Cour Pénale Internationale



International Criminal Court

Original: English

No.: ICC-02/04-01/05

Date: 7 February 2007

PRE-TRIAL CHAMBER II

Before:

Judge Mauro Politi, Single judge

Registrar:

Mr Bruno Cathala

SITUATION IN UGANDA
IN THE CASE OF
THE PROSECUTOR
v. JOSEPH KONY, VINCENT OTTI, OKOT ODHIAMBO, RASKA LUKWIYA,
DOMINIC ONGWEN

## URGENT Public redacted version

Decision on "Request to access documents and material", and to hold a hearing in camera and ex parte

## The Office of the Prosecutor

Mr. Luis Moreno Ocampo, Prosecutor

Ms. Fatou Bensouda, Deputy Prosecutor

Ms. Christine Chung, Senior Trial

Lawyer

Office of Public Counsel for Victims

Ms. Paolina Massidda

Ad hoc Counsel for the Defence

Ms. Michelyne St-Laurent

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I, Mauro Politi, Single Judge at the International Criminal Court (the "Court");

NOTING the "Decision designating a Single Judge for victims' issues", dated 22

November 2006,1

NOTING the request by the Office of Public Counsel for Victims ("the OPCV" or

"the Office") dated 5 February 2007 ("the Request"),2 requesting the Single Judge (i)

to order the Registrar to provide the OPCV with the unredacted version of the

warrants of arrest issued in the situation in Uganda pursuant to Pre-Trial Chamber II

decision dated 8 July 2005 ("the Warrants")<sup>3</sup>; (ii) to order the Registrar to provide the

Principal Counsel with the index of the records of the situation and of the case; (iii) to

identify any document or material under seal or confidential, which the Single Judge

would consider necessary "to disclose to the OPCV for the carrying out of the tasks"

entrusted to it pursuant to the Single Judge's "Decision on legal representation,

appointment of counsel for the defense, protective measures and time-limit for submission of

observations on applications for participation a/0010/06, a/0064/06 to a/0070/06, a/0081/06

to a/0104/06 and a/111/06 to a/0127/06" ("the Decision")4 and to order the Registrar to

transmit the documents or material thus identified to the OPCV, or, in the

alternative, to authorise the OPCV, in the person of its Principal Counsel, to consult

the records of the situation and of the case "in order to identify any confidential and/or

under seal document and/or material which may be necessary to disclose to the OPCV";

<sup>1</sup> ICC-02/04-01/05-130.

<sup>2</sup> ICC-02/04-01/05-149-Conf-Exp.

<sup>3</sup> Warrants of arrest for Joseph KONY (ICC-02/04-01/05-28-US-Exp); Vincent OTTI (ICC-02/04-01/05-4-US-Exp); Raska LUKWIYA (ICC-02/04-01/05-6-US-Exp); Okot ODHIAMBO (ICC-02/04-1/05-8-US-Exp); and Dominic ONGWEN (ICC-02/04-01/05-10-US-Exp).

4 ICC-02/04-01/05-134.

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**NOTING** that the OPCV substantiates the need for it to have access to the Warrants

by referring to its task of providing support and assistance to the applicant victims in

the situation and in the case pursuant to the Decision;

**NOTING** the functions and powers vested in the Pre-Trial Chamber pursuant to

article 57, paragraph 3(c), of the Statute of the Court ("the Statute"), in particular as

concerns the protection and privacy of victims and witnesses;

NOTING also articles 54, paragraph 3(e); 67, paragraph 1; 68 of the Statute; rules 15

and 87 of the Rules of Procedure and Evidence ("the Rules"); regulation 8 of the

Regulations of the Court ("the Regulations") and regulation 14 of the Regulations of

the Registry;

CONSIDERING that, for the purpose of the tasks entrusted to the OPCV in the

Decision, it appears indeed necessary for the OPCV to have access to the unredacted

version of the Warrants, in particular with a view to it being apprised of the specific

scope and the factual features of the charges brought against the persons whose

arrest is sought by the Court;

**NOTING** the "Décision relative à la levée des scellés et à la reclassification de certains

documents dans les dossiers de la situation et de l'affaire et annexes" issued by Judge

Fatoumata Dembele Diarra, Single Judge responsible for the issues of unsealing in

the situation and in the case, on 2 February 2007 (la "Décision relative à la levée des

scellés"),5 resulting in a significant increase of the amount of publicly accessible

documents, whether in whole or in part, in the record both of the situation and of the

case;

<sup>5</sup> ICC-02/04-01/05-135.

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**CONSIDERING** that providing access by the OPCV to the index of the record of the

situation and of the case would be tantamount to disclosing to the OPCV the

existence of all the documents included in the record of the situation and of the case,

including those documents still classified as confidential or under seal and which

may not be relevant for the proper discharge of the tasks entrusted to the Office by

the Decision;

CONSIDERING that authorising the OPCV to consult the record of the situation

and of the case would be tantamount to granting the Office unlimited access to such

records, including to information which is still classified as confidential or under seal

and which may not be relevant for the proper discharge of the tasks entrusted to it by

the Decision;

**CONSIDERING** that, prior to determining whether to transmit to the OPCV any

documents or material other than public included in the record of the situation

and/or of the case, there is a need for the Single Judge to determine, on the basis of

additional information on the Request, to what extent access by the OPCV to such

documents would be instrumental to the tasks entrusted to the Office by the Decision

at this stage;

**NOTING** that the Office indicates that REDACTED;

**CONSIDERING** that there is a need for the Single Judge to be apprised of and

clarify whether and, in the affirmative, the REDACTED;

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**NOTING** regulation 46, sub-regulation 2, of the Regulations, whereby the Pre-Trial

Chamber shall be responsible for any matter, request or information arising out of

the situation assigned to it; regulation 28, sub-regulations 1 and 2, of the Regulations,

respectively allowing the Chamber to order the participants to clarify or to provide

additional details on any document or to address specific issues in their oral

submissions; and regulation 20, sub-regulation 2, of the Regulations, vesting a

Chamber with the power to hold a hearing in closed session, subject to the need to

make public the reasons for such an order;

**CONSIDERING** that the provision by the OPCV of information on REDACTED may

entail the disclosure of sensitive and confidential information and that such

information should not be heard in public at this stage;

FOR THESE REASONS

ORDER the Registrar to provide, at his earliest convenience and no later than

Thursday 8 February 2007, the OPCV with the unredacted version of the Warrants;

**REJECT** the OPCV's request to have access to the index of the record of the situation

and of the case;

**REJECT** the OPCV's request to authorise the OPCV to consult the record of the

situation and of the case;

**DECIDE** to hold a hearing in camera and ex parte on Monday 12 February 2007 at 2

pm to be attended by the Office of Public Counsel for Victims and the Victims

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Participation and Reparations Section, with a view to considering the following

issues:

1. In what way and to what extent access by the OPCV to documents or material

other than public included in the record of the situation and/or of the case

would be instrumental to the tasks entrusted to the Office by the Decision at

this stage;

2. The scope and purpose of REDACTED, with particular regard to REDACTED.

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

Mamo Politi
Judge Mauro Politi

Single judge

Dated this 7 February 2006

At The Hague, The Netherlands

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