



Digital Commons@
Loyola Marymount University
LMU Loyola Law School

Loyola of Los Angeles International and Comparative Law Review

Volume 47 | Number 1

Article 6

Spring 3-16-2024

García Asto and Ramírez Rojas v. Peru

Celene Afari
LMU Loyola Law School

Follow this and additional works at: <https://digitalcommons.lmu.edu/ilr>



Part of the [Comparative and Foreign Law Commons](#), and the [International Law Commons](#)

Recommended Citation

Celene Afari, *García Asto and Ramírez Rojas v. Peru*, 47 Loy. L.A. Int'l & Comp. L. Rev. 61 (2024).
Available at: <https://digitalcommons.lmu.edu/ilr/vol47/iss1/6>

This IACHR Summary is brought to you for free and open access by the Law Reviews at Digital Commons @ Loyola Marymount University and Loyola Law School. It has been accepted for inclusion in Loyola of Los Angeles International and Comparative Law Review by an authorized administrator of Digital Commons@Loyola Marymount University and Loyola Law School. For more information, please contact digitalcommons@lmu.edu.

García Asto and Ramírez Rojas v. Peru

I. COMPLIANCE AND FOLLOW-UP ADDENDUM¹

November 22, 2019: The State partially complied with its obligation to pay for both Mr. García Asto’s education and professional development and Mr. Ramírez Rojas’ professional development.² While the State funded Mr. García Asto’s remaining university classes, the Court found that it failed to provide the required two-year professional development scholarships to both Mr. García Asto and Mr. Ramírez Rojas.³

The State fully complied with its obligation to publish and disseminate the case’s facts and the Court’s Judgment in a nationwide newspaper, “La República Diario Expreso.”⁴ Although the State published the case’s facts late, the Court found that the State sufficiently fulfilled its obligation by also voluntarily publishing the full Judgment on its Ministry of Justice and Human Rights website.⁵

The Court will continue to monitor the State’s obligations to: provide Mr. García Asto medical and psychological treatment, including free medication; provide Mr. García Asto and Mr. Ramírez Rojas each a two-year scholarship for professional development; and pay the accumulated interest on its delayed payment of non-pecuniary damages to Mr. Ramírez Álvarez.⁶

The Court ordered the State to provide a report within three weeks of this order regarding how the State will receive the victims’ feedback about how to comply with its remaining health and

¹ Celene Afari, Author; Callie Keller, Editor; Emily Bernstein and Davina Shoumer, Senior IACHR Editors; Sophia Suarez, Chief IACHR Editor; Cesare Romano, Faculty Advisor.

² García Asto and Ramírez Rojas v. Peru, Monitoring Compliance with Judgment, Order of the Court, Inter-Am. Ct. H.R. “Whereas,” ¶ 28 (Nov. 22, 2019).

³ *Id.*

⁴ *Id.* ¶¶ 31, 33.

⁵ *Id.* ¶¶ 29, 31-33.

⁶ *Id.* “Resolves” ¶ 3.

scholarship obligations to Mr. García Asto, and scholarship obligations to Mr. Ramírez Rojas.⁷ The State must submit a report regarding its compliance with the remaining measures by March 16, 2020.⁸

⁷ *García Asto and Ramírez Rojas v. Peru, Monitoring Compliance with Judgment, Order of the Court, “Resolves,”* ¶ 4. (2019).

⁸ *Id.*