

ARIZONA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW

VOLUME 19, NUMBER 1

SPRING 2002

TABLE OF CONTENTS

	Page
THE CASE OF AWAS TINGNI V. NICARAGUA: A NEW STEP IN THE INTERNATIONAL LAW OF INDIGENOUS PEOPLES <i>S. James Anaya & Claudio Grossman</i>	1
COMPLAINT OF THE INTER-AMERICAN COMMISSION ON HUMAN RIGHTS, SUBMITTED TO THE INTER-AMERICAN COURT OF HUMAN RIGHTS IN THE CASE OF THE AWAS TINGNI MAYAGNA (SUMO) INDIGENOUS COMMUNITY AGAINST THE REPUBLIC OF NICARAGUA	17
REPLY OF THE REPUBLIC OF NICARAGUA TO THE COMPLAINT PRESENTED BEFORE THE INTER-AMERICAN COURT OF HUMAN RIGHTS IN THE CASE OF THE MAYAGNA COMMUNITY OF AWAS TINGNI	101
TRANSCRIPT OF THE PUBLIC HEARING ON THE MERITS	129
TRANSCRIPT APPENDIX	307
FINAL WRITTEN ARGUMENTS OF THE INTER-AMERICAN COMMISSION ON HUMAN RIGHTS BEFORE THE INTER-AMERICAN COURT OF HUMAN RIGHTS	325
FINAL WRITTEN ARGUMENTS OF THE REPUBLIC OF NICARAGUA ON THE MERITS OF THE ISSUE	367
PETITION AND PRELIMINARY DECLARATION OF THE MAYAGNA COMMUNITY OF AWAS TINGNI ON REPARATIONS AND COSTS	377

JUDGMENT: INTER-AMERICAN COURT OF HUMAN RIGHTS IN THE CASE OF THE MAYAGNA (SUMO) AWAS TINGNI COMMUNITY V. NICARAGUA	395
SEPARATE OPINIONS OF JUDGES	443