisory opinions. See generally Chapter 2
Inter-American human rights system	after friendly settlement, 175-78, 382
limitations	after party's request to discontinue proceedings,
inadequate OAS funding, 24–26	175–178, 382
lack of domestic implementation, 26, 311–327	after State acceptance of responsibility, 219–220
lack of political support, 28-30	binding, 10, 120, 130, 145, 356
lack of universality, 24, 26–27	business entity, 135–36
selection of judges, 30–32	compétence de la compétence, 60, 117–119
Inter-American Juridical Committee, 42, 45	compulsory, 10, 15, 26, 116, 121, 122, 130, 145,
Inter-American public defender, 20, 21, 23, 242,	318
245, 362, 374	conditional declaration, 120–122, 142–143, 355
Inter-Institutional Commission for the	conditions to, 120–122, 130, 142–143, 355
Monitoring and Implementation of	declaration of acceptance, 10, 120, 122, 123, 139,
International Human Rights	142, 146
Obligations,	fourth instance formula. See jurisdiction
332	ratione materiae
Inter-Institutional Commission on Compliance	in abstracto, 133–134
with International Judgments, 332	interstate complaint, 9, 116, 136–137
interim measures. See provisional measures	ipso facto, 10, 117, 120, 130, 355
International Court of Justice, 6, 31, 34, 37, 40, 47,	limitations on, 120–122, 148
48, 60, 61, 118, 150, 182, 254, 291	provisional measures, 189–190

Index 406 jurisdiction, Court (cont.) before the Court, 18, 354 contentious petition, 5, 131-133, 349 binding, 291-292 ratione loci, 146-49 group of persons, 5, 131-133, 349 ratione materiae, 122-129 nongovernmental entity, 5, 131-133, 349 fourth instance formula, 125-28 person, 5, 131-133, 349 manifestly groundless petition, 128 loss of earnings. See reparations, pecuniary reservation, 128-20 damages subsidiarity. See jurisdiction, fourth instance lucro cessans, 230 formula ratione personae, 130–137 manifestly groundless petition. See jurisdiction active legitimation, 131 ratione materiae passive legitimation, 130 margin of appreciation, 51, 204, 216, 275 standing before the Court, 40-41, 131 Mayagna (Sumo) Awas Tingni Community, 155, standing to file a complaint with the 159, 201, 210 medical expenses, 229, 314 Commission, 131–133 ratione temporis, 137-46, 194, 270, 272 member States, OAS, 2, 8, 9, 24, 26, 33, 44, 59, 83, after States accept jurisdiction of Court, 138 85 Mexican Supreme Court, 324 after States denounce American Convention, 143-145 Mexico, 4, 9, 10, 31, 62, 129, 140, 142, 213, 215, 263, continuing violation, 138-41 300, 324, 360 recognition of, 137-138, 145, 146, 349-350 Ministry of Justice and Human Rights, 333 State acceptance of, 26, 120-122, 142-43 Moiwana People, 90, 140, 141, 201, 313, 314, 333 subject matter. See jurisdiction ratione materiae monument. See reparations, satisfaction temporal jurisdiction. See jurisdiction tatione moral damages, 229, 235, 236, 239 temporis unauthorized limitations, 121, 148 name, right to, 342 unconditional declaration, 117 national sovereignty. See sovereignty withdrawal from, 143-145, 358 nationality, right to, 3, 51, 342, 345 jura novit curia, 88, 110, 131 ne bis in idem,(non bis in idem) 327, 328 jurisprudence, 7, 22, 48, 60, 61, 64, 94, 97, 107, 118, newspaper evidence, 16, 167 141, 144, 148, 152, 173, 176, 181, 196, 215, next of kin, 16, 17, 96, 140, 159, 170, 193, 194, 195, 246, 292, 308, 310 196, 202, 205, 207, 223, 225, 227, 234, 235, jurisprudencia constante, 48 236, 237, 238, 239, 240, 247, 307, 309, jus cogens, 125 310, 311, 319, 320, 326, 327, 333 NGOs. See non-governmental organizations languages, official, 368 Nicaragua, 4, 10, 136, 142, 186, 201, 206, 210, 214, languages, working, 159, 162, 364, 366, 368, 276, 288, 313, 360 Nikken, Pedro, 25, 32 League of Nations, 40, 42, 47 non-derogable rights, 50, 129, 219 legal aid. See victims' legal assistance fund non-discrimination, 50-51, 183, 336, 342, 344, 345 legal certainty, principle of, 52, 85, 100, 112, 115, non-governmental organizations (NGOs), 15, 21, 120, 133, 154, 173 45, 46, 70, 71, 72, 75, 85, 86, 132, 133, 278, legal persons, 135-136 298, 332, 334 legal representation, 20, 53, 98, 241, 362, 374 nonpecuniary damages. See reparations legislative reform, domestic. See reparations liberty, right to, 3, 96, 196, 197, 260 OAS. See Organization of American States life, right to, 16, 63, 186, 192, 204, 279, 292-293, oaths, 162, 379 336-37, 343, 345 OAU. See Organization of African Unity lis pendens or lis pendentia. See petition to object and purpose, American Convention, 12, 50, Commission 65, 129, 218, 257, 297

Loayza Tamayo, María Elena, 7, 165, 197, 282

OAS member States, advisory, 41-41

OAS organs, advisory, 42-46

locus standi

advisory request

objections. See preliminary objections

Organization of American States (OAS)

ombudsmen, 85, 86, 132, 331

oral arguments. See evidence

Organization of African Unity, 40



General Assembly, 2, 3, 25, 27, 28, 29, 30, 32, 33,	good faith, 114
43, 54, 63, 83, 100, 293, 304	hearings, 159
Member States, 2, 4, 5, 8, 9, 11	jurisdiction. See jurisdiction
Permanent Council, 30, 39, 54, 70, 331, 348,	rules of court, 375–376
362, 374, 384, 385	waivers, 94, 99
Secretary General, 44, 70, 80, 119, 345, 354, 355,	withdrawal, 177
358, 359, 363, 374, 384, 385	prescription, 219, 327, 330
	presumptions
Pact of San José. See American Convention on	generally, 168–171
Human Rights	impunity causes anguish and pain, 170–171
pacta sunt servanda, 292, 299	of conditions of imprisonment, 171
Panama, 4, 7, 10, 90, 112, 123, 222, 232, 325, 360	of truth, 105–06, 169–170, 171
Paraguay, 4, 9, 10, 14, 66, 105, 142, 201, 208, 214,	provisional measures, 266–267, 274
239, 260, 313, 314, 315, 329, 332,	relatives of disappeared pay for funeral
360	expenses, 170, 234
pecuniary damages. See reparations	reparations, 170, 194, 230–231
Permanent Court of International Justice (PCIJ),	prison conditions, 176, 212, 222
34, 40, 47, 48, 64	private hearings, 74, 102, 160, 274, 294, 304, 366,
Peru, 4, 7, 8, 9, 10, 14, 29, 33, 42, 54, 85, 93, 115, 119,	370, 372
125, 127, 132, 136, 141, 145, 146, 152, 156,	pro homine principle, 12
164, 167, 170, 176, 179, 180, 181, 197, 207,	provisional measures
208, 212, 215, 216, 218, 219, 220, 221, 231,	beneficiaries, 276–83
247, 258, 260, 276, 280, 282, 288, 289,	death row inmates, 280–81
295, 302, 306, 307, 309, 314, 317, 318, 319,	dislocated individuals and communities,
320, 322, 323, 325, 326, 329, 331, 332, 360	281–82
Peruvian Constitutional Court, 11, 85, 145, 221,	human rights advocates, 278–79
276, 288, 295, 302, 325	incarcerated persons, 263
petition to Commission	indigenous communities, 282–83
exhaustion of domestic remedies. See	journalists, 276, 297
exhaustion of domestic remedies	witnesses, 276–78
informational requirements, 87–88	binding nature, 291–93
inter-State, 9, 116, 136–137	case not yet submitted to the Court, 254, 255,
litis pendentia, 89–92	256, 262, 270, 275, 355
requirements, 87–98	collective, 269
res judicata, 89–91, 326, 327, 330 six-month rule, 88–89	Court order, form of, 275–76
	discretion of the Court, 274–75 domestic authorities, previous denunciation,
standing to file, 5, 85–86, 130–133 plenary court, 60, 161, 162, 178, 262, 273–74, 288,	
	252 domestic implementation, 294–97
294, 295 police reports, as evidence, 169	dual role, 252
political rights, 335, 336–44	entities authorized to request, 269–270
precautionary measures, Commission, 33, 123,	evidentiary burden, 266
256, 257, 266, 267, 268–69, 281, 284,	expansion of, 278
298	expedited procedures, 272–273
precedent, 45, 47, 48, 219, 255, 329, 331	extension of, 285–287, 289
preliminary objections, 6–7, 15, 53, 73–74, 85, 88,	freedom of movement, 260, 261, 281, 282
90, 93, 94, 98, 99–101, 107, 108, 111, 112,	gravity, extreme, 251, 254, 256, 257–258
113, 114, 125, 127, 133, 159, 177, 255,	identifiable, 251, 263, 264, 265, 269
375-376	inherent authority of Court, 267–268
admissibility of cases. See admissibility of cases,	irreparable damage to persons, 252, 253, 254,
85, 88, 90, 93, 94, 99, 100, 101	256, 259–65
advisory opinions, 73-74	legislative history, 254
estoppel, 114	lifting (terminating), 287–91
extension of time limits, 114–115	maintenance of, 259, 285–87
frivolous, 6–7	margin of appreciation, 275



```
provisional measures (cont.)
                                                         ceremony, 17, 205, 206, 315, 316, 317
  means of protection, 283-85
                                                         community-based, 7, 209-212
  minors, custody, 261-262
                                                         compensation, 192, 229-243
  monitoring by Court, 293-294
                                                         costs and expenses, 240-243
  plenary court, consideration of 273-274
                                                           attorneys' fees, 241-241, 244
  prima facie situation, 265-267
                                                           future expenses, 241
  private hearing, 274, 294
                                                         dependents, 194
  public hearing, 274, 294
                                                         dissemination of truth, 307-308
  precautionary measures, by Commission,
                                                         enjoyment of right violated, 191
         268-269, 276, 278, 281, 284, 298
                                                         equitable remedies, 196
  precautionary role, 252
                                                         execute domestic court judgment, order to,
  preventive role, 252
  protective role, 252
                                                         evidence, 153, 155, 232, 237, 245
  protection of human rights activists, 276,
                                                         full restitution, 190-193
                                                         injured party, 193-196
         278-79
  protection of incarcerated persons, 263,
                                                         investigation, 224-226
                                                         judgment per se, 228-229
         279-280
  protection of witnesses, 276-78
                                                         legal assistance fund. See Victims' legal
  statutory authority, Art. 63, 253-57
                                                                assistance fund
                                                         legislative history, 190
  temporal jurisdiction, 270-72
  urgency, 251, 253, 254, 256, 257, 258-59, 265,
                                                         life plan, 245-246
                                                         method of compliance, 247–250
          266, 269, 274, 285, 286, 287, 288, 294
  urgent measures, by President, 262, 272-73, 295
                                                            currency, 248-249
public hearings, 6, 9, 22, 24, 102, 158, 160, 161, 175,
                                                            escheat to State, 248
          274, 307, 369
                                                            indigenous community, 248
publicity, effect of, 29, 30, 78, 91, 133, 160, 196, 298
                                                           minors, 248
punishment
                                                            solvent banking institution, 248
  masterminds, 228
                                                         military courts, 322, 324, 328
  perpetrators of violations, 192, 218, 227, 228, 287
                                                         moral damages (nonpecuniary damages), 229,
  those who acquiesced or collaborated, 228
                                                                235-239
punitive damages, lack of, 193
                                                           amount, 238-239
                                                            beneficiaries of, 239-240
                                                            judgment sufficient as, 228-229
ratify, 27, 54, 55, 117, 127, 128, 129, 137, 218, 273,
         309, 328, 358
                                                           proof, 236
ratione loci. See jurisdiction
                                                         next-of-kin, 193, 194, 195, 196, 202, 205, 207, 223,
ratione materiae. See jurisdiction
                                                                 225, 227, 234, 235, 236, 237, 238, 239, 240,
ratione personae. See jurisdiction
ratione temporis. See jurisdiction
                                                         nonpecuniary damages (moral damages),
rebel forces, 281
                                                                235-240
                                                            amount of, determination, 238-239
reciprocity, 120, 130, 136, 142, 149, 355
Regulations, Inter-American Commission. See
                                                            beneficiaries of, 236, 239-240
          Rules of Procedure, Inter-American
                                                            emotional distress, 235-238
          Commission
                                                            pain and suffering, 235-238
Reina, Carlos Roberto, 7
                                                         nonrepetition, 196, 212-223, 246, 308-325
Reisman, Michael, 74
                                                           amend State laws, 214-217
remedies, domestic exhaustion. See exhaustion of
                                                            annul domestic ruling, 220-222
          domestic remedies
                                                            annul State laws, 214-217
                                                           capacity building, 212-213
  American Convention, 189-193, 355
                                                            execute domestic ruling, 220-222
                                                            implementation of measures, 308-325
  annul domestic court judgments, order to,
                                                            improve prison conditions, 222
         220-222
  apology, 205, 307-308, 316
                                                            legislative reform, 214-217
  beneficiaries, 188, 197, 199, 210, 233-234,
                                                            maintain record of detainees, 222
                                                            repeal State laws, 214-217
         239–240, 247, 248, 249, 250
```



State law lacks legal effect, 217–219	right to appeal, 61, 214, 322, 339
pecuniary damages, 196, 229–235	right to effective recourse, 194, 214, 338, 344
beneficiaries of lost earnings, 233-234	right to equal protection, 51, 344
compensation, 192, 309–311	right to fair trial, 4, 16, 17, 194, 227, 339
consequential damages, 234–235	right to humane treatment, 3, 16, 49, 50, 194, 225,
definition, 229	337
distribution among relatives, 233–234	right to judicial protection, 16, 90, 94, 194, 198,
expenses, 240–243	225, 228, 344
loss of earnings, 230–234	right to juridical personality, 336, 345
lost wages, 230–234	right to life, 16, 63, 186, 192, 204, 279, 292–293,
medical expenses and care, 192, 203, 229,	336–37, 343, 345
234–235, 280, 305, 314, 315, 333	right to a dignified life, 279
proportionate, 192–193	right to nationality, 342, 345
prosecute, 196, 223–224, 226–228	right to participate in government, 129, 343
punish, 196	right to personal liberty, 3, 260, 335, 338
rehabilitation, 196, 202–203	right to property, 90, 135, 136, 214, 343
physical, 203	rights of the child, 4, 61, 216, 260, 262, 342, 345
psychological, 203	rights of the family, 4, 261, 262, 342, 345
punitive damages, lack of, 193	Rios Montt, Efriam, 326
restitutio in integrum, 190–193	Ruiz Chiriboga, Oswaldo, 324
restitution, 196–202	Rules of Procedure, Inter-American Commission,
expungement of public records, 197,	18, 19, 33, 54, 84, 85, 91, 101, 103, 107,
199–200	109, 131, 257, 268
reinstatement of employment, 198–199	Rules of Procedure, Inter-American Court, 18, 54,
restoration of liberty, 197	60, 67, 76, 113, 123, 158, 163, 176, 177,
return, demarcation, title to ancestral	180, 272, 275, 293, 354. Appendix 2
lands, 201, 313 return of illegally seized property, 197–198,	and critical 16- 1-1
	sana critica, 167, 174 Sandifer, Durward, 174
308–309 return of displaced victims, 198	Saramacca Peoples, 85, 90, 102, 201, 232
satisfaction, 196, 204–212, 246, 315–320	satisfaction. See reparations
construct monument, 206–207	Sawhoyamaxa People, 201, 212, 239, 313
educational expenses and training, 208	self-executing, 218, 301
locate and identify victim, 207–208	Shelton, Dinah, 131, 229
public act, 204–205	signatory State, 335, 360
publication of Inter-American Court	signatures, 87, 159, 350, 357, 376
judgment, 205–206	six-month rule. See petition to Commission
name streets or schools, 206–207	slavery, freedom from, 337–38, 345
refrain from execution, 208–209	sound judicial discretion, 152, 174, 238
State apology, 205, 307–308, 316	sovereignty, 126–127, 216, 275, 330
State/victim agreements, 246–247	standard of proof, 173–174
taxation, 249	standing. See locus standi
remedying consequences of violations, 191–192	stare decisis, no formal rule, 48
victim. See Reparations, injured party	State, Agents, 68, 71, 155, 293, 361, 368–369, 373,
victim-centered, 191	374, 385, 386
reporting requirements, Commission, 110-11	State compliance
res judicata, 89–92	advisory opinions, 77–80
reservations, 27, 128–129, 357	political costs of non-compliance, 295
advisory opinion on, 40, 44, 50, 63, 79, 80, 119	provisional measures, 294–297
non-derogability of certain rights, 50, 129, 219	reparation orders. See chapter 8
revision of judgment, 181–82	state of emergency, 49, 50, 79
right of assembly, 4, 341	State responsibility
right of reply, 341	acceptance of. See acceptance of international
right to a name, 342, 345	responsibility



410 Index

State responsibility (cont.) UN Human Rights Committee, 34, 40-41, 91, 100, acknowledgment of. See acceptance of 106, 127-128, 129, 171 international responsibility United States attribution of. See attribution of State consular assistance, 55-56, 62-63, 66-67, 78 death penalty, 67, 281 responsibility failure to investigate violations, 139-140, federal system, 183-184 Guantanamo Bay, 147–148 184-187, 306 State sovereignty. See sovereignty non-ratification of American Convention, 26, States parties, 4, 8, 9, 10, 12, 18, 26, 27, 28, 39, 41, 27, 30, 83, 281 48, 52, 66, 67, 76, 83, 84, 116, 119, 120, universality, 24, 26-27, 57 urgent measures. See provisional measures 126, 128, 129, 130, 131, 136, 142, 143, 147, 148, 151, 183, 184, 188, 214, 218, 220, 227, Uruguay, 4, 9, 10, 110, 136 251, 291, 294, 299, 301, 303, 305, 312, 332, Van Boven, Theo, 223 336, 338, 342, 344, 345, 347, 349, 351, 353, Venezuela, 4, 10, 33, 136, 198, 202, 214, 276, 280, 354, 355, 356, 357, 358, 359, 362, 374, 383 303, 306, 307, 330, 360 statute of limitations, 88, 327, 328 Venezuelan Supreme Court, 198, 303, 330 subject matter. See jurisdiction ratione materiae victims subsidiarity. See jurisdiction, fourth instance lack of standing before Court, 131 formula memorials, 204 Supreme Court of Uruguay, 323 potential victims, 60, 134, 252, 380 Suriname, 4, 10, 90, 102, 140, 141, 201, 232, 240, 313, protection of, 227-228, 268, 271 reparations. See reparations 333, 360 suspension of rights or guarantees, 79, 322, 345 testimony, 164 Victims' Legal Assistance Fund, 22–23, 241, taxation. See Reparations 244–245, 387 temporal jurisdiction. See jurisdiction tatione Vivanco, Jose Miguel, 323 temporis territorial jurisdiction. See jurisdiction ratione loci waiver, 94, 99, 137, 138, 200, 244, 312, 367 translation, 162, 366, 268, 339, 372 website, Court, 24, 70, 161, 206, 274, 293, 305 transparency witnesses Commission procedures, 19, 53, 74 danger to, 14, 103 court proceedings, 68, 100, 180 protection of, 227-228, 268, 269, 271, 276-278, election of judges, 32 290, 380 Trinidad and Tobago, 113, 121, 155, 209, 215, 270, World Conference on Human Rights, 57 272, 280, 289, 296, 318, 330, 360 denunciation of American Convention, 4, 8, Xákmok Kásek Community, 201, 238, 239, 313 10, 29, 33, 143, 144 Yakye Axa Peoples, 201, 313 Turkey, 147-49, 312