Cour Pénale Internationale



International Criminal Court

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

Date: 2 June 2008

PRE-TRIAL CHAMBER II

Before: Judge Mauro Politi, Single Judge

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

Public Document

Decision on the Defence Application for Leave to Appeal the 14 March 2008

Decision on Victims' Applications for Participation

No.: ICC-02/04-01/05 1/10 2 June 2008

Decision/Order/Judgment to be notified in accordance with regulation 31 of the Regulations of the Court to:

The Office of the Prosecutor Mr Luis Moreno Ocampo Ms Fatou Bensouda Counsel for the Defence Ms Michelyne C. St-Laurent

Legal Representatives of the Victims

Ms Paolina Massidda Ms Adesola Adeboyejo Legal Representatives of the Applicants

Unrepresented Victims

Unrepresented Applicants for Participation/Reparation

The Office of Public Counsel for

Victims

Ms Paolina Massidda

The Office of Public Counsel for the

Defence

States Representatives

Amicus Curiae

REGISTRY

Registrar

Defence Support Section

Ms Silvana Arbia

Victims and Witnesses Unit

Detention Section

Victims Participation and Reparations

Section

Other

No.:ICC-02/04-01/05 2/10 2 June 2008

ICC-02/04-01/05-296 02-06-2008 3/10 CB PT

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

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

November 2006,1 whereby Pre-Trial Chamber II (the "Chamber") designated Judge

Mauro Politi as Single Judge responsible for all issues arising in connection with

victims' participation in the proceedings in respect of the situation in Uganda (the

"Situation") and in the case of The Prosecutor v. Joseph Kony, Vincent Otti, Okot

Odhiambo and Dominic Ongwen (the "Case");

NOTING the "Decision on victims' applications for participation a/0010/06,

a/0064/06 to a/0070/06, a/0081/06 to a/0104/06 and a/0111/06 to a/0127/06", filed on 13

August 2007 in the record of the Situation² and in the record of the Case (the "13

August 2007 Decision");3

NOTING the "Report on the identity documents available in the Ugandan legal and

administrative system and other supporting documentation for applications for

participation in proceedings in Uganda" with annexes, dated 12 October 2007 and

transmitted by the Victims Participation and Reparations Section in the form of an

Internal Memorandum (the "VPRS Report");

NOTING the "Addendum to 'Report on the identity documents available in the

Ugandan legal and administrative system and other supporting documentation for

applications for participation in proceedings in Uganda'", dated 15 February 2008

and transmitted by the VPRS in the form of an Internal Memorandum (the

"Addendum");

¹ ICC-02/04-01/05-130.

² ICC-02/04-100-Conf-Exp; ICC-02/04-101.

³ ICC-02/04-01/05-251-Conf-Exp; ICC-02/04-01/05-252.

NOTING the "Decision on victims' applications for participation a/0010/06,

a/0064/06 to a/0070/06, a/0081/06, a/0082/06, a/0084/06 to a/0089/06, a/0091/06 to

a/0097/06, a/0099/06, a/0100/06, a/0102/06 to a/0104/06, a/0111/06, a/0113/06 to

a/0117/06, a/0120/06, a/0121/06 and a/0123/06 to a/0127/06", dated 14 March 2008, and

filed on 17 March 2008 in the record of the Situation⁴ and in the record of the Case

(the "17 March 2008 Decision"),5 whereby the Single Judge inter alia granted

Applicants a/0065/06, a/0068/06, a/0093/06, a/0096/06, a/0117/06, a/0120/06 and

a/0123/06 the status of victim in the context of the Situation, and Applicants

a/0094/06, a/0095/06, a/0103/06, a/0117/06, a/0120/06, a/0121/06, a/0123/06 and

a/0124/06 the status of victim in the Case, and requested the Registrar to assist them

in the appointment of a common legal representative;

NOTING the "Requête de la Défense sollicitant l'autorisation d'interjeter appel de la

'Decision on victims' applications for participation' rendue le 14 mars 2008"(the

"Defence's Request"), filed on 25 March 2008 in the record of the Situation6 and in

the record of the Case;7

NOTING the "Prosecution's Response to Defence's Request for Leave to Appeal the

Single Judge's 14 March 2008 Decision on the Applications for Participation in the

Proceedings" (the "Prosecution's Response"), filed on 31 March 2008 in the record of

the Situation8 and in the record of the Case;9

NOTING the "Request for leave to file a response to the 'Requête de la Défense

sollicitant l'autorisation d'interjeter appel de la 'Decision on victims' applications for

participation' rendue le 14 mars 2008", filed on 31 March 2008 by the Office of Public

⁴ ICC-02/04-124-Conf-Exp; ICC-02/04-125.

¹ ICC-02/04-01/05-281-Conf-Exp; ICC-02/04-01/05-282.

6 ICC-02/04-128.

⁷ ICC-02/04-01/05-285.

8 ICC-02/04-129.

9 ICC-02/04-01/05-287.

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

2 June 2008

Counsel for Victims (the "OPCV") in the record of the Situation¹⁰ and in the record of

the Case¹¹, in which the OPCV requested to be appointed "as legal representative for

the victims authorised to participate in the case The Prosecutor v. Joseph Kony et al.

until a common legal representative is chosen by the victims and to grant her leave

to file a response to the Defence's Application in a time limit indicated by the Single

Judge"(the "OPCV's First Request");

NOTING the "Request for leave to file observations to the 'Prosecution's Response

to Defence's Request for Leave to Appeal the Single Judge's 14 March 2008 Decision

on the Applications for Participation in the Proceedings'", filed on 2 April 2008 by

the OPCV in the record of the Situation¹² and in the record of the Case¹³, in which the

OPCV requested to be appointed "as legal representative for the victims authorised

to participate in the situation until a common legal representative is chosen by the

victims and to grant her leave to file observations on the Prosecution's Response in a

time limit indicated by the Single Judge" (the "OPCV's Second Request");

NOTING the "Decision on the OPCV's Requests for Leave to file a Response to the

Defence's Application dated 25 March 2008 and to file Observations on the

Prosecution's Response to such Application", filed on 7 April 2008 in the record of

the Situation¹⁴ and in the record of the Case;¹⁵

NOTING the "Réponse du représentant legal des victims à la requête de la Défense

solicitant l'autorisation d'interjeter appel de la décision du 14 mars 2008 et

observations sur la réponse du Procureur à ladite requête", filed on 11 April 2008 in

the record of the Situation¹⁶ and in the record of the Case¹⁷;

¹⁰ ICC-02/04-130.

11 ICC-02/04-01/05-288.

¹² ICC-02/04-131.

¹³ ICC-02/04-01/05-289.

14 ICC-02/04-132.

15 ICC-02/04-01/05-290.

16 ICC-02/04-133.

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

2 June 2008

CONSIDERING that the Defence seeks leave to appeal the following issues:

(i) Can victims be granted a general right to participate or should it be

considered that such participation is only possible if it is established

that specific personal interests of the applicant are affected by the

proceedings and that this participation is appropriate at that stage of

the proceedings? (the "First Issue");

(ii) In order to establish mental harm suffered as a result of physical harm

suffered by another person, should the identity of the latter and the

relationship the applicant has with the person be required? (the

"Second Issue");18

NOTING article 82(1) (d) of the Statute of the Court (the "Statute") and rule 155(1)

of the Rules of Procedure and Evidence (the "Rules");

CONSIDERING that the First Issue on which the Defence requests leave to appeal,

while formally raised in relation to the 17 March 2008 Decision, actually calls into

question the principles on victims' participation and conditions thereto that have

been established in the 13 August 2007 Decision on the basis of the relevant

provisions of the Statute, the Rules and the Regulations, including, inter alia, article

68(3) of the Statute;19

CONSIDERING that the 17 March 2008 Decision was merely meant to deal with

those applications, on which ruling had been deferred in accordance with the 13

¹⁷ ICC-02/04-01/05-291.

¹⁸ ICC-02/04-128, para. 18; ICC-02/04-01/05-285, para.18.

¹⁹ ICC-02/04-100-Conf-Exp, ICC-02/04-101; ICC-02/04-01/05-251-Conf-Exp; ICC-02/04-01/05-252.

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

2 June 2008

ICC-02/04-01/05-296 02-06-2008 7/10 CB PT

August 2007 Decision, until adequate proof of identity was provided and/or the

relevant VPRS report was submitted;20

CONSIDERING therefore that the Defence's Request in relation to the First Issue

must be considered inadmissible, since it should have been submitted in relation to

the 13 August 2007 Decision, within the time limit specified in rule 155(1) of the

Rules:

CONSIDERING on the other hand, that the 17 March 2008 Decision revisited the

identity requirements established in the 13 August 2007 Decision in light of the

VPRS Report and the Addendum;21

CONSIDERING further that the 17 March 2008 Decision did not explicitly address

the Second Issue on which the Defence requests leave to appeal;

CONSIDERING that article 82(1) (d) of the Statute restricts the possibility of leave

to appeal to decisions "that involve an issue that would significantly affect the fair

and expeditious conduct of the proceedings or the outcome of the trial, and for

which, in the opinion of the Pre-Trial or Trial Chamber, an immediate resolution by

the Appeals Chamber may materially advance the proceedings";

CONSIDERING that, according to its first decision on the issue of interlocutory

appeals dated 19 August 2005, this Chamber held that when dealing with an

application for leave to appeal, it must be governed by three principles: (a) the

restrictive character of the remedy provided for in article 82(1)(d) of the Statute; (b)

the need for the applicant to satisfy the Chamber as to the existence of the

²⁰ ICC-02/04-124-Conf-Exp; ICC-02/04-125; ICC-02/04-01/05-281-Conf-Exp; ICC-02/04-01/05-282.

21 Ibid

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

7/10 **2 June 2008**

ICC-02/04-01/05-296 02-06-2008 8/10 CB PT

requirements enshrined in this provision; and (c) the irrelevance or non-necessity for

the Chamber to address arguments relating to the merits or substance of the

appeal;22

CONSIDERING further the judgment, dated 13 July 2006, in which the Appeals

Chamber stated that the object of the remedy provided for in article 82(1)(d), is to

"pre-empt the repercussions of erroneous decisions on the fairness of the

proceedings or the outcome of the trial"(the "13 July 2006 Decision");23

CONSIDERING that according to the 13 July 2006 Decision, the Appeals Chamber

defined an issue as:

[A]n identifiable subject or topic requiring a decision for its resolution, not

merely a question over which there is disagreement or conflicting opinion. There may be disagreement or conflict of views on the law applicable for the resolution of a matter arising for determination in the judicial process. This

conflict of opinion does not define an appealable subject. An issue is constituted by a subject the resolution of which is essential for the

determination of matters arising in the judicial cause under examination.²⁴

CONSIDERING that the subject-matter raised in the Defence's Request concerning

the Second Issue satisfies the requirement of being an "identifiable subject or topic

requiring a decision for its resolution";

CONSIDERING, upon review of the Defence's Request, the Prosecution's Response

and the OPCV's First and Second Requests, that the Second Issue raised by the

²² ICC-02/04-01/05-20-US-Exp, unsealed pursuant to Decision ICC-02/04-01/05-52 dated 13 October 2005,

8/10

para. 15. ²³ ICC-01/04-168, para. 19.

²⁴ *Ibid.*, para. 9.

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

2 June 2008

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ICC-02/04-01/05-296 02-06-2008 9/10 CB PT

Defence would affect in a "material way" current and future proceedings in terms of

fairness as well as expeditiousness;25

CONSIDERING, in particular, that the fair and expeditious conduct of the

proceedings for victims' participation would be affected, in light of the possible

uncertainty on whether determining mental harm claimed by an applicant victim in

relation to physical harm suffered by another person requires that the identity of the

latter and his/her relationship with the applicant be established;

CONSIDERING also that, at this stage, an immediate resolution of the Second Issue

by the Appeals Chamber may materially advance the proceedings;

FOR THESE REASONS, HEREBY

DISMISS in limine the Defence's Request in relation to the First Issue as

inadmissible;

DECIDE to grant the Defence leave to appeal the 17 March 2008 Decision on the

Second Issue, namely, "[i]n order to establish mental harm suffered as a result of

physical harm suffered by another person, should the identity of the latter and the

relationship the applicant has with the person be required?"

²⁵ *Ibid*, para. 12.

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

2 June 2008

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9/10

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

Judge Mauro Politi
Single Judge

Dated this Monday 2 June 2008 At The Hague The Netherlands