

VI. Provisional measures

During 2023, the Court issued 28 orders on provisional measures involving: (i) the adoption of provisional or urgent measures; (ii) the continuation or, where appropriate, extension of provisional measures; (iii) requests for provisional measures channeled through compliance monitoring; (iv) the maintenance of measures; (v) requests for information; (vi) the rejection of requests for provisional measures; (viii) the total or partial lifting of provisional measures; (viii) contempt of court and presentation of the situation before the Permanent Council of the OAS and the General Assembly.

A. Adoption of Provisional Measures

1. Case of Tabares Toro et al. v. Colombia

On December 7, 2022, the representatives of the alleged victims asked the Court to adopt provisional measures because "ever since María Elena Toro, mother of Óscar [Iván] Tabares [Toro], began trying to ascertain her son's whereabouts, she and the other members of her family have been followed and subjected to intimidation, harassment, and other actions that pose a threat to their safety. Due to the family's unwavering determination to find out what happened, third parties, state agencies, and the Colombian Army have allegedly tried to prevent progress from being made with the legal proceedings aimed at uncovering the truth and investigating, prosecuting, and punishing those responsible."

On February 8, 2023, the Court decided to grant provisional measures in favor of Leidy Julieth Gallego, Jhon Alber Urrego, María Bibiancy Tabares, Víctor Alonso León, María Camila Henao and Miguel Ángel Orozco. It rejected the request for provisional measures for the family members who were not in Colombia. The Court also required the State of Colombia to immediately adopt the necessary measures to effectively protect the life and personal integrity of the individuals concerned.

You can access the order of February 8, 2023, here (only in Spanish).

2. Matter of Persons Deprived of Liberty in the Evaristo de Moraes Penitentiary regarding Brazil

On December 27 and 28, 2022, the Inter-American Commission on Human Rights asked the Court to order provisional measures requiring the Federative Republic of Brazil to adopt the necessary measures to protect the life, personal integrity, health, and access to quality food and water of individuals deprived of their liberty at the Evaristo de Moraes Penitentiary in Brazil.

On March 21, 2023, the Court required the State of Brazil to immediately adopt all necessary measures to effectively protect the life, personal integrity, health, and access to water and food of all persons deprived of their liberty in the Evaristo de Moraes Penitentiary. It also required the State to adopt all necessary measures to reduce overpopulation levels and eradicate overcrowding in the Evaristo de Moraes Penitentiary. Brazil was furthermore required to keep the representatives informed of the steps taken to comply with the provisional measures ordered and to guarantee them full and unrestricted access to the Evaristo de Moraes Penitentiary.

You can access the order of March 21, 2023, here (only in Spanish).

3. Matter of Members of the Team of Journalists of "Radio La Costeñísima" regarding Nicaragua

On February 22, 2023, the Inter-American Commission on Human Rights asked the Court to order provisional measures requiring the Republic of Nicaragua to implement protection measures in favor of the team of journalists who work for Radio La Costeñísima, a radio station in Nicaragua, and the members of their families. Radio La Costeñísima is the only independent media outlet in the South Caribbean region of Nicaragua, and its employees have been intimidated and harassed, and its facilities subjected to constant surveillance.

On March 22, 2023, the Court granted provisional measures to the employees of Radio La Costeñísima and their families in Nicaragua. It ordered the State to immediately adopt the necessary measures, taking gender and LGBTI+ considerations into account where appropriate, to protect the life and integrity of the employees of Radio La Costeñísima and their families, and to permit the staff of the media outlet to exercise their right to freedom of expression and carry out their activities as independent journalists without being subjected to acts of violence, intimidation, threats, or harassment in the performance of their work.

You can access the order of March 22, 2023, here.

4. Matter of Members of the Citizens' Collective dedicated to Investigations of Human Rights Equality (ACDIIDH) regarding Haiti

On March 9, 2023, the Inter-American Commission asked the Court to order provisional measures to protect the right to life and personal integrity of the people referenced in the Matter of Members of the Citizens' Collective dedicated to Investigations of Human Rights Equality (ACDIIDH) regarding Haiti.

On March 24, 2023, the Court ordered the State of Haiti to immediately adopt the necessary measures to effectively protect the life and personal integrity of the members of the ACDIIDH organization.

You can access the order of March 24, 2023, here (only in French).

As of November 21, 2023, the State had not responded to any of the Court's communications. Therefore, on November 21, 2023, the Court declared that the position adopted by Haiti and the country's failure to implement the measures required in the order of March 24, 2023, constituted an act of permanent contempt for the binding nature of the Court's decisions, contrary to the international principle that countries should comply with their convention obligations in good faith, and a breach of the duty to inform the Court.

The Court decided to express its concern at the state's failure to comply with what was required in the order of March 24, 2023, maintain the provisional measures ordered, and require the State to immediately and effectively adopt all necessary measures to protect and guarantee the life, liberty and personal integrity of the beneficiaries of the provisional measures.

You can access the order of November 21, 2023, here (only in Spanish and French).

5. Matter of Four Members of the Mayangna Indigenous People Deprived of Liberty regarding Nicaragua

On June 22, 2023, the Inter-American Commission on Human Rights asked the Court to order provisional measures requiring the Republic of Nicaragua to implement protection measures in favor of D.R.Z., D.A.B.A., A.C.L., and I.C.L., members of the Mayangna indigenous people, who, according to the information provided, are deprived of their liberty.

On June 27, 2023, the Court decided to grant provisional measures to A.C.L., I.C.L., D.A.B.A., and D.R.Z., members of the Mayangna indigenous people, who are deprived of their liberty in the "La Modelo" prison in Nicaragua and ordered the State to release them at once and adopt the necessary measures to effectively protect their life, personal integrity, health, and personal freedom. It also required the State to guarantee them dignified treatment by affording them immediate access to health services, medication, and adequate food, and to enable them to contact their family members and lawyers. However, the order was not to be used to delay the release of the beneficiaries.

You can access the order of June 27, 2023, here (only in Spanish).

6. Matter of Jorge Luis Salas and his family regarding Peru

On July 18, 2023, the Commission asked the Court to order provisional measures requiring the Republic of Peru to adopt the necessary measures to protect the life and personal integrity of Jorge Luis Salas Arenas, Chief Justice of the Supreme Court of Justice of the Republic of Peru, who at that time was also President of the National Election Jury (JNE), and the members of his family.

On September 4, 2023, the Court ordered the State to immediately adopt all necessary measures to effectively protect the life and personal integrity of Jorge Luis Salas Arenas, Dolly Carmela Manrique Zúñiga, Pamela del Carmen Salas, Héctor Salas Arenas, and Dulmis Fresia Manrique Zúñiga. It also required the State to maintain the security and protection arrangements in place for the family; to continue to investigate the harassment and threats to which the family had been subjected and thereby reduce the threats to the life and personal integrity of Mr. Salas Arenas and his family; and to take pertinent steps to ensure that the measures to protect the life and personal integrity of Mr. Salas Arenas and his family were planned and implemented with the participation of the beneficiaries' representatives.

You can access the order of September 4, 2023, here (only in Spanish).

B. Urgent measures

1. Matter of Brooklyn Rivera Bryan, Nancy Elizabeth Henríquez James and their families regarding Nicaragua

On December 19, 2023, the Inter-American Commission on Human Rights asked the Court to order provisional measures in favor of the lawmakers who acted as witnesses in the YATAMA Case, in which the court delivered a judgment. The Commission mentioned that it had documented repressive actions against opposition parties and the criminalization of social and political leaders. It also highlighted the fact that Brooklyn Rivera Bryan and Nancy Henríquez are indigenous Miskitu leaders and part of the political organization. In relation to the lawmakers' situation, the Commission mentioned that Brooklyn Rivera was prevented from entering the country and was also persecuted by the National Police, due to the complaints made about the situation of indigenous and Afro-descendant peoples in Nicaragua.

On December 22, 2023, the President decided to grant urgent measures to guarantee the right to life, health, personal integrity, and personal freedom in favor of Brooklyn Rivera Bryan and Nancy Elizabeth Henríquez James. It also ordered the State to provide official information about the whereabouts and conditions of detention of the people affected. Furthermore, the State was required to guarantee the beneficiaries contact with their families, immediately release the beneficiaries, and adopt necessary measures to allow the beneficiaries to continue exercising their political rights as indigenous regional lawmakers. Finally, the President required the State to refrain from prosecuting and carrying out reprisals against the beneficiaries, family members, and representatives because of the information provided to the Court.

You can access the order of December 22, 2023, here (only in Spanish).

C. Extensions and/or Joinders of Provisional Measures

Matter of Members of the Nicaraguan Center for Human Rights and the Permanent Human Rights Commission (CENIDH-CPDH) regarding Nicaragua

On February 16, 2023, representatives of CENIDH reported on a series of supervening facts related to the situation of the beneficiaries Vilma Núñez de Escorcia and Gonzalo Carrión. Subsequently, the Inter-American Commission on Human Rights submitted its observations.

On October 20, 2023, the Court declared that Nicaragua's position and its failure to comply with the Court's orders of July 12 and October 14, 2019, and September 1 and October 14, 2021, constituted an act of permanent contempt for the binding nature of the Court's decisions.

The Court also decided to declare the State's non-compliance with the measures required in the orders of July 12 and October 14, 2019, and September 1 and October 14, 2021; to maintain the provisional measures it ordered; to reiterate to the State that it should immediately and effectively adopt all necessary measures to protect and guarantee the life, freedom and personal integrity of the beneficiaries of the provisional measures and ensure the continuity of their work in defense of human rights without being subject to harassment, threats or attacks; to reiterate to the State that it should guarantee that specific protection measures be established with the participation of the beneficiaries. However, to the extent possible, those measures should not be provided by the security officials who, according to the beneficiaries, are involved in the facts of the case.

You can access the order of October 20, 2023, here (only in Spanish).

2. Matter of Juan Sebastián Chamorro et al. regarding Nicaragua

In various decisions, the Court has analyzed the provisional measures in favor of Juan Sebastián Chamorro et al., considering the following:

2.1. Provisional measures during the years 2021 and 2022

On June 24, 2021, the Court granted provisional measures and ordered the State of Nicaragua to proceed immediately to release Juan Sebastián Chamorro García, José Adán Aguerri Chamorro, Félix Alejandro Maradiaga Blandón and Violeta Mercedes Granera Padilla, and adopt the necessary measures to effectively protect the life, integrity and personal freedom of the aforementioned individuals and their families.

The Court's orders of September 9, 2021, November 4, 2021, May 25, 2022, and October 4, 2022, maintained and extended the beneficiaries of the provisional measures. Likewise, on November 22, 2022, the Court maintained the provisional measures adopted previously and declared Nicaragua's failure to comply with its decisions.

On December 28, 2022, the Commission asked the Court to extend the provisional measures in favor of 11 persons deprived of their liberty and their families.¹⁰⁵

¹⁰⁵ Cf. Matter of Juan Sebastián Chamorro et al. regarding Nicaragua. Provisional measures. Orders of the Inter-American Court of Human Rights of June 24, 2021, September 9, 2021, November 4, 2021, November 22, 2021, May 25, 2022, October 4, 2022, and November 22, 2022.

2.2. Provisional measures during 2023

i Resolution of January 10, 2023

On January 10, 2023, the President of the Court issued an order granting urgent measures to protect and guarantee the right to life, health, access to adequate food, and personal integrity of those 11 persons deprived of their liberty, and requiring the State to release them immediately. Urgent protection measures were also granted to the families of the individuals concerned, and the State was required to refrain from prosecuting and carrying out reprisals against the family members and representatives because of the information that had been provided to the Court in the request for an extension of the provisional measures and any future information submitted to the Court.

You can access the resolution of January 10, 2023, here (only in Spanish).

ii Resolution of February 8, 2023

In its order of February 8, 2023, the Court adopted provisional measures in favor of the 11 persons deprived of their liberty and their families and decided to add them to the proceedings in the Matter of Juan Sebastián Chamorro et al. and 45 persons deprived of their liberty in 8 detention centers regarding Nicaragua.¹⁰⁶

You can access the resolution of February 8, 2023, here (only in Spanish).

iii Resolution of September 25, 2023

On September 18, 2023, the Inter-American Commission on Human Rights asked the Court to extend the provisional measures to effectively protect the life, integrity, health, and freedom of "J.N.S.R.", and order his immediate release in light of the serious and inhumane conditions of detention, the lack of medical care, and the deterioration in his physical and mental health.¹⁰⁷

Lastly, on September 25, the Court decided to grant provisional measures in favor of J.N.S.R. and require the State to release him immediately. In addition, it ordered the State to immediately adopt the necessary measures to effectively protect the life, integrity, personal freedom, health, and adequate nutrition of J.N.S.R. It also required the State to immediately release the beneficiary of the extension of provisional measures; to proceed to unequivocally inform his family and trusted lawyers of his whereabouts; to facilitate his immediate contact with family members and lawyers; and to guarantee immediate access to health services, medication and adequate food. It further ordered the State to guarantee the trusted lawyers of the beneficiary of the extension of provisional measures access to the entire file of the case brought against him, and to the online judicial information system. It also required the State to refrain from prosecuting and carrying out reprisals against the family members and representatives because of the information provided to the Court in the request for an extension of the provisional measures, and any future information submitted to the Court.

You can access the order of September 25, 2023, here (only in Spanish).

¹⁰⁶ Matter of adoption of urgent measures for 11 persons deprived of liberty in 3 detention centers and their families, within the framework of the provisional measures adopted in the matters of Juan Sebastián Chamorro et al. and 45 persons deprived of liberty in 8 detention centers regarding Nicaragua.

¹⁰⁷ Matter of Juan Sebastián Chamorro et al. regarding Nicaragua, Order of September 25, 2023.

2.3. Monseñor Rolando José Álvarez Lagos regarding Nicaragua

On June 21, 2023, the Inter-American Commission on Human Rights asked the Court to extend the provisional measures and order the Republic of Nicaragua to protect the life, personal integrity, health, and freedom of the priest and Bishop of Matagalpa, Rolando José Álvarez Lagos.

On June 27, 2023, the Court decided to require the State of Nicaragua to immediately release Monsignor Rolando José Álvarez Lagos, Bishop of Matagalpa, and adopt effective measures to protect his life, health, and personal integrity. It also ordered the State, while the necessary administrative procedures for the immediate release of Monseñor Álvarez Lagos were being completed, to proceed to guarantee him dignified treatment through immediate access to health services, medication, and adequate food, and to facilitate his contact with his relatives and lawyers. The order was not to be used to delay the release of the beneficiary.

You can access the order of June 27, 2023, here (only in Spanish).

3. Matter of Members of the Miskitu and Mayangna Indigenous Peoples of the North Caribbean Coast regarding Nicaragua

On April 26, 2023, the Inter-American Commission submitted a request asking the Court to expand the provisional measures in favor of the members of the Musawas and Wilú indigenous communities of the Mayangna Sauni as a territory on the North Caribbean Coast, in the framework of the Provisional Measures requested on September 1, 2016, on the matter of reference.

On June 27, 2023, the Court issued a resolution extending the existing provisional measures and requiring the State of Nicaragua to adopt adequate necessary measures to protect the life and personal integrity of the members of the Musawas and Wilú Communities and guarantee their participation in the implementation of the measures ordered. It also required the State to adopt the necessary measures to protect the rights to life and personal integrity of the members of the Mayangna indigenous people who live in the Wilú Community. The measures called for included guaranteeing the protection of the belongings, properties, and harvested crops left behind in the community when its members were displaced, as well as the security measures required for them to return. The Court also extended the provisional measures, ordering the State of Nicaragua to immediately include the measures contained in the orders of September 1 and November 23, 2016, June 30 and August 22, 2017, 23 August 2018, February 6, 2020, and October 14, 2021, in favor of the members of the Mayangna indigenous people who live in the Musawas and Wilú Communities.

You can access the order of June 27, 2023, here (only in Spanish).

4. Matter of Members of the Choréachi Indigenous Community regarding Mexico

On November 27, 2023, the representatives of the beneficiaries reported on recent events that had occurred and requested an extension of the provisional measures requiring the Mexican State to perform the necessary tasks as soon as possible, in order to guarantee the safety and personal integrity of Isela González Díaz, the director of the Alianza Sierra Madre A.C. organization.

On December 12, 2023, the Court granted provisional measures to Ms. Isela González Díaz, director of the Alianza Sierra Madre A.C. organization, and required the State to immediately proceed to adopt the necessary measures to effectively protect her rights to life and personal integrity. It also ordered the State to take all appropriate steps to ensure that the protection measures ordered were planned and implemented with the participation of the beneficiary and to provide the means to keep them informed about progress with the implementation of the measures concerned. The Court also decided to extend the provisional measures

issued in this case, ordering the Mexican State to immediately include Ms. Isela González Díaz in the measures contained in the orders of March 25, 2017, June 10, 2020, and September 23, 2021.

You can access the order of December 12, 2023, here (only in Spanish).

D. Requests for provisional measures in cases channeled through monitoring compliance with judgments

The Court has processed five (5) requests for provisional measures in cases channeled through the monitoring of compliance with judgments:

- 1. Case of Molina Theissen v. Guatemala
- 2. Case of Vera Rojas et al. v. Chile
- 3. Case of the Las Dos Erres Massacre v. Guatemala
- 4. Cases of Barrios Altos and La Cantuta v. Peru
- 5. Case of Members of the Chichupac Village and neighboring communities of the Municipality of Rabinal, Case of Molina Theissen and 12 other Guatemalan Cases v. Guatemala

For further details of the Court's rulings, please refer to section V of this report on the work of monitoring compliance with judgments.

E. Maintenance of provisional measures

1. Matter of the Socio-Educational Internment Facility (UNIS) regarding Brazil

In an order issued on November 15, 2017, the Court required the Federative Republic of Brazil to continue adopting the necessary measures to effectively protect the life and personal integrity of all children and adolescents deprived of their liberty in the UNIS, and of all other persons detained there.

On December 22, 2017, and November 17, 2022, Brazil submitted its report on compliance with the provisional measures. The representatives of the beneficiaries, the Inter-American Commission on Human Rights, the Public Defender's Office of the State of Espírito Santo, and the National Council of Justice (CNJ) also submitted various documents containing their observations on the State's reports and reporting new facts. Therefore, the Court deemed it pertinent to issue an order evaluating the implementation of the provisional measures and the pertinence of keeping them.

On February 8, 2023, the Court ordered Brazil to continue to immediately adopt all necessary measures to eradicate situations of risk and protect the life and personal, mental, and moral integrity and health of children and adolescents deprived of their liberty in the Socio-Educational Internment Unit, and of all persons detained there. It also ordered the State to take the pertinent steps to ensure that the measures concerned were planned and implemented with the participation of the beneficiaries' representatives, and to keep them informed of the progress made in implementing them.

You can access the order of February 8, 2023, here (only in Spanish).

2. Matter of Castro Rodríguez regarding Mexico

In an order issued in 2020, the Court decided to maintain the provisional measures issued in favor of Luz Estela Castro Rodríguez. Subsequently, on February 8, 2023, the Court decided to evaluate the implementation of the measures.

On February 8, 2023, the Court decided to require the representatives to report back on whether Ms. Castro Rodríguez would return to the city of Chihuahua, and provide any other information regarding her current situation, and to order the State to continue to provide the Inter-American Court of Human Rights with fourmonthly updates once it had submitted its report on the provisional measures adopted.

You can access the order of February 8, 2023, here (only in Spanish).

3. Matter of Members of the Yanomami, Ye'kwana and Munduruku Indigenous Peoples regarding Brazil





On July 1, 2022, the Court adopted provisional measures to protect members of the Yanomami, Ye'kwana, and Munduruku indigenous peoples who had been victims of a series of threats, physical and sexual violence, acts of vandalism, and shootings, as well as pollution of their rivers, impacting their health and access to drinking water and food. Such incidents appeared to be on the rise due to the presence of unauthorized individuals and a surge in so-called "illegal mining" activities in the indigenous peoples' territories.

On October 24, 2023, the Court carried out an onsite visit to the Yanomami Indigenous Territory. During the visit, the Court's delegation visited the Fuduuwaadunha community in the Auaris region, where it held a hearing in order to hear the testimony of indigenous leaders from various Yanomami and Ye'Kwana communities. They spoke, among other things, of reports of threats, violent incidents, and a general climate of fear as some illegal miners were beginning to return to the indigenous territories.

On December 12, 2023, the Court ordered the State of Brazil to speed up the adoption of the necessary measures to effectively protect the life, personal integrity, health, and access to food and drinking water of the members of indigenous peoples, applying a culturally appropriate perspective. The Court also required the State to intensify the adoption of culturally appropriate measures to prevent the spread of diseases, mitigate their transmission, and provide effective treatment. The diseases that especially affect the beneficiary indigenous peoples are malaria, COVID-19, and those caused by mercury pollution.

You can access the order of December 12, 2023, here (in Spanish and in Portuguese).

F. Requests for provisional measures rejected

1. Case of Revilla Soto v. Venezuela

On October 4, 2022, the representatives asked the Inter-American Court of Human Rights to adopt provisional measures against alleged orders from members of the government to "criminalize" the alleged victim, Milton Gerardo Revilla Soto, and his son, Jesús Miguel Revilla Zambrano.

After analyzing the factual and legal bases of the request, on February 8, 2023, the Court decided to reject the request for provisional measures in favor of Mr. Milton Gerardo Revilla Soto and members of his family.

You can access the order of February 8, 2023, here (only in Spanish).

2. Case of García Rodríguez et al. v. Mexico

On March 27, 2023, the representatives asked the Court to adopt provisional measures to prevent the arrest, apprehension, return to a detention center, or any similar kind of action designed to deprive Daniel García Rodríguez of his freedom.

After analyzing the factual and legal bases, on June 26, 2023, the Court decided to reject the request for provisional measures in favor of Daniel García Rodríguez and Reyes Alpízar Ortiz and wait for the evaluation of compliance with the reparation measures ordered as part of the monitoring of compliance with the judgment in the case of García Rodríguez et al. v. Mexico.

You can access the order of June 26, 2023, here (only in Spanish).

G. Total or partial lifting of provisional measures

1. Case of Kawas Fernández v. Honduras

On August 31, 2023, the Court decided to lift the provisional measures ordered in the Case of Kawas Fernández v. Honduras, as the beneficiary had passed away. The State reported that Mr. Andino Alvarado, the beneficiary of the provisional measures, died of natural causes at approximately 1:30 a.m. on June 28, 2023. The Court verified that the State had sent copies of the death certificate and photographs confirming that Mr. Andino Alvarado had passed away.

You can access the order of August 31, 2023, here (only in Spanish).

H. Contempt of court and presentation of the situation to the OAS Permanent Council and General Assembly (application of Article 65)

Bearing in mind the scope of the provisional measures concerned, in 2023 the Court decided to declare certain States in contempt and report the development to the Permanent Council of the OAS and the General Assembly. This action was taken with respect to the following cases, details of which were given above:

- Matter of Juan Sebastián Chamorro et al. regarding Nicaragua
- ▶ Matter of Members of the Citizens' Collective dedicated to the Investigation of Human Rights Equality (ACDIIDH) regarding Haiti
- ▶ Matter of Members of the Nicaraguan Center for Human Rights and the Permanent Human Rights Commission (CENIDH-CPDH) regarding Nicaragua
- ▶ Case of Molina Theissen v. Guatemala¹⁰⁸

I. Current status of provisional measures

NO.	NAME	STATE	YEAR
1	Case of Torres Millacura et al.	Argentina	2017
2	Matter of Milagro Sala	Argentina	2017
3	Matter of the Socio-Educational Internment Facility	Brazil	2011
4	Matter of the Penitentiary Complex of Curado	Brazil	2014
5	Matter of the Penitentiary Complex of Pedrinhas	Brazil	2014
6	Matter of the Criminal Institute of Plácido de Sá Carvalho	Brazil	2017
7	Case of Tavares Pereira et al.	Brazil	2021
8	Matter of Members of the Yanomami, Ye'kwana and Munduruku Indigenous Peoples	Brazil	2022
9	Matter of Persons Deprived of Liberty in Evaristo de Moraes Penitentiary	Brazil	2023

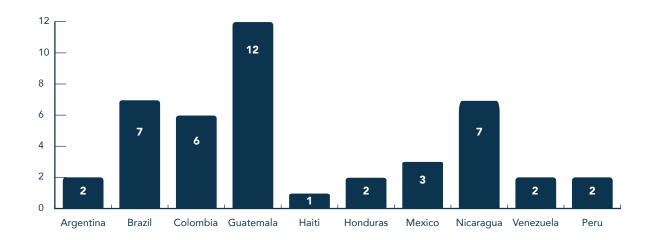
NO.	NAME	STATE	YEAR
10	Matter of Almanza Suárez	Colombia	1997
11	Matter of the Peace Community of San José de Apartadó	Colombia	2000
12	Matter of Mery Naranjo et al.	Colombia	2006
13	Case of the 19 Traders	Colombia	2010
14	Matter of Danilo Rueda	Colombia	2014
15	Case of Tabares Toro et al.	Colombia	2023
16	Case of Bámaca Velásquez	Guatemala	1998
17	Matter of the Forensic Anthropology Foundation	Guatemala	2007
18	Matter of Mack Chang et al.	Guatemala	2009
19	Case of Members of the Village of Chichupac, Case of Molina Theissen, and another 12 cases against Guatemala	Guatemala	2019
20	Case of Valenzuela Ávila and Ruíz Fuentes et al.	Guatemala	2021
21	Case of Gudiel Álvarez et al. ("Diario Militar")	Guatemala	2022
22	Case of Maritza Urrutia	Guatemala	2022
23	Case of the Plan de Sánchez Massacre	Guatemala	2022

NO.	NAME	STATE	YEAR
24	Case of Chitay Nech et al.	Guatemala	2022
25	Case of the Río Negro Massacres	Guatemala	2022
26	Case of the Las Dos Erres Massacre	Guatemala	2023
27	Case of Molina Theissen	Guatemala	2023
28	Matter of Members of the Citizens' Collective dedicated to Investigations of Human Rights Equality (ACDIIDH)	Haiti	2023
29	Case of the Garífuna Community of Punta Piedra and its members and the Garífuna Community of Triunfo de la Cruz and its members	Honduras	2021
30	Case of Vicky Hernández et al.	Honduras	2020
31	Case of Fernández Ortega et al.	Mexico	2012
32	Matter of Castro Rodríguez	Mexico	2013
33	Matter of the Choréachi Indigenous Community	Mexico	2017
34	Matter of Members of the Miskitu Indigenous People	Nicaragua	2016
35	Matter of Members of the Nicaraguan Human Rights Center and the Permanent Human Rights Commission (CENIDH- CPDH) regarding Nicaragua	Nicaragua	2019

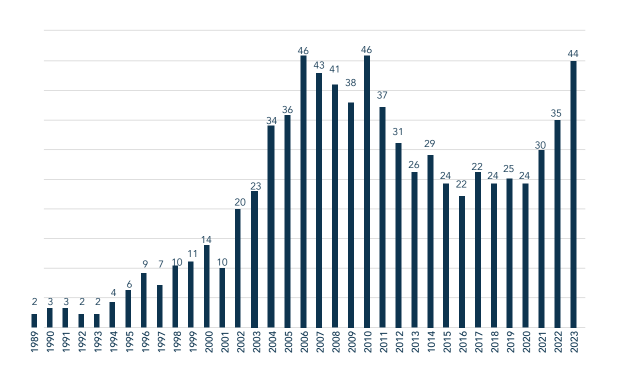
NO.	NAME	STATE	YEAR
36	Matter of Juan Sebastián Chamorro et al. ¹⁰⁹	Nicaragua	2021
37	Matter of Monsignor Rolando José Álvarez Lagos	Nicaragua	2021
38	Matter of Members of the Team of Journalists of "Radio La Costeñísima"	Nicaragua	2023
39	Matter of Four Members of the Mayangna Indigenous People Deprived of Liberty	Nicaragua	2023
40	Matter of Brooklyn Rivera Bryan and Nancy Elizabeth Henríquez James and their families	Nicaragua	2023
41	Matter of Salas Arenas et al.	Peru	2023
42	Cases of Barrios Altos and La Cantuta	Peru	2023
43	Case of the Barrios Family	Venezuela	2004
44	Matter of Certain Penitentiary Centers	Venezuela	2009

¹⁰⁹ Includes the joinder with the Matter of 11 Persons Deprived of Liberty in 3 Detention Centers and their Families, as part of the provisional measures adopted in the matters of Juan Sebastián Chamorro et al. and 45 Persons Deprived of Liberty in 8 Detention Centers, and extensions of provisional and urgent measures linked to this case. In addition to the measures in favor of Monsignor Rolando José Álvarez Lagos regarding Nicaragua. These measures are described in the "Extensions and/or Joinders of Provisional Measures" section above.

ACTIVE INTERIM MEASURES, BY STATE, BY THE END OF 2023



Active interim measures per year by the end of 2023



CURRENT STATUS OF PROVISIONAL MEASURES

