## INTER-AMERICAN CONVENTION ON

## SERVING CRIMINAL SENTENCES ABROAD

## THE MEMBER STATES OF THE ORGANIZATION OF AMERICAN STATES,

CONSIDERING that, according to Article 2.e of the OAS Charter, one of the essential purposes of the Organization of American States is to "seek the solution of political, juridical and economic problems that may arise among them";

**INSPIRED BY THE DESIRE** to cooperate to ensure improved administration of justice through the social rehabilitation of the sentenced persons;

**PERSUADED** that to attain these ends, it is advisable that the sentenced person be given an opportunity to serve the sentence in the country of which the sentenced person is a national; and

CONVINCED that the way to bring about this result is to transfer the sentenced person,

**RESOLVES** to adopt the following Inter-American Convention on Serving Criminal Sentences Abroad:

## **ARTICLE I - DEFINITIONS**

For the purposes of this convention:

- 1. Sentencing state: means the state party from which the sentenced person would be transferred.
- 2. Receiving state: means the state party to which the sentenced person would be transferred.
- 3. Sentence: means the final judicial decision imposing, as a penalty for the commission of a criminal offense, imprisonment or a term of parole, probation, or other form of supervision without imprisonment. A sentence is understood to be final when no ordinary legal appeal against the conviction or sentence is pending in the sentencing state and the period for its appeal has expired.
- 4. Sentenced person: means the person who is to serve or is serving a sentence in the territory of a state party.