•	35 Km. See para. 15.
•	ម na ម់ទ្ ៧ ទូ៦ល ២
eliji ipili •	? @ The former.
•	To the Chupanky Community. See para. 17. Others joined subsequently. See para. 21.
•	what are the "poor living conditions" in the temporary camps Conditions of poverty.
•	Those described in paragraphs 19 and 20.
Comm	nission's opinion, who were the beneficiaries of the precautionary measures, and how
•	The State did not adopt the measures. Therefore, the IACHR requested that the Inter-American Court of Human Rights adopt such measures on behalf of the Chupanky Community. See para. 29.
•	The request for provisional measures is an issue for debate at the hearing before the Court, in order for the Court to determine whether or not to grant them.

What are the "poor living conditions"

See answer 5.

Paragraph 24 refers to "the Free Trade Agreement" with regard to providing a mechanism to adjudicate employment law claims, while paragraph 4 refers to "various free trade agreements." Does this mean that only one specific agreement has a mechanism to take

- With the countries of North America and in accordance with the same mechanisms on the subject as NAFTA and CAFTA.
- That is part of the case analysis.

Paragraph 13 refers to "75% of the dissenting property owners." Does this mean 75% of the

• 75% of the Community of La Loma (See paras. 11 & 13).

 For this type of proceeding: i) it is heard by the administrative authority; ii) it is appealed to the Court for the Judicial Review of Administrative Acts, and iii) it may go before the Supreme Court as the final instance. See paras. 23 - 25. is a party to some 'international treaties' but does not is a party to the 'main regional and 'subject', but does not specify what the 'subject' is (indigenous

- That is part of the case analysis.
- See para. 25 of the case.

the urgent occupation of the land if necessary. Also, it opens up the possibility of seeking a friendly settlement. The expropriated party may dispose of that deposit and agree to delivery of the balance. Nevertheless, in the absence of an agreement on the appraised value, it goes to expropriation proceedings for purposes of setting the real and final price. The Judge will issue a judgment after hearing from the relevant experts. The proceedings are not subject to motions.

• Yes, it is the most widely circulated newspaper.

•	Unwritten agreement before its people.	in	international	forums,	before	the	UN/OAS	Assemblies,	and

• See para. 54.

SUPERVENING FACT

• According to an article published in the newspaper 🖹 Oscurín Pegri on January 20, 2012, the Ovil Judge in the case set the total fair compensation amount at US \$6 per square meter for each lot expropriated in La Loma, for those who did not accept alternative lands previously. The beneficiaries of that payment have again opposed receiving it. The Minister of the Interior stated that ^the main delays in setting the amount were due to the fact that members of the La Loma Community (***)** Offer of alternative lands, and the subsequent negotiations aimed at reaching a friendly settlement before Inter-American Commission greatly delayed the domestic The newspaper underscored that, ^the State is thereby attempting to avoid being held liable for the first **(***)****Interior*** The newspaper underscored that the state is the state is the state in the state in the state is the state in the state in the state in the state is the state in the stat

• According to reports from the EDC, the alternative lands may be of better agricultural quality. See para. 11.

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r were they just "enabled"

• See answer 74. They received the benefits described in para. 8.

In the facts of the case, there is a very disruptive force in Mina Chak Luna's "Rainbow " They seem to get a lot of access to the media and have very creative and

- That is not relevant to the case.
- See answer 85.