Moiwana Community v. Suriname

COMPLIANCE AND FOLLOW-UP ADDENDUM¹

November 21, 2018: The Court decided to continue monitoring the implementation of five remaining reparation measures.² Namely, Suriname must: continue investigating and punish those responsible; collect and deliver the remains of the Moiwana community members who were killed and turn them over to the surviving family members;³ restore property rights to the traditional lands of the Moiwana community; 4 guarantee the safety of any Moiwana community member who chooses to return to the village of Moiwana;⁵ and create a fund for community development.6

The Court emphasized that Suriname must immediately and effectively carry out all actions needed to comply with the five outstanding measures. The Court also noted that the President of the Court could visit Suriname to ensure compliance with the necessary reparation measures and obtain information from the parties directly.8 The State was required to submit to the Court a report on compliance with the ordered measures by March 4, 2019.

¹ Aria Soeprono, Author; Jenna Won, Editor; Selene Estrada-Villela, Senior IACHR Editor; Aaron Kircher, Chief IACHR Editor; Cesare Romano, Faculty Advisor.

² Moiwana Village v. Suriname, Monitoring Compliance with Judgment, Order of the Court, Inter-Am. Ct. H.R. "Decides" ¶ 1 (Nov. 21, 2018).

⁴ *Id*.

⁸ Moiwana Village v. Suriname, Monitoring Compliance with Judgment Order of the Court, "Decides" ¶ 3.

⁹ *Id.* "Decides" ¶ 5.