Cour Pénale Internationale



International Criminal Court

Original: English No.: ICC-01/05-01/08
Date: 3 April 2009

PRE-TRIAL CHAMBER II

Before: Judge Ekaterina Trendafilova, Single Judge

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

Public Document

Decision Requesting Observations on Re-classification and Unsealing of Documents

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 Karim A.A. Khan

Aimé Kilolo-Musamba

Pierre Legros

Legal Representatives of the Victims

Mrs Edith Douzima Lawson

Legal Representatives of the Applicants

Unrepresented Victims Unrepresented Applicants for

Participation/Reparation

The Office of Public Counsel for

Victims

Paolina Massidda

The Office of Public Counsel for the

Defence

States Representatives Amicus Curiae

REGISTRY

Registrar & Deputy Registrar

Silvana Arbia

Defence Support Section

Anders Backman

Victims and Witnesses Unit

Simo Vaatainen

Detention Section

Victims Participation and Reparations

Section

Fiona McKay

Other

Judge Ekaterina Trendafilova, acting as Single Judge for Pre-Trial Chamber II (the

"Chamber") of the International Criminal Court (the "Court"),1 is seized of the

matter of re-classification and unsealing of documents registered in the records of

the situation and the case of *The Prosecutor v. Jean-Pierre Bemba Gombo* (the "Case").

1. On 1 December 2008 the Single Judge issued a "Decision on Re-classification and

Unsealing of Certain Documents", in which the Prosecutor and the Registry were

ordered to re-classify documents in order to make them available to the Defence in

view of the confirmation of charges hearing.² The Single Judge recalls that the

Chamber regularly re-classified documents contained in the records of the situation

and the Case in order, inter alia, to make them available to the public.3

2. The Single Judge also recalls that in previous Chamber's decisions, it was noted

that some documents were filed "ex parte", "underseal" or "confidential" without

stating the factual and legal basis for the chosen classification as required by

regulation 23bis(1) of the Regulations of the Court (the "Regulations").4

3. The Single Judge notes articles 43(6), 57(3)(c), 64(2), 67(1) and 68(1) of the Rome

Statute (the "Statute"), rules 15, 17 to 19, 87 and 88 of the Rules of Procedure and

Evidence (the "Rules"), regulations 8, 23bis, 24bis and 42(3) of the Regulations and

regulation 14 of the Regulations of the Registry.

4. The Single Judge notes the rights of Mr Jean-Pierre Bemba Gombo ("Mr Jean-

Pierre Bemba") and in particular, the principle of publicity of proceedings as

prescribed in article 67(1) of the Statute.

¹ ICC-01/05-01/08-393.

² ICC-01/05-01/08-301.

³ ICC-01/05-01/08-20, ICC-01/05-01/08-196-Conf., ICC-01/05-01/08-238 and ICC-01/05-01/08-246-Conf.

5. The Single Judge recalls her duty at the pre-trial stage to ensure that the overall procedure is fair, conducted with full respect for the rights of the suspect and with due regard for the protection of victims and witnesses concerned by the present Case.

6. In this regard, the Single Judge also recalls her obligation to provide for the protection and privacy of victims and witnesses in accordance with articles 57(3)(c) and 68(1) of the Statute and is of the view that protection of victims and witnesses may render redactions necessary prior to any unsealing or any re-classification of certain documents.

7. Furthermore, the Single Judge notes once more regulation 23bis(1) of the Regulations which obliges the parties, the participants as well as the Registry to state the factual and legal basis for the chosen classification of their respective filed documents marked "ex parte", "under seal" or "confidential".

8. Mindful of these principles and in view of the forthcoming end of the pre-trial proceedings, the Single Judge considers that the parties, the legal representatives of victims as well as the Registry should make a general review of the level of confidentiality of their respective documents contained in the records of the situation and the Case in order to make them available to the public, bearing in mind, however, the protection of victims and witnesses.

9. With regard to documents emanating from the Prosecutor, and prior to any decision on unsealing or re-classification, the Single Judge deems appropriate to seek observations from the Prosecutor on making his documents available to the public or at a minimum to the Defence. The Single Judge emphasises that this equally applies to *ex parte* documents, redacted documents where redactions may be no longer

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needed, annexes, transcripts of hearing and documents presented at the confirmation of charges hearing, which are not considered as evidence.⁵

10. The Single Judge considers that the treatment of the said documents should be

reviewed by the Prosecutor in consultation with the Victims and Witnesses Unit (the

"VWU"). The VWU may advise, pursuant to article 68(4) of the Statute, the

Prosecutor and the Court on protective measures as referred to in article 43(6) of the

Statute, including proposals for redactions where appropriate. In reviewing the level

of confidentiality of the documents, the Prosecutor and the VWU should determine

whether the original classification is still warranted or, as the case may be, whether

proposals for redactions would be appropriate in order to make the documents

available to the public in a redacted version.

11. With regard to documents emanating from the Defence and the legal

representatives of victims, the Single Judge considers that pursuant to article 68(1) of

the Statute, the VWU, being the specialised unit of the Court for victims and

witnesses protection, may also advise the Defence and the legal representatives of

victims on whether proposals for redactions would be appropriate in order to make

their respective documents available to the public in redacted form.

12. With regard to documents emanating from the Registry, and prior to any

decision on unsealing or reclassification, the Single Judge also deems appropriate to

seek observations from the Registry on making available those documents at a

minimum to the Defence and/or to the Prosecutor where applicable. In doing so, the

Registry should pay particular attention to the content of the documents filed ex

parte "Registrar only", pursuant to regulation 24bis(2) of the Regulations. The

Registry should consider if the "ex parte" mention is still justified and if the

knowledge by either party of the content of these documents would still defeat their

purpose.

⁵ This includes documents stamped "HNE" by the Registry.

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13. Finally, as a general principle, the Single Judge requests that in their respective observations the parties and the legal representatives of victims as well as the Registry submit to the Single Judge the reasons why their respective documents may not, at this stage, be the subject of a decision on unsealing or re-classification.

FOR THESE REASONS, THE SINGLE JUDGE

- a) **requests** the Prosecutor, the Defence and the legal representatives of victims, in consultation with the Victims and Witnesses Unit, to submit, no later than 4 May 2009, a proposal detailing the treatment of their respective documents filed in the records of the situation and the Case, including, where appropriate, proposals for reductions.
- b) **requests** the Registry to submit, no later than 4 May 2009, their respective proposals detailing the treatment of its documents filed in the records of the situation and the Case including, where appropriate, proposals for redactions.
- c) **requests** the Prosecutor, the Defence, the legal representatives of victims and the Registry to follow the official numbering of the filings and to include all their proposals respectively, in one single document.

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

6. Hilles.

Judge Ekaterina Trendafilova Single Judge

Dated this Friday 3 April 2009

At The Hague, The Netherlands