

Clarification Questions and Answers
Twenty-Ninth Inter -American Human Rights Moot Court Competition -2024

Luciano Benítez v. Republic of Varaná

1. Were the environmental impacts of varanatic exploration and exploitation known when researchers discovered varanatic in 2002?

No, the specific environmental impacts of valiraexploration and exploitation of the known at the time these activities began in Varaná, especially since this was the first documented ase of commercially viable exploration and exploitation of polymetallic nodules in abyssal plain lalowever, some impacts associated with this activity became apparent as the years went by and the extractive activity increased

Of particular note area 2010 accident three lease be eavy metals into the ocean and research by scientists pointing to the risks of disturbing the set lowever, to this day, the extent and types of environmental impacts that may be generated by varanatic exploration and exploitation continue to be a matter of scientific dispute

2. Is the online newspaper Varanástlateowned?

Yes, according to paragraph 44 of the hypothestice Varaná Hoiss an official media outlet However the blog Inconsistencies Reveal est Federica Paladipsersonal blog, so it is not owned by Varaná. The articles published (paras., 460, d505) by Federica Paladios in Varaná Hoisand "Inconsistencies Reveal endere independent of each other, but their texts were identical

3. What do Varana awsand legal system look like elation to environmental matters?

Environmental protection has constitutional status in Varaná and the domestic legal system has several laws related to the subjects includeaw 123 of 1999, which guarantees the



- "Anyone who intentionally casistearm to another mustirovide compensation that person".
- 5. Did Varaná become aware of Lucisanos ychological is sue ither through the tort claim against journalist Federica Palacios, Holding Eyen & Ats subsidiary Lulo, or through the psychological treatment undertaken by the victim (paras. 60? and 67)
 - Luciano included facts related to his psychological condition in the tort action he filed against journalistFederica Palacios and in the public action of unconstitutionality (para. 70). The IACHR also considered these facts
- 6. What were the impacts baciano when his cell phone was unlawfully accessed to collect personal data, including the places he had visited and other private information available on his cell phone, such as his membership in environmental groups on instant messaging apps (para. 63)
 - As described in the hypothetical cates fact that Luciansocell phone data was accessed resulted in his removal from all the groups to which he belonged on instant messaging apps, his diminished importance among environmental defenders and the Payas, harassment on social media, and ultimately decision to burn his cell phone and disconnect from the digital



Holding Eye is a limited liability company headquartered in Cupertino, the capital of the country of Cupertino, in North America(rH2-4(r)2(i(-3(r3(ount)rH2-4(nt)2(r)3(ol)-1(s)-5(t)2(he)-5))



exploitationin particular companies that mine varanation are required to an approximate the government at a tax equivalent to 3% of the gross income resulting fractivities.

According to the latest figures, Varance DP for 2023 was US\$70 billibrolding Eyes operating activities in the country, especially varanatic mining, account for about tat figure Varanatic exploration and exploitation is not exclusive to Holdin lieuwell exploitation accounts for 23% of the GDP of Varana

9. Is the information provided in the registration and creation of social media accounts (profiles) accessible only to the company controlling the platform, or is information and personal data shared (free of charge or commercially) with other state and private Dates the State of Varaná regulate this information sharing in terms of the platform, or is information and personal data shared (free of charge or commercially) with other state and private Dates of State of Varaná regulate this information sharing in terms of the platform, or is information and personal data shared (free of charge or commercially) with other state and private Dates of State of Varaná regulate this information sharing in terms of the platform, or is information and personal data shared (free of charge or commercially) with other state and private Dates of State of Varaná regulate this information sharing in terms of the platform of the pl



- 0.5%. The remainder was distributed among other ope**Takess**. figures have generally remained constattroughout the years
- 17. Are there any regulations and/or laws applicable to internet intermediaries and other telecommunication services in Varaná?

There is no specific lampplicable to internet intermediaries in Varaná. The legislation reference in the hypothetical case has been used by judges in Varaná to decide cases involving internet intermediaries

- 18. Does Law 22 or Law00 contain provisions on the responsibility of operators regarding privacy, reputation, and honor, and for the protection of the honor and dignity of their users?
 - No. Neither Law 22 of 2009 nor Law 900 of 2000 cosnspi0.0556i tntair(ov)-1(i)(s)-5(t)2(y)-(t)



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curiae and to allow further argument between the parties public actions of unconstitutionality referred to in the case included this stage

There is no remedy call probpular action of unconstitution ality. Varaná.

27. Paragraph 59 mentions that on February 10, 2016, the appeal against the ruling of August 23, 2015(which dismissed the petition for the protection of constitutional rights filed by the NGO Blue Defensewas dismissel/What was the basis for the February 10, 2046 sion?

The appellate our tfound that the lower coust decision was well unded and that there was no procedural defect. It terefor affirmed that the precedent was binding, upholding the trial courts decision of August 23, 2015.

28. How is res interpretataulated under Varanasian law

Please refer to the answer to question Alo.

29. What was the basis the Supreme Coustdenial of the extraordinary appearerred ton paragraph 69

The Supreme Court did not find sufficient grounds to amend the lowedecisions and their conclusions regarding the liability of intermediaries in Varaná.

30. Paragraph 41 of the hypothetical case mentions that on November 4, 2014, the judge ordered Luciano to appear at an initial hearing on November 5, 2014; blissomember 4, 2014, the NGO Blue Defenseled an appeal challenging the interlocutory. durdeiano appeared at the hearing on the following day there any legal justification under dibmenestic law of Varaná that would have prevent the judge from suspending the hearing?

In the Republic of Varaná, an appeal does not stay the lower court's decision, so the trial court judge must proceed to take the appropriate legal steps upon rendering a decision.



freedom of expression and the rules contained in ratified treaties, as well as the ordinary laws of Varaná that they consider applicable as the Civil or Criminal Code.

32. In the civil proceedings for correction at were the judge criteria for determining that journalist Federica Palaciose cond publication was sufficient to protect Bernite and good name?

The trial court judge found that the August 28, 2015, publication by journalist Federica Palacios satisfied the requirements to be considered a proper correction, since in that second installment Palacios included all the evidence that Luciano had provided to her and a statement explaining the facts she publish be judge also considered fact that this second