## I.V. v. Bolivia

## I. COMPLIANCE AND FOLLOW-UP ADDENDUM<sup>1</sup>

June 1, 2020: The Court found that the State had fully complied with four reparation measures, including the obligation to publish and disseminate the Judgment; publicly acknowledge international responsibility for the wrongdoing; pay damages; and reimburse for costs and expenses.<sup>2</sup> The Court decided to continue monitoring three more reparations measures, including the obligation to provide medical and psychological treatment on sexual health to I.V.; the obligation to publish a booklet with information regarding women's sexual and reproductive health and informed consent; and the obligation to establish educational training programs for medical students and professionals on informed consent and gender discrimination and violence.<sup>3</sup>

November 17, 2021: The Court declared that the State had fully complied with the obligation to provide medical and psychological treatment on sexual health to I.V.<sup>4</sup> It also found that the State had fulfilled its obligation to publish a booklet with information regarding women's sexual and reproductive health and informed consent.5

The Court decided to continue monitoring compliance of the implementation of educational training programs for medical staff.<sup>6</sup> Although the State had requested Bolivian universities to comply with this measure, actual full compliance requires incorporating the programs into medical curricula, promote them, and guarantee their permanence.<sup>7</sup> The Court found that universities thus far had not fully satisfy these requirements and requested a new report on compliance to be submitted by April 25, 2022.8

<sup>&</sup>lt;sup>1</sup> Serena Limas, Author; Charley Chen, Editor; Selene Estrada-Villela, Senior IACHR Editor; Aaron Kircher, Chief IACHR Editor; Cesare Romano, Faculty Advisor.

<sup>&</sup>lt;sup>2</sup> I.V. v. Bolivia, Monitoring Compliance with Judgment, Order of the Court, Inter-Am. Ct. H.R., (ser. C) No. 336, ¶ 1, "Considering That" ¶ 8 (Nov. 17, 2021).

<sup>&</sup>lt;sup>3</sup> I.V. v. Bolivia, Monitoring Compliance with Judgment, Order of the Court, Inter-Am. Ct. H.R., (ser. C) No. 336, "Resolves"  $\P$  2 (June 1, 2020).  $^4$  I.V. v. Bolivia, Monitoring Compliance with Judgment, Order of the Court, "Resolves"  $\P$  1.

<sup>&</sup>lt;sup>5</sup> Id.

<sup>&</sup>lt;sup>6</sup> *Id.* "Resolves" ¶ 2.

<sup>7</sup> Id. "Considering That" ¶ 28.

<sup>&</sup>lt;sup>8</sup> Id. "Resolves" ¶ 3.