

WorldCourts™

Institution: Inter-American Commission on Human Rights
Title/Style of Cause: Carlos Rivera Paz v. Peru
Doc. Type: Decision on Precautionary Measures
Dated: 12 June 2005
Citation: Rivera Paz v. Peru, Inter-Am. C.H.R., OEA/Ser.L/V/II.124, doc. 5, Ch. III, para. 34 (2005)

Terms of Use: Your use of this document constitutes your consent to the Terms and Conditions found at www.worldcourts.com/index/eng/terms.htm

34. On June 12, 2005, the IACHR granted precautionary measures on behalf of Carlos Rivera Paz, the attorney defending Luís Ramírez Hinostrroza. The information available indicates that the beneficiary had received threats and attacks against his life and personal integrity for publicly assuming the defense of Luís Alberto Ramírez Hinostrroza, a witness in proceedings brought against General Pérez Documet for human rights violations. Given the risks facing the beneficiary, the Commission asked the Peruvian State to adopt measures to protect the life and personal integrity of Mr. Carlos Rivera Paz. On July 27, 2005, after learning that the lawyer in question had received no protection whatsoever more than one month after the adoption of the precautionary measures, the Commission asked the Inter-American Court to adopt provisional measures pursuant to Article 63.2 of the American Convention. The provisional measures were granted on November 18, 2005 (see section, *infra*, on matters pending before the Inter-American Court).