ICC-01/04-01/10-115 21-04-2011 1/5 CB PT

Cour Pénale Internationale



International Criminal Court

Original: English

No.: ICC-01/04-01/10 Date: 21 April 2011

PRE-TRIAL CHAMBER I

Before:

Judge Sanji Mmasenono Monageng, Single Judge

SITUATION IN THE DEMOCRATIC REPUBLIC OF THE CONGO

IN THE CASE OF THE PROSECUTOR V. CALLIXTE MBARUSHIMANA

Public

Decision on the "Defence Request for OPCD Support"

No. ICC-01/04-01/10

Decision to be notified, in accordance with Regulation 31 of the Regulations of

the Court, to:

The Office of the Prosecutor	Counsel for the Defence
Mr Luis Moreno-Ocampo, Prosecutor	Mr Nicholas Kaufman
Ms Fatou Bensouda, Deputy Prosecutor	Ms Yael Vias-Gvirsman
Mr Anton Steynberg, Senior Trial Lawyer	
Legal Representatives of Victims	Legal Representatives of Applicants
Unrepresented Victims	Unrepresented Applicants for Participation/Reparation
The Office of Public Counsel for Victims	The Office of Public Counsel for the Defence Mr Xavier-Jean Keïta

States Representatives

Amicus Curiae

REGISTRY

Registrar Ms Silvana Arbia **Deputy Registrar** Mr Didier Preira

Victims and Witnesses Unit

Detention Section

Victims Participation and Reparations Others Section

No. ICC-01/04-01/10

I, Judge Sanji Mmasenono Monageng, the Single Judge of Pre-Trial Chamber I of the International Criminal Court ("Chamber" and "Court" respectively) responsible for carrying out the functions of the Chamber in relation to the case of *The Prosecutor v. Callixte Mbarushimana*;¹

NOTING the "Second Decision on matters regarding the review of potentially privileged material" ("Decision")² issued by the Chamber on 15 April 2011 whereby the Chamber *inter alia*:

- (i) ordered the Defence to expeditiously carry out and complete its review of the relevant seized material, and to submit to the Chamber a list of the documents on which it claims privilege under rule 73 of the Rules by no later than 6 May 2011; and
- (ii) accordingly ordered the Registry (a) to provide, as soon as possible, the Defence with a copy of all the relevant non-faulty and unprotected devices, in an accessible and searchable format; (b) to immediately provide the Defence with the lists of the files identified through the keyword search which are already available; and (c) to provide the Defence with the lists of the files which will be compiled as regards the remaining seized material as soon as the keyword searches have been completed and the lists compiled;

NOTING the "Defence Request for OPCD Support" ("Defence Request")³ filed on 20 April 2011, whereby the Defence requests the assistance of the

No. ICC-01/04-01/10

¹ Oral Decision of the Chamber, 28 January 2011, ICC-01/04-01/10-T-I-ENG, p. 11.

² ICC-01/04-01/10-105.

³ ICC-01/04-01/10-114.

Office of Public Counsel for the Defence ("OPCD") in order to expeditiously review "thousands of files" within the deadline imposed by the Chamber;⁴

NOTING regulation 77(5) of the Regulations of the Court ("Regulations") and regulations 144(2) and (3) of the Regulations of the Registry;

CONSIDERING that, pursuant to regulation 77(5) of the Regulations, the OPCD shall provide to the defence counsel, if so requested by him or her, support and assistance;

CONSIDERING that the requested support and assistance would facilitate the Defence's compliance with its task within the set deadline;

CONSIDERING further that in its Request, the Defence informed the Chamber that, further to contacts with the OPCD's Counsel, the latter has already "graciously agreed to volunteer the support of 5 staff members of his office" for the sought support and assistance;

CONSIDERING that in order for the abovementioned five members of the OPCD to provide the relevant support and assistance, it is necessary to grant them access to the relevant materials;

FOR THESE REASONS,

GRANT the Defence Request;

ORDER the OPCD to provide the Registry with the list of the five members who will assist the Defence;

No. ICC-01/04-01/10

4/5

⁴ *Ibid.*, paras 3 and 4.

• **ORDER** the Registrar to give to the five persons to be listed by the OPCD access to the following:

(i) a copy of all the relevant non-faulty and unprotected devices, in an accessible and searchable format;

(ii) the lists of the files identified through the keyword search which are already available;

(iii) the lists of the files which will be compiled as regards the remaining seized material as soon as the keyword searches have been completed and the lists compiled.

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

udge Sanji Mmasenono Monageng

Single judge

Dated this Thursday 21 April 2011

At The Hague, The Netherlands

No. ICC-01/04-01/10

5/5