Cour Pénale Internationale



International Criminal Court

No.: ICC-01/04-01/06 Original: English

Date: 11 July 2006

THE APPEALS CHAMBER

Before: Judge Sang-Hyun Song, Presiding Judge

> Judge Philippe Kirsch Judge Georghios M. Pikis Judge Navanethem Pillay Judge Erkki Kourula

Mr Bruno Cathala Registrar:

SITUATION IN THE DEMOCRATIC REPUBLIC OF THE CONGO IN THE CASE OF THE PROSECUTOR v. THOMAS LUBANGA DYILO

Public document

Decision on the application by Counsel for Mr. Thomas Lubanga Dyilo to extend the time limit for the filing of the response to the Prosecutor's document in support of the appeal

The Office of the Prosecutor

Mr Luis Moreno-Ocampo, Prosecutor Mrs Fatou Bensouda, Deputy Prosecutor Mr Fabricio Guariglia, Senior Appeals Counsel Mr Ekkehard Withopf, Senior Trial Lawyer

Counsel for the Defence

Mr. Jean Flamme

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The Appeals Chamber of the International Criminal Court,

In the appeal of the Prosecutor pursuant to the decision of Pre-Trial Chamber I dated 23 June 2006, entitled "Decision on the Prosecution Motion for Reconsideration and, in

the Alternative, Leave to Appeal" (ICC-01/04-01/06-166),

Having before it the "Réponse à la demande du Procureur du 26 juin 2006" dated 3 July 2006 (ICC-01/04-01/06-178), wherein an application for an extension of the time limit for the filing of the response by Mr. Thomas Lubanga Dyilo to the Prosecutor's

document in support of the appeal is made,

Renders unanimously the following

DECISION

The time limit for the filing of the response by Mr. Thomas Lubanga Dyilo to the Prosecutor's document in support of the appeal is extended by five days.

REASONS

1. On 3 July 2006, Counsel for Mr. Thomas Lubanga Dyilo filed a document entitled

"Réponse à la demande du Procureur du 26 juin 2006" (ICC-01/04-01/06-178, hereafter:

"Defence application"). In paragraph 5 of the Defence application, Counsel for Mr. Dyilo

requested an extension of the time limit for the filing of the response to the Prosecutor's

document in support of the appeal to at least 15 days of its notification to the defence.

Counsel for Mr. Dyilo argued that the issues raised in the present appeal were of great

complexity and related to essential rights of the defence. The preparation of the response

to the Prosecutor's document in support of the appeal would require much work; at a time

when the preparation of the confirmation hearing and several pending requests and

motions tied up more and more of the defence's resources. Counsel for Mr. Dyilo also

referred to requests he had made to carry out investigations in the Democratic Republic

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of the Congo prior to the confirmation hearing. The defence, Counsel argued, would not

be capable of drafting complex texts for at least two weeks.

2. The Appeals Chamber rendered an order dated 4 July 2006 pursuant to which the

Prosecutor could respond to the Defence application within five days of notification of

the order. On 5 July 2006, the Prosecutor filed his document in support of the appeal

(ICC-01/04-01/06-183, hereafter: "document in support of the appeal"); it was notified to

Counsel for Mr. Dyilo on the following day. On 7 July 2006, the Prosecutor filed a

response to the Defence application (ICC-01/04-01/06-187), stating that he did not

oppose the Defence application. The Prosecutor did, however, voice concern as to the

length of the time extension sought and in particular its impact on the Appeals Chamber's

ability to decide the appeal in an expedited fashion. The Prosecutor pointed out that any

substantial extension of the time limit would mean that the defence response would be

filed after the beginning of the summer court recess on 21 July 2006 at 17:30h, and

referred to his document in support of the appeal, in which he had requested an

expeditious determination of the appeal by the Appeals Chamber in particular in view of

the time line set by the Pre-Trial Chamber for the preparation of the confirmation hearing

(see document in support of the appeal, paragraph 37).

3. The time limit for the filing of the defence response is extended by five days.

4. Pursuant to regulation 35 (2), first sentence, of the Regulations of the Court, a

Chamber may extend a time limit if good cause is shown. In the circumstances of the

present case, Counsel for Mr. Dyilo has shown good cause for the reason that he has

argued convincingly that due to the preparation of the confirmation hearing in respect of

Mr. Thomas Lubanga Dyilo, which may include an investigation in the Democratic

Republic of the Congo, and other pending work on this case, Counsel for Mr. Dyilo is

incapable of filing a potentially complex response to the Prosecutor's document in

support of the appeal within the time limit of ten days provided for in regulation 65 (5) of

the Regulations of the Court.

5. It is appropriate to grant an extension by five days, the minimum extension sought

by Counsel for Mr. Dyilo. The Appeals Chamber is aware that the Prosecutor has

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requested an expedited determination of the appeal. Indeed, the Appeals Chamber will decide the matter without any undue delay. Nevertheless, the important and complex issues at stake necessitate proper preparation by Counsel for Mr. Dyilo of the response to the Prosecutor's document in support of the appeal; in light of this, an extension of five days is not excessive.

Done in both English and French, the English version being authoritative.

Judge Sang-Hyun Sorte

Judge Philippe Kirsch

Judge Georghios M. Pikis

Judge Navanethem Pillay

Judge Erkki Kourula

Dated this 11th day of July 2006

At The Hague, The Netherlands