

[UNOFFICIAL ENGLISH TRANSLATION – FOR INFORMATIONAL PURPOSES ONLY]

Judgment No. 21100-2003-0002
Judge: Dr. Wilfrido Erazo Araujo

Lago Agrio, Thursday, June 27, 2013.
Actors: Maria Aguinda and Others
Doctor./Lawyer.: Pablo Estenio Fajardo Mendoza

In the Verbal Trial Summary No. 21100-2003-0002 that follows MARIA AGUINDA And OTHERS against DR. ADOLFO CALLEJAS RIVADENEIRA, there is the following:

PROVINCIAL COURT OF JUSTICE OF SUCUMBIOS – PRESIDENT PROVINCIAL COURT OF JUSTICE OF SUCUMBIOS.- Lago Agrio, Thursday June 27, 2013, 11h30.- Incorporate to the record the (**oficio**) No. 770 DR8-DPS-JRC-2013, dated in Nueva Loja on June 18, 2013, written by the Lawyer Galo Tipantuña Simba, Ad-hoc Secretary of Coactives, of the Provincial Delegation of Subumbios of the General Comptroller's Office of the State, that makes mention of the payment of the Credit Instrument No. 040-DR8-DPS of April 30, 2013, emitted against Mr. Capuzano Merino Patricio Efrain, based on the (**oficio**) No. 198-P-CPJS-O-2009, of August 24, 2009, to which the Chamber of the Provincial Court of Justice of Sucumbios imposed the change of a fine amounting to five dollars of the United States of America, official notice received by the Secretary of this Dispatch on June 24, 2013. With respect to the brief and the exhibits presented by the lawyer Pablo Fajardo Mendoza, Legal Counsel of the acting party, received by the Secretary on June 20, 2013, at 12h46, and incorporating them to the record, as well as the documents presented on June 20, 2013, at 14h14. Attending to the request, THE EMBARGO IS DECREED in the totality of \$96'355,369.17, that by binding arbitral decision the Republic of Ecuador owes to Chevron Corp., plus the interest compounded since August 31, 211 until 6 June, 2013, in accordance with the order of the Decision of June 6, 2013 released by the District Court of Columbia in the Civil Action No. 12-1247 (JEB), and ratified by the Order dictated on the same date. To give compliance with what is ordered, it is ordered that through the Secretary of the Provincial Court of Justice of Sucumbios, issue the corresponding official notices to: 1. An official notice directed to the Attorney General of the State's office, in which it should be made known that it has been ordered that the embargo of \$96'355, 369.17 dollars of the U.S.A. which the Government of Ecuador owes to the debtor in this trial in accordance with the arbitral order, in order that he takes the necessary actions and informs those to whom it may correspond, for the pertinent ends. The Attorney General of the State should inform this court about the actions taken to assure this embargo; 2. To the Ministry of Economy and Finance, in identical form and with the same content, it should be made known of the embargo decrees of the \$96'355,369.17 dollars in U.S.D., that the Government of Ecuador owes to Chevron Corp., in accordance with an arbitral order; 3. Also, the Coordinating Ministry of Politics and Economy, making it known of the embargo decreed to the totality of this conviction of \$96'355,369.17 dollars in

U.S.D., fined against the Government of Ecuador. Since it is of their interest, provide to the acting party the facilities for the handing over of the respective official notices that it should obtain from the Secretary of the Court. Action requested of the attorney Rosa Maria Viejo Andrango acting as Relating Secretary in Charge. Ordered and Adjudged. By DR. WILFREDO ERAZO ARAUJO, ACTING PRESIDENT OF THE PROVINCIAL COURT OF JUSTICE OF SUCUMBIOS.

Which I communicate to you so that justice may be served,

[SIGNED]

ATTNY, ROSA MARIA VIEJO A.
RELATING SECRETARY