Cour Pénale Internationale



International Criminal Court

Original: English

No.: ICC-02/04-01/05 OA2

Date: 22 July 2008

THE APPEALS CHAMBER

Before:

Judge Navanethem Pillay, Presiding Judge

Judge Philippe Kirsch Judge Georghios M. Pikis Judge Sang-Hyun Song Judge Erkki Kourula

SITUATION IN UGANDA

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

Public Document

Decision on the application by the ad hoc Counsel for the Defence for an extension of time



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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, Prosecutor Ms Fatou Bensouda, Deputy Prosecutor The Ad hoc Counsel for the Defence Ms Michelyne C. St-Laurent

The Office of Public Counsel for

Victims

Ms Paolina Massidda, Principal Counsel Ms Adesola Adeboyejo

REGISTRY

Registrar

Ms Silvana Arbia

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ICC-02/04-01/05-306 22-07-2008 3/6 SL PT OA2

The Appeals Chamber of the International Criminal Court,

In the appeal of the Defence against the decision of the Single Judge of Pre-Trial

Chamber II entitled "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

(ICC-02/04-01/05-282),

Having before it the "Preliminary Response to the Victims' Applications for Participation

and Application for Extension of Time Following the Late Registration of the Defence

Appeal of Pre-Trial Chamber II's Decision of 14 March 2008" of 23 June 2008 (ICC-

02/04-01/05-303-tENG) (hereinafter: "Defence Application for an Extension of Time"),

Issues the following

DECISION

The time limit for the filing of the Defence document in support of the appeal is

extended to 18 June 2008 and the "Defence Appeal of Pre-Trial Chamber II's

Decision of 14 March 2008 on Victim Participation" registered on 18 June 2008

(ICC-02/04-01/05-298-tENG) is accepted.

REASONS

1. On 2 June 2008, the Single Judge of Pre-Trial Chamber II rendered his "Decision on

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

Victims' Applications for Participation". This decision was received by the Registry

on 2 June 2008 at 16h45 and notified to the participants on 3 June 2008 at 9h23.

¹ ICC-02/04-01/05-296.

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2. On 18 June 2008, the ad hoc Counsel for the Defence (hereinafter: "ad hoc Counsel") filed the "Defence Appeal of Pre-Trial Chamber II's Decision of 14 March 2008 on Victim Participation" (hereinafter: "Defence Document in Support of the Appeal"). In accordance with regulations 65 (4) and 33 of the Regulations of the Court this document was due on 16 June 2008 at 16h00.

3. On 20 June 2008, the Office of Public Counsel for Victims (hereinafter: "OPCV") filed the "Request of the victims a/0090/06, a/0098/06, a/0112/06, a/0118/06, a/0119/06 and a/0122/06 for participation in the interlocutory appeal lodged by the Defence against the Decision of the Single Judge of Pre-Trial Chamber II dated 14 March 2008" in which they make the point that the Defence Document in Support of the Appeal was filed "two days after the expiration of the time limit prescribed under regulation 65 (4) of the Regulations of the Court".

4. On 23 June 2008, the ad hoc Counsel filed the Defence Application for an Extension of Time in which she submits that the Defence Document in Support of the Appeal was sent via email to the Registry on 16 June 2008 at 12h49. However, the document was not registered by Court Management Services (hereinafter: "CMS") due to the electronic format of the document. Further, in support of her application for an extension of time, she submits that upon realising that the document had not been registered she "did everything in her power to file her appeal within the prescribed time limits and demonstrated good faith throughout the steps she took to send the documents to the Registry." According to ad hoc counsel, the central problem revolved around the fact that she had not sent her documents in "pdf" format. Ad hoc counsel states that she was not aware that documents had to be sent in this format and that she had acted in good faith in sending her applications in "Word" format. As soon as she discovered that there was a problem with the format, ad hoc counsel sets

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² ICC-02/04-01/05-298-tENG.

³ ICC-02/04-01/05-302.

⁴ Ibid, at paragraph 11.

⁵ ICC-02/04-01/05-303-tENG, at paragraph 8.

⁶ Ibid, at paragraph 10.

⁷ Ibid, at paragraphs 14 to 26.

⁸ Ibid at paragraphs 10 to 13.

⁹ Ibid at paragraphs 20 to 24.

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out various steps that she took between the evening of 16 June 2008 and the filing of

the document on 18 June 2008, including considerable technical difficulties that she

had in converting the document to "pdf" format and the amount of time that this took

her. 10

5. On 30 June 2008, the Prosecutor filed the "Prosecution Response to Defence Appeal

of Pre-Trial Chamber II's Decision of 14 March 2008 on Victim Participation" in

which it is stated that he "takes no position on whether or not the Defence Appeal

should be rejected due to its delayed filing [...]."12

6. Regulation 35 (2), second sentence, of the Regulations of the Court provides:

"[a]fter the lapse of a time limit, an extension of time may only be granted if the

participant seeking the extension can demonstrate that he or she was unable to file the

application within the time limit for reasons outside his or her control."

7. In the present circumstances, the Appeals Chamber notes that neither the Regulations

of the Court nor the Regulations of the Registry stipulate that documents filed by

participants must be in "pdf" format. The Appeals Chamber further notes that the ad

hoc Counsel submitted the Defence Document in Support of the Appeal, within the

prescribed time limit, in a "Word" format thereby believing that she had complied

with the relevant time limit. Upon being informed by CMS¹³ that a "pdf" version of

her document was required, ad hoc Counsel undertook, as noted in paragraph 4

above, to file the document in the said format which was later accepted.

8. The Appeals Chamber accepts that in all of the above circumstances the fact that the

document was not originally accepted and was late was beyond her control. That

being the case the time limit is extended retrospectively and the Defence Document in

Support of the Appeal is accepted.

10 Ibid at paragraphs 11 to 19.

11 ICC-02/04-01/05-304.

12 Ibid, at paragraph 11.

¹³ See ICC-02/04-01/05-303-tENG-Anx3.

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

Judge Philippe Kirsch
On behalf of the Presiding Judge

Dated this 22nd day of July 2008 At The Hague, The Netherlands

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