
Cantos v. Argentina

I. COMPLIANCE AND FOLLOW-UP ADDENDUM¹

November 14, 2017: The Court closed the case after concluding that further compliance monitoring is not required.² In response to the Court's 2010 compliance order, the State submitted that full reparations had been made to Mr. José María Cantos, and that Mr. Cantos did not express any interest in pursuing the remaining outstanding provisions of the Judgment.³ The remaining outstanding provisions regarded reparations to non-victim third parties and changes to the State's judicial fee structure.⁴ Given that third parties are free to pursue any remaining claims in the appropriate domestic venues in accord with the Judgment, the Court decided to terminate compliance monitoring.⁵

¹ Charley Chen, Author; Christian Flores, Editor; Ashley Payne, Senior IACHR Editor; Alexandra Reyna, Chief IACHR Editor; Cesare Romano, Faculty Advisor.

² Cantos v. Argentina, Monitoring Compliance with Judgment, Order of the Court, Inter-Am. Ct. H.R. "Resolves," ¶¶ 1-2 (Nov. 14, 2017).

³ *Id.* "Considering That," ¶ 3.

⁴ *Id.* ¶¶ 2, 6.

⁵ *Id.*