Cour Pénale Internationale



International Criminal Court

Original: English No.: ICC-01/05-01/08

Date: 26 September 2008

PRE-TRIAL CHAMBER III

Before: Judge Fatoumata Dembele Diarra, Presiding Judge

Judge Hans-Peter Kaul

Judge Ekaterina Trendafilova

SITUATION IN THE CENTRAL AFRICAN REPUBLIC IN THE CASE OF THE PROSECUTOR v. JEAN-PIERRE BEMBA GOMBO

Public Document URGENT

Decision on the "Prosecution's Request for Extension of Page Limit for the Document Containing the Charges"

Decision to be notified, in accordance with regulation 31 of the Regulations of the Court, to:

The Office of the Prosecutor

Fatou Bensouda, Deputy Prosecutor

Petra Kneuer, Senior Trial Lawyer

Counsel for the Defence

Nkwebe Liriss

Tjarda E. Van der Spoel Aimé Kilolo-Musamba

Legal Representatives of the Victims Legal Representatives of the Applicants

Unrepresented Victims Unrepresented Applicants for

Participation/Reparation

The Office of Public Counsel for

Victims

The Office of Public Counsel for the

Defence

States Representatives Amicus Curiae

REGISTRY

Registrar Defence Support Section

Silvana Arbia

Victims and Witnesses Unit Detention Section

Victims Participation and Reparations Other

Section

PRE-TRIAL CHAMBER III (the "Chamber") of the International Criminal Court (the "Court") is seized of the "Prosecution's Request for Extension of Page Limit for

the Document Containing the Charges" (the "Request of the Prosecutor") submitted

on 25 September 2008.1

1. The Prosecutor seeks an extension of page limit regarding the document

containing the charges to be submitted in accordance with article 61(3) of the Rome

Statute (the "Statute").

2. The Prosecutor contends that the extension is necessary due to the complexity of

the facts and his intention to present them with sufficient clarity and precision as

well as their legal characterisation in order to give the defendant sufficient notice of

the underlying allegations against him and to assist him in preparing adequately

and effectively for the hearing on the confirmation of charges.

3. Thus, in the Chamber's view the Prosecutor would also fulfil his responsibilities

related to disclosure as required in the Chamber's "Decision on the Evidence

Disclosure System and Setting a Timetable for Disclosure between the Parties"

(paragraphs 69 and 70).2

4. The Chamber notes article 61(3) of the Statute and regulation 37 of the

Regulations of the Court (the "Regulations"). It further recalls that pursuant to

regulation 37(2) of the Regulations "[t]he Chamber may, at the request of a

participant, extend the page limit in exceptional circumstances".

5. The Chamber finds that the reasons presented by the Prosecutor in his request

constitute exceptional circumstances within the meaning of the above-stated

provision.

¹ ICC-01/05-01/08-120-US-Exp.

² ICC-01/05-01/08-55.

6. Mindful of the principle of publicity of proceedings and the fact that the Prosecutor instigated the classification of his request to which this decision responds, the Chamber is of the view that in the absence of any confidential information and other convincing arguments contained in the Request of the Prosecutor, the decision is issued as public and the Request of the Prosecutor is reclassified as public pursuant to regulation 23*bis* (3) of the Regulations of the Court.

FOR THESE REASONS, THE CHAMBER DECIDES

- (a) to grant the Prosecutor the requested extension of forty (40) pages for the document containing the charges.
- **(b) to re-classify** as public the document ICC-01/05-01/08-120-US-Exp.

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

Normin's

Judge Fatoumata Dembele Diarra Presiding Judge

Judge Hans-Peter Kaul

Judge Ekaterina Trendafilova

Dated this 26 September 2008

At The Hague, The Netherlands