Cour Pénale Internationale



International Criminal Court

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

Date: **13 July 2006**

PRE-TRIAL CHAMBER I

Before:

Judge Claude Jorda, Presiding Judge

Judge Akua Kuenyehia Judge Sylvia Steiner

Registrar:

Mr Bruno Cathala

SITUATION IN THE DEMOCRATIC REPUBLIC OF THE CONGO IN THE CASE OF THE PROSECUTOR

v. Thomas Lubanga Dyilo

Public Document

Order relating to the Application for Release

The Office of the Prosecutor

Mr Luis Moreno Ocampo Mrs Fatou Bensouda Mr Ekkehard Withofp Counsel for the Defence

Mr Jean Flamme Ms Veronique Pandanzyilla PRE-TRIAL CHAMBER I ("the Chamber") of the International Criminal Court ("the

Court");

NOTING the "Application for Release" filed by the Defence on 23 May 2006, in

which the Defence requested the release of Thomas Lubanga Dyilo without

specifying the procedural remedy pursuant to which the application was filed;

NOTING the "Ordonnance relative à la requête aux fins de mise en liberté" issued

by the Chamber on 29 May 2006;

NOTING the "Submissions relative to the Order of 29.5.2006" filed by the Defence

on 31 May 2006, in which the Defence specified that the request was not an

application for interim release pursuant to article 60 of the Rome Statute ("the

Statute") but rather an application for release under rule 185 of the Rules of

Procedure and Evidence ("the Rules");

NOTING the "Prosecution's Response to Application for Release" filed by the

Prosecution on 13 June 2006, whereby the Prosecution submitted its observations on

the Application for Release and in which it assumed that the application was a

challenge to the jurisdiction of the Court pursuant to article 19 of the Statute;

¹ ICC-01/04-01/06-121.

² ICC-01/04-01/06-128.

³ ICC-01/04-01/06-131.

⁴ ICC-01/04-01/06-149-Conf.

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NOTING the "Demande de Réplique à la Réponse du Procureur du 13 juin 2006 à la

Requête de mise en liberté"⁵ filed by the Defence on 19 June 2006;

NOTING the "Décision sur la requête de la Défense sollicitant l'autorisation de

déposer une réplique"6 issued by the Chamber on 29 June 2006;

NOTING the "Conclusions en réplique à la réponse du Procureur à la demande de

mise en liberté"⁷ filed by the Defence on 10 July 2006, in which the Defence states that

the Application for Release is grounded, on the one hand, on article 55 (1) (d) juncto

article 85 of the Statute, and, on the other hand, on the inadmissibility of the case

against Thomas Lubanga Dyilo;

NOTING articles 19, 55, 59, 60 and 85 of the Statute, rule 185 of the Rules and

regulation 28 (1) of the Regulations of the Court ("the Regulations");

CONSIDERING that in the various documents submitted to the Chamber regarding

the Application for Release, the Defence has resorted to a variety of procedural

remedies;

⁵ ICC-01/04-01/06-159-Conf. ⁶ ICC-01/04-01/06-173.

ICC-01/04-01/06-188-Conf.

CONSIDERING that each procedural remedy must be dealt with by a different procedure;

FOR THESE REASONS

ORDERS the Defence to make clear which procedural remedy it is using for the Application for Release of Thomas Lubanga Dyilo within 10 days from the notification of the present decision.

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

Judge Claude Jorda Presiding Judge

Judge Akua Kuenyehia

Judge Sylvia Steiner

Dated this Thursday 13 July 2006

At The Hague

The Netherlands