The Practice and Procedure of the Inter-American Court of Human Rights

SECOND EDITION

JO M. PASQUALUCCI



Contents

Foreword by Thomas Buergenthal	page xv
Preface to the Second Edition	xvii
Preface	xxi
Acknowledgments	xxv
Table of Cases	xxvii
Table of Articles of the American Convention on Human Rights	xliii
Table of Rules of Procedure of the Inter-American Court of Human Rights	xlv
Table of Rules of Procedure of the Inter-American Commission on Human Rights	xlvii
Table of Other Legal Instruments and Documents	xlix
1 Introduction	1
The Inter-American Human Rights System	2
A Concise History of the Inter-American Court	6
Composition of the Court	8
Overview of Jurisdiction	10
The Court's Interpretation of the American Convention	12
An Illustrative Contentious Case	14
Facts	14
Procedures before the Commission	15
Jurisdiction of the Court	15
Initial Procedures before the Court	15
Provisional Measures	16
Partial Acceptance of International Responsibility	16

Contents	ix
Advisory Jurisdiction Subject to the Court's Discretion Discretion to Exercise Advisory Jurisdiction over a Case in	59
Dispute between Two States or between a State and an International Organization	62
Discretion to Exercise Advisory Jurisdiction over a Dispute that is	
before Another International Body	65
Court Procedures Applicable to an Advisory Opinion Request	66
Requirements of the Request	68
Admissibility	69
Notification of the Submission	70
Written Proceedings	71
Amicus Briefs	71
Preliminary Objections to an Advisory Request	73
Oral Proceedings	74
Content, Delivery, and Publication of Advisory Opinions	76
Domestic and Institutional Implementation of the Court's Advisory	
Opinions	77
Conclusion	80
PART II THE CONTENTIOUS JURISDICTION OF THE	
INTER-AMERICAN COURT OF HUMAN RIGHTS	
Proceedings before the Inter-American Commission	83
Initial Processing of Petitions	85
Technical Informational Requirements	87
Six-Month Rule	88
Petition Not Substantially the Same as One Previously Studied or	
Pending before Another International Body	89
Exhaustion of Domestic Remedies	92
Domestic Remedies Must Be Available, Adequate, Appropriate,	
and Effective	94
Exceptions to the Exhaustion of Domestic Remedies	97
Decision on Admissibility	98
Fact-Finding before the Commission	101
Hearings before the Commission Are Not Required	101
On-Site Investigations in the State Are Not Required	103
Presumption of the Truth of the Allegations in the Petition	105
Friendly Settlement	106
Withdrawal and Archiving of Petitions and Cases	109
Reporting Requirements	110
The Commission's Decision to Submit a Case to the Court	111

Deadline for Submission of a Case to the Court

112

	Proceedings on the Merits	16
	Decision on the Merits	16
	Reparations	17
	State Compliance	17
	Past Procedural Advances Made by the Court and the Commission	17
	More Recent Procedural Changes	19
	Limitations Influencing the Effectiveness of the Inter-American System	
	Inadequate Funding of the Court and the Commission	2 4
	Lack of Universality	24 26
	Domestic Implementation	
	Failure of the Political Organs to Exert Political Pressure	27
	on States	28
	Quality Control of Judges Elected to the Court	30
	Continuting Proposals to Alter the Inter-American System Conclusion	32
	Conclusion	34
	PART I THE ADVISORY JURISDICTION OF THE INTER-AMERICAN COURT	
2	Advisory Practice and Procedure	277
	Character and Scope of the Inter-American Court's Advisory	37
	Jurisdiction	38
	Jurisdiction Ratione Personae (Standing)	30 40
	Standing of Member States	40 41
	Standing of OAS Organs	•
	Jurisdiction Ratione Materiae (Subject Matter Jurisdiction)	4 2 46
	Jurisdiction to Issue Advisory Opinions Interpreting the	4°
	American Convention	47
	Interpretation of the Substantive Provisions of the American	-
	Convention	48
	Interpretation of the Procedural Provisions of the American Convention	
	Jurisdiction to Issue Advisory Opinions Interpreting Other Treaties	52
	Other Inter-American Treaties	54
	Nonregional Treaties	56
		57
	Jurisdiction to Issue Advisory Opinions on the Compatibility of Domestic Laws of a Member State	
	Jurisdiction Ratione Temporis Following the Attempted	57
	Withdrawal of a Request for an Advisory Opinion	
	Advisory Opinion	50

1	Contents
---	----------

X

Extension of the Time Period for Submission of a Case	114
Interstate Cases	116
Jurisdiction of the Inter-American Court	117
Compétence de la compétence	117
Scope of the Jurisdiction of the Inter-American Court	119
Manner in which a State May Accept the Jurisdiction of the	
Inter-American Court	120
Jurisdiction Ratione Materiae	122
The "Fourth Instance Formula"	125
Manifestly Groundless Petitions	128
State Reservations Modifying the Ratione Materiae of the	
Convention	128
Jurisdiction Ratione Personae	130
Jurisdiction Ratione Personae: Passive Legitimation	130
Jurisdiction Ratione Personae: Active Legitimation	131
Jurisdiction Ratione Personae: Standing to File a Complaint with	
the Commission	131
Jurisdiction Ratione Personae to Consider Petitions Filed by Any	
Person or Group of Persons	132
Jurisdiction Ratione Personae to Consider Concrete Cases	133
Jurisdiction Ratione Personae to Consider Cases in which the	
Victim Is an Individual or Shareholder in a Business	
Entity	135
Jurisdiction Ratione Personae to Consider State-Filed Complaints	136
Jurisdiction Ratione Temporis	137
Lack of Jurisdiction Ratione Temporis If the Violation Took Place	
before the State Accepted the Jurisdiction of the Court	138
Jurisdiction Ratione Temporis over Continuing Violations	138
Forced Disappearance as a Continuing Violation	139
The Failure to Investigate, Prosecute, and Punish May	
Constitute a Continuing Violation	139
Violation of Property Rights May be a Continuing Violation	141
Continuing Violations of Other Treaties	141
State Acceptance of Jurisdiction with a Temporal Condition	142
Jurisdiction Ratione Temporis over States that Denounce the	•
Convention	143
Jurisdiction Ratione Temporis over States that Attempt to	12
Withdraw Acceptance of the Jurisdiction of the	
Court	145
Jurisdiction Ratione Loci	146

_		
7,	ant	ents
	() I I I.	EILLS

5

хi

Territory Limitation of Jurisdiction Ratione Loci Must Be Expressly Permitted by Treaty Permitted by Treaty Proceedings on the Merits: Fact-Finding and Attribution of State Responsibility The Scope of the Court's Fact-Finding Powers Submission of Evidence The Court's Authority to Admit Evidence on Its Own Motion Expert Witnesses Declarants Amicus Curiae Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court		Jurisdiction Ratione Loci Not Limited to a State's Physical	
Limitation of Jurisdiction Ratione Loci Must Be Expressly Permitted by Treaty Proceedings on the Merits: Fact-Finding and Attribution of State Responsibility The Scope of the Court's Fact-Finding Powers Submission of Evidence The Court's Authority to Admit Evidence on Its Own Motion Expert Witnesses Declarants Amicus Curiae Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Presumptions and Circumstantial Evidence Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court			147
Permitted by Treaty Proceedings on the Merits: Fact-Finding and Attribution of State Responsibility The Scope of the Court's Fact-Finding Powers Submission of Evidence The Court's Authority to Admit Evidence on Its Own Motion Expert Witnesses Declarants Amicus Curiae Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court		Limitation of Jurisdiction Ratione Loci Must Be Expressly	
Proceedings on the Merits: Fact-Finding and Attribution of State Responsibility The Scope of the Court's Fact-Finding Powers Submission of Evidence The Court's Authority to Admit Evidence on Its Own Motion Expert Witnesses Declarants Amicus Curiae Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment Revision of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court			148
of State Responsibility The Scope of the Court's Fact-Finding Powers Submission of Evidence The Court's Authority to Admit Evidence on Its Own Motion Expert Witnesses Declarants Amicus Curiae Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court		·	
of State Responsibility The Scope of the Court's Fact-Finding Powers Submission of Evidence The Court's Authority to Admit Evidence on Its Own Motion Expert Witnesses Declarants Amicus Curiae Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court	Ŭ	Proceedings on the Merits: Fact-Finding and Attribution	
The Scope of the Court's Fact-Finding Powers Submission of Evidence The Court's Authority to Admit Evidence on Its Own Motion Expert Witnesses Declarants Amicus Curiae Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Oricumstantial Evidence Presumptions Burden of Proof Standard of Proof Standard of Proof Standard of Proof Judicial Notice Written Closing Arguments Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court			150
Submission of Evidence The Court's Authority to Admit Evidence on Its Own Motion Expert Witnesses Declarants Amicus Curiae Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court			151
The Court's Authority to Admit Evidence on Its Own Motion Expert Witnesses Declarants Amicus Curiae Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court 196 197 198 199 The Injured Party Types of Reparations Ordered by the Inter-American Court		Submission of Evidence	152
Expert Witnesses Declarants Declarants Amicus Curiae Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Presumptions and Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Interpretation of Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court		The Court's Authority to Admit Evidence on Its Own Motion	153
Declarants Amicus Curiae Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment Revision of Judgment to the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court			
Amicus Curiae Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Presumptions Gircumstantial Evidence Presumptions Burden of Proof Standard of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment and Friendly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court			-
Oral Proceedings Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Interpretation of Judgment Interpretation of Judgment and Judgment Iran Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court			•
Structure of Hearings Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Interpretation of Judgment Interpretation of Judgment and Judgment Iran Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court 163 163 164 165 164 165 165 168 168 168 168 168 169 171 171 172 173 174 175 175 176 177 177 177 178 179 179 179 179 179 179 179 180 180 181 182 184 185 186 187 187 187 188 189 189 180 189 180 180 180 180 180 180 180 180 180 180			
Testimonial Evidence Objections to Witnesses and Alleged Victims Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court			
Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court			_
Documentary Evidence Demonstrative Evidence Presumptions and Circumstantial Evidence Circumstantial Evidence Presumptions Burden of Proof Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Interpretations and Judgment Interpretation of Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court		Objections to Witnesses and Alleged Victims	•
Demonstrative Evidence Presumptions and Circumstantial Evidence Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Interpretation of Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court 168 168 168 168 168 168 168 168 168 16			•
Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court 168 179 179 178 179 178 179 179 180 181 182 184 185 186 187 188 188 189 189 189 189 189 189 189 189		Demonstrative Evidence	
Circumstantial Evidence Presumptions Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court 168 179 179 178 189 180 188 189 180 189 180 180 180 180 180 180 180 180 180 180		Presumptions and Circumstantial Evidence	
Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Interpretations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court			
Burden of Proof Standard of Proof Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court		Presumptions	,
Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court 174 175 175 178 181 182 182 184		<u>*</u>	171
Judicial Notice Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court 174 175 175 175 175 176 177 187 188 180 189 The Goal of Full Restitution (restitutio in integrum) 190 The Injured Party Types of Reparations Ordered by the Inter-American Court		Standard of Proof	173
Written Closing Arguments Discontinuance, Acquiescence, and Friendly Settlement 175 Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court			
Discontinuance, Acquiescence, and Friendly Settlement Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court		Written Closing Arguments	
Deliberations and Judgment Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 184 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court		Discontinuance, Acquiescence, and Friendly Settlement	
Interpretation of Judgment Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 184 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court			
Revision of Judgment on the Basis of Newly Discovered Facts or Fraudulent Evidence 181 Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 184 6 Victim Reparations 188 Scope of the Inter-American Court's Authority to Order Reparations 189 The Goal of Full Restitution (restitutio in integrum) 190 The Injured Party 193 Types of Reparations Ordered by the Inter-American Court 196		Interpretation of Judgment	179
Fraudulent Evidence Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court		Revision of Judgment on the Basis of Newly Discovered Facts or	0
Attribution of State Responsibility Failure to Investigate and Punish Violations by Persons Not Acting on Behalf of the State 184 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court 196 197 198 199 199 199 199 199 199 199 199 199		Fraudulent Evidence	
on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court		Attribution of State Responsibility	182
on Behalf of the State 6 Victim Reparations Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court		Failure to Investigate and Punish Violations by Persons Not Acting	0
Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court		on Behalf of the State	184
Scope of the Inter-American Court's Authority to Order Reparations The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court	6	Victim Reparations	188
The Goal of Full Restitution (restitutio in integrum) The Injured Party Types of Reparations Ordered by the Inter-American Court 196 197 198 199 199 199 190 190 190 190	- -		189
The Injured Party Types of Reparations Ordered by the Inter-American Court 193 196		The Coal of Full Restitution (restitutio in integrum)	190
Types of Reparations Ordered by the Inter-American Court			193
		Types of Reparations Ordered by the Inter-American Court	196
		Restitution	196

Restoration of Liberty to Persons Who Were Illegally Detained	197
The Return of Illegally Seized Property	197
Protection for Displaced Victims to Return to Their Homes	198
Reinstatement of Employment	198
Expungement of Public Records	199
Return, Demarcation, and Award of Title to the Ancestral Lands of	,,
Indigenous Communities	201
Miscellaneous Measures of Restitution to Restore the Status	
Quo Ante	201
Rehabilitation	202
Satisfaction	204
Public Act to Acknowledge Responsibility	204
State Apology	205
Publication or Dissemination of the Judgment of the	
Inter-American Court	205
Measures to Commemorate the Victims or the Events	206
Locating and Identifying the Victims	207
Educational Expenses and Training	208
Refrain from Execution	208
Community-Based Reparations	209
Miscellaneous Measures of Satisfaction	212
Guarantees of Nonrepetition	212
Capacity Building	212
Legislative Reform	214
Amend, Annul, or Repeal Incompatible Domestic Laws	214
Declaration that Domestic Law Lacks Legal Effect	217
Authority to Rule after the State Accepts International	
Responsibility	219
No Ruling If the Domestic Law Is No Longer in Effect	220
Court Order to Annul or Execute a Domestic Judgment or Ruling	220
Adopting Other Measures to Guarantee the Nonrepetition of	
Violations	222
Obligation to Investigate, Prosecute, and Punish	223
Investigation	224
Prosecution and Punishment	226
Judgment per se a Form of Reparations	228
Compensation	229
Pecuniary Damages	229
Loss of Earnings and Benefits	230
Beneficiaries of Lost Earnings of Deceased Victims	233
Consequential Damages	234

	Nonpecuniary Damages	235
	Determination of Amount of Nonpecuniary Damages	238
	Beneficiaries of Deceased or Disappeared Victim's	
	Nonpecuniary Damages	239
	Costs and Expenses	240
	Attorneys Fees	241
	Costs and Expenses Based in Equity	2 43
	Terms of Payment	2 43
	Legal Assistance Fund	244
	No Reparations for Injury to the Victim's Life Plan	2 45
	Reparations Agreements between States and Victims	246
	Method of Compliance	24 7
	Provisional Measures	251
	Statutory Authority	253
	Statutory Requirements	257
	Extreme Gravity	² 57
	Urgency	258
	Irreparable Damage	259
	Irreparable Damage to Persons	263
	Prima Facie Situation	265
	Inherent Authority to Order Provisional Measures	267
	Precautionary Measures Ordered by the Commission	268
	Entities Authorized to Request Provisional Measures	269
	Temporal Jurisdiction to Order Provisional Measures	270
	Expedited Procedures	272
	The President's Adoption of Urgent Measures When the Court Is	,
S	Not in Session	272
	Plenary Court's Consideration of Provisional Measures Requests	273
	Discretion to Order Provisional Measures	274
	Court Orders	275
	Beneficiaries of Provisional Measures	276
	Witnesses before Domestic and Inter-American Authorities	276
	Human Rights Advocates and Organizations	278
	Persons Deprived of Their Freedom	279
	Persons on Death Row	280
	Persons Dislocated during Internal Armed Conflicts	281
	Indigenous Communities	282
	Means of Protection	283
	Maintenance of Provisional Measures	285
	Lifting (Terminating) Provisional Measures	287

xiv Contents

Binding Nature of Provisional Measures	291
Monitoring Provisional Measures	293
Domestic Implementation of Provisional Measures	294
Conclusion	297
8 State Compliance with Court-Ordered Reparations	299
Conventionality Control	300
Monitoring State Compliance with Judgments	303
State Acceptance of International Responsibility	306
Voluntary Apology and Dissemination of the Truth	307
Anticipatory Remedial State Action	308
Implementation of Inter-American Court Orders to Pay	
Compensatory Damages	309
Prior Payment Authorized by States	310
Implementation of Measures of Restitution	311
Implementation of Measures of Rehabilitation	314
Implementation of Measures of Satisfaction	315
Implementation of Measures of Nonrepetition	320
Capacitation Programs	320
Legislative Reform	321
Annul or Execute Domestic Court Rulings	325
Implementation of Orders to Investigate, Prosecute, and Punish	h 325
Alternative Forms of Reparations	328
Efforts to Improve Compliance with Court Orders	330
Conclusion	334
Appendix 1: American Convention on Human Rights	335
Appendix 2: Rules of Procedure of the Inter-American Court of Human	7
Rights	361
Bibliography	389
Index	401