

MILAGRO SALA

18 MONTHS OF ARBITRARY IMPRISONMENT & POLITICAL PERSECUTION

GERARDO MORALES TAKES OFFICE

APPOINTS MARIANO GABRIEL MIRANDA AS STATE PROSECUTOR, AND LELLO SANCHEZ AS GENERAL PROSECUTOR

TWO CHARGES FOR PROTESTING, ONE CRIMINAL AND ONE FOR MISDEMEANOURS

THEY ACCUSED MILAGRO SALA AND OTHER LEADERS OF INSTIGATING STREET BLOCKADES & VIOLENT SEDITION A MISDEMEANOUR



10 DEC

14 DEC



2015



2016

www.cels.org.ar/



A ONE-PERSON JURISDICTION IS CREATED

LELLO SÁNCHEZ ORDERS THAT THE PROSECUTOR LILIANA FERNÁNDEZ TAKES ON ALL THE CURRENT AND FUTURE ACCUSATIONS AGAINST MILAGRO SALA

29 JAN



MILAGRO SALA IS DETAINED

GUTIÉRREZ ORDERS HER TO BE DETAINED FOR SOCIAL PROTEST.

THE FREEDOM THAT DIDN'T HAPPEN

AFTER 13 DAYS OF DETENTION FOR THE BLOCKADE, THE JUDGE GUTIÉR ORDERED THE FREEDOM OF SALA. HOWEVER, SHE REMAINS IMPRISONED FOR THE SECOND ACCUSATION, DUE TO A DETENTION ORDER OF JUDGE MERCAU, ISSUED THE SAME DAY.

16 JAN



15 JAN

CONSECUTIVE ACCUSATIONS 2ND CRIMINAL PROSECUTION

EVEN THOUGH IT WAS A FEDERAL COURT HOLIDAY, THE PROSECUTOR FERNÁNDEZ MONTIEL OPENED THE CASE FOR CONSPIRACY, EXTORTION AND THREATS. THE PROSECUTOR OF THE STATE MIRANDA PRESENTS HIMSELF AS THE ACCUSER.

10 MAR



CONSECUTIVE ACCUSATIONS 3RD CRIMINAL PROSECUTION

A PREVIOUS CAUSE IS REOPENED AGAINST SALA FOR MINOR AGGRESSIONS, FIRST OPENED IN 2006 AND CLOSED IN 2009. THUS, THE DOUBLE JEOPARDY PRINCIPLE IS VIOLATED. ONLY IN SEPTEMBER, SHE WOULD BE PROPERLY PROSECUTED WITH PREVENTATIVE INCARCERATION.

28 APR



IRREGULAR IMPRISONMENT WITHOUT A BAIL

JUDGE MERCAU DICTATES AN ORDER OF PREVENTATIVE INCARCERATION FOR THE SECOND CAUSE, WHICH CONFIRMS THAT DURING 104 DAYS, SALA WAS IMPRISONED ONLY WITH A DETENTION ORDER. THE JUDGE DOESN'T SPECIFY CRIMES, NOR JUSTIFY ANY LEGAL RISKS.

9 DEC

FIVE CLAIMS FROM OF U.N. AND O.A.S., IGNORED

BY THIS POINT, BESIDES THE U.N., LUIS ALMAGRO (GENERAL SECRETARY OF THE O.A.S., THE I.C.H.R., THE U.N.-C.E.D.A.W. AND THE U.N.-CERD COMMITTEES ARE CLAIMING FOR SALA'S FREEDOM.

5 DEC



CONSECUTIVE ACCUSATIONS 4TH CRIMINAL PROSECUTION

SALA IS PROSECUTED FOR THE CRIME OF INTENT OF COMMIT MURDER AGAINST CARDOZO, AND IS INCARCERATED PREVENTIVELY. ONLY ONE TESTIMONY INCRIMINATES HER (BY ANOTHER PERSON ACCUSED OF THE SAME CRIME, WHO IS NOT OBLIGATED TO DECLARE THE TRUTH).

27 OCT

THE U.N. DEMANDS THE GOVERNMENT TO FREE MILAGRO

AND SAYS HER DETENTION "WAS A CONSEQUENCE OF HER EXERCISING HUMAN RIGHTS", AND THAT "CONSECUTIVE ACCUSATIONS" WERE USED TO KEEP HER IN PRISON, VIOLATING DUE PROCESS.

28 DEC

SENTENCED FOR PROTESTING

IN 2016, THE CAUSE FOR THE PROTEST AGAINST MORALES (AN EVENT IN WHICH SALA WAS NOT EVEN PRESENT) WAS REOPENED. SHE WAS CONDEMNED AS AN INSTIGATOR TO 3 YEARS OF SUSPENDED SENTENCE -AND PROBATION. THE ONLY WITNESS THAT LINKED HER TO THE PROTEST IS AN OFFICIAL OF THE GOVERNOR'S OFFICE (A FACT THAT HE CONVENIENTLY HID DURING THE TRIAL)

29 DEC

SENTENCED FOR PROTESTING, ONCE AGAIN

CONDEMNED IN THE MISDEMEANOUR CAUSE TO 3 YEARS AND 3 MONTHS OF SUSPENSION FOR BECOME PART OF ANY SOCIAL ORGANIZATION, PAYING A FINE, AND THE FORECLOSURE FOR 3 MONTHS OF THE TUPAC HEADQUARTERS. THE OFFICERS WHO JUDGED HER WERE ALL APPOINTED BY MORALES. THIS SENTENCE IS UNCONSTITUTIONAL.

MILAGRO SALA'S IMPRISONMENT IS ARBITRARY:

HER DETENTION IS A VIOLATION OF THE PRINCIPLE OF INNOCENT UNTIL PROVEN GUILTY, THE PRINCIPLES OF LEGALITY, CLAIM PRECLUSION, DOUBLE JEOPARDY, AND THE RIGHT TO NOT BEING INVESTIGATED BY AD HOC COMMISSIONS. IN NONE OF THE LEGAL CLAIMS IS THERE JUSTIFICATION FOR THREAT OF ESCAPE OR OBSTRUCTION OF INVESTIGATION IF SHE WERE HELD ON BAIL AS THE LAW DICTATES. THE JUDICIAL INDEPENDENCE IS NOT ASSURED, DUE TO THE MULTIPLE DESIGNATION OF JUDICIARY OFFICIALS BY GOVERNOR MORALES.