



FRIENDLY SETTLEMENT AGREEMENTS BEFORE THE INTER-AMERICAN COMMISSION ON HUMAN RIGHTS

This article aims to analyze and make visible the impact that the Friendly Settlement Agreements before the Inter-American Commission on Human Rights have had on the protection of the human rights of women and migrants in Argentina.

To reach that purpose, four experiences that culminated in a Friendly Settlement Agreement before the Commission will be divided into three successful litigation models. The first one consists of reaching an agreement order to create a space for dialogue that allows discussing regulatory reforms over time ("De la Torre" Case). The second shares with the first the search for legislative reforms. Although it intends to resolve a specific situation, it also has a regional impact (Case "Merciadri de Morini"). Finally, the third model seeks to obtain reparation for the victims, without being necessary for the State to acknowledge its international responsibility ("Chaves" and "Ramos Rocha" Cases).