Cour Pénale Internationale



International Criminal Court

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

Date: 3 February 2009

PRE-TRIAL CHAMBER II

Before: Judge Mauro Politi, Presiding Judge

Judge Hans-Peter Kaul

Judge Ekaterina Trendafilova

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

Public document

Decision on the Corrigendum by the Office of Public Counsel for Victims dated 2 January 2009

No.: ICC-02/04-01/05 1/5 3 February 2009

Decision 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 Mr Jens Dieckmann

Legal Representatives of Victims

a/0119/06

Ms Paolina Massidda

Legal Representatives of Victims

a/0090/06, a/0098/06, a/0112/06, a/0118/06

and a/0112/06

Ms Adesola Adeboyejo

Unrepresented Victims Unrepresented Applicants for

Participation/Reparation

The Office of Public Counsel for

Victims

Ms Paolina Massidda Ms Sarah Pellet The Office of Public Counsel for the

Defence

States Representatives

The Government of the Republic of

Uganda

Amici Curiae

The Uganda Victims' Foundation

Redress Trust

REGISTRY

Registrar

Ms Silvana Arbia

Defence Support Section

Victims and Witnesses Unit Detention Section

Victims Participation and Reparations

Section

Other

No.:ICC-02/04-01/05 2/5 3 February 2009

ICC-02/04-01/05-365 04-02-2009 3/5 EO PT

The Judges of Pre-Trial Chamber II (the "Chamber") of the International Criminal

Court (the "Court");

1. NOTING the "Decision assigning the situation in Uganda" to Pre-Trial

Chamber II issued by the Presidency on 5 July 20041;

2. NOTING the "Decision initiating proceedings under article 19, requesting

observations and appointing counsel for the Defence" dated 21 October 2008,

whereby the Chamber decided to initiate proceedings under article 19(1) of the

Statute (the "Proceedings") and invited the Republic of Uganda, the Prosecutor,

the counsel for the Defence (the "Defence") and victims having already

communicated with the Court with respect to the case of The Prosecutor v. Joseph

Kony, Vincent Otti, Okot Odhiambo and Dominic Ongwen (the "Case"), or their

legal representatives, to submit their observations on the admissibility of the

Case by 10 November 2008², later extended until 18 November 2008³;

3. **NOTING** the "Decision on request by the Office of Public Counsel for Victims

for extension of time limit in proceedings under article 19(1)" dated 11

November 2008, whereby the Chamber rejected the application by the Office of

Public Counsel for Victims (the "OPCV" or the "Office") to extend the time

limit for the submission of observations with regard to the Proceedings;

4. NOTING the "Observations on behalf of victims pursuant to article 19(1) of the

Rome Statute with 55 Public Annexes and 45 Redacted Annexes" filed by the

OPCV on 18 November 20084 (the "Observations"), whereby the Office inter alia

set forth the reasons warranting the provision to the Prosecutor, the Defence,

the Government of Uganda, the amici curiae and the public of redacted versions

¹ ICC-02/04-1.

² ICC-02/04-01/05-320.

³ ICC-02/04-01/05-328.

4 ICC-02/04-01/05-349.

ICC-02/04-01/05-365 04-02-2009 4/5 EO PT

of some of the questionnaires filled out by the victims and appended as annexes

to the Observations;

5. NOTING the "Corrigendum concerning two annexes appended to the

'Observations on behalf of victims pursuant to article 19(1) of the Rome Statute

with 55 Public Annexes and 45 Redacted Annexes'" filed by the OPCV on 2

January 2009 (the "Corrigendum by the OPCV")5, whereby the Office submitted

that "in one redacted annex, the redactions made were not complete, whereas

another annex was filed public without any redactions where it should have

been redacted beforehand";

6. **NOTING** that the incomplete redactions affected Annex 9 to the Observations,

whereas the annex erroneously filed as public was Annex 40 to the

Observations;

7. NOTING that, accordingly, the Office (i) filed a corrigendum to the redacted

Annex 9 to the Observations, (ii) requested the Chamber to order the

reclassification of Annex 40 to the Observations from public to confidential ex

parte only available to the OPCV and (iii) filed a public redacted version of

Annex 40 to the Observations:

8. NOTING article 68 of the Statute and regulation 23bis(3) of the Regulations of

the Court;

9. CONSIDERING that the measures taken and the requests made by the OPCV

appear necessary and appropriate with a view to adequately protecting the

relevant victims;

⁵ ICC-02/04-01/05-349-Corr.

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

3 February 2009

4/5

FOR THESE REASONS, HEREBY

ORDERS that Annex 40 to the Observations be reclassified as "confidential ex parte only available to the OPCV";

ORDERS that the corrigenda to Annex 9 and to Annex 40 to the Observations filed as annexes to the Corrigendum by the OPCV be inserted in the record of the Case.

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

Mams Politi
Judge Mauro Politi

Presiding Judge

Judge Hans-Peter Kaul

Dated this Tuesday, 3 February 2009 At The Hague, The Netherlands.

No.:ICC-02/04-01/05 3 February 2009 5/5