



TECHNICAL INFORMATION SHEET CASE N° 11.308 RAGNAR ERGLANG HAGELIN FRIENDLY SETTLEMENT REPORT N° 33/00 TOTAL COMPLIANCE (ARGENTINA)

I. SUMMARY OF THE CASE

Victim (s): Dagmar Ingrid Hagelin Petitioner (s): Ragnar Erland Hagelin

State: Argentina

Admissibility Report No.: 40/96, published on October 16, 1996.

Friendly Settlement Agreement Report No.: 33/00, published on April 13, 2000

Related Rapporteurship: N/A

Topics: Humane Treatment/Judicial Guarantees / Right to Property

Facts: On January 10, 1994, Ragnar Erland Hagelin filed a petition with the Inter-American Commission against the State of Argentina for violation of his rights to humane treatment, right to a fair trial and the right to property, protected in Articles 5, 8 and 21 of the American Convention, respectively.

According to the petitioner's allegations, on January 27, 1977, in the context of the Military Dictatorship that ruled the Argentine government, 17-year old Dagmar Ingrid Hagelin (Mr. Ragnar Hagelin's daughter) was kidnapped and subsequently 'disappeared'. Mr. Ragnar filed various remedies with the domestic legal system, where he exhausted remedies and failed to obtain justice.

Rights Declared Admissible: The Commission decided that it was competent to hear the case and that the petition was admissible in accordance with Articles 5 (right to humane treatment), 8 (right to a fair trial) and 21 (right to property).

II. PROCEDURAL ACTIVITY

- 1. The Commission declared the case admissible in Report 40/96 of October 16, 1996, and approved it during its 93rd ordinary period of sessions and placed itself at the disposal of the parties in order to reach a friendly settlement based on respect for the rights enshrined in the American Convention.
- 2. On March 17, 2000, the parties signed a friendly settlement agreement. On April 3 of that year, the petitioner requested the case to be closed and archived due to total compliance.
- 3. On April 13 of that year, the IACHR approved the friendly settlement agreement signed by the parties in Report No.33/00.
- III. ANALYSIS OF COMPLIANCE WITH THE CLASUES OF THE FRIENDLY SETTLEMENT AGREEMENT

Agreement Clause	Status of Compliance
The Argentine Government and Mr. Ragnar Erland HAGELIN agree to the proposal by the Commission to place itself at the disposal of the parties with a view to reaching a friendly settlement in the case, pursuant to Article 48.1.f of the American Convention on Human Rights and Article 45, paragraphs 1 and 2, of the IACHR's Rules of Procedure.	Declarative Clause
The Argentine Government undertakes to pay a compensation for all losses relating to the unlawful imprisonment and subsequent enforced disappearance of Dagmar Ingrid Hagelin.	Declarative Clause
The parties agree to fix the compensation at \$701,797.16 (seven hundred and one thousand seven hundred and ninety-seven pesos and sixteen cents), on the basis of paragraph X of the ruling in the judgment rendered by the Third Chamber of the National Court of Appeals for Administrative Matters of the Federal Capital on March 31, 1992, and taking account, as of April 1, 1991, of the rate of interest established by the decision of the National Supreme Court of Justice in its ruling of December 22, 1993, on the appeal for review of the facts and the law presented by the claimant in <i>Hagelin, Ragnar Erland v. National Executive</i> .	Total On April 3, 2000, the petitioner sent a communication to the IACHR indicating that he had received the amount of \$701,797.16 as a compensation.

IV. LEVEL OF COMPLIANCE OF THE CASE

4. The State of Argentina complied in full with the economic reparations towards the victim's family, in accordance with the friendly settlement agreement.

V. INDIVIDUAL AND STRUCTURAL OUTCOMES OF THE CASE

A. Individual outcomes of the Case:

• On April 3, 2000, the petitioner acknowledged receipt of the agreed compensation in the sum of \$701,797.16.