ICC-01/04-01/10-126 28-04-2011 1/6 RH PT

Cour Pénale Internationale



International Criminal Court

Original: English

No.: ICC-01/04-01/10

Date: 28 April 2011

PRE-TRIAL CHAMBER I

Before:

Judge Cuno Tarfusser, Single Judge

SITUATION IN THE DEMOCRATIC REPUBLIC OF THE CONGO

IN THE CASE OF THE PROSECUTOR V. CALLIXTE MBARUSHIMANA

Public

Decision to Hold Consultations under Rule 114

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	Mr Nicholas Kaufman
Ms Fatou Bensouda	Ms. Yael Vias-Gvirsman
Mr Anton Steynberg, Senior Trial Lawyer	

Legal Representatives of Victims

Unrepresented Victims

Unrepresented Applicants for Participation/Reparation

Legal Representatives of Applicants

The Office of Public Counsel for The Office of Public Counsel for the Victims Defence

States Representatives

Amicus Curiae

REGISTRY

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

Victims and Witnesses Unit

Detention Section

Victims Participation and Reparations Other Section Nether

Other Netherlands Forensic Institute

I, Judge Cuno Tarfusser, 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* in the absence of Judge Sanji Mmasenono Monageng;¹

NOTING the "Prosecution's request for authorisation to conduct destructive analysis of corrupted disc" ("Request") filed by the Prosecutor on 27 April 2011² whereby the Prosecutor submits that:

- (i) one of the discs ("Disc") provided by the French authorities and containing copies of intercepted communications originating from phones attributed to Mr Callixte Mbarushimana was corrupted and thus unreadable;
- to the best of his knowledge, it currently exists no other copies of these conversations;
- (iii) he delivered the Disc to the Netherlands Forensic Institute ("NFI") in order to attempt recovery of the data and the NFI succeeded in recovering 86% of the data on the Disc by conducting a non-destructive analysis; and
- (iv) in relation to the remaining 14% of the data, although the NFI believes that it is "most likely not recoverable", it recommends destructive analysis of the Disc to attempt to retrieve it;

NOTING furthermore that, in his Request, the Prosecutor states that, should the Chamber authorises the destructive analysis of the Disc, he will seek a variation of the 2 May 2011

¹ICC-01/04-583.

² ICC-01/04-01/10-122 and its Annex A.

deadline ordered by the Chamber for the inspection of materials pursuant to Rule 77 of the Rules of Procedure and Evidence ("Rules");³

NOTING article 56 of the Rome Statute ("Statute") and rule 114 of the Rules;

CONSIDERING that the Prosecutor contends that no other copies of the said intercepted communications are available besides those contained in the Disc;

CONSIDERING that the Prosecutor submits that an attempt to retrieve the totality of the data could be made through a destructive analysis of the Disc;

CONSIDERING further that, by resorting to this type of analysis, the "source material on the disc will be irreversibly altered" and "some or all the material could be destroyed";⁴

CONSIDERING that, in light of the submission that no alternative solution to retrieve the data is available besides conducting a destructive analysis of the Disc, there arises a unique investigative opportunity within the meaning of article 56 (1) (a) of the Statute;

CONSIDERING therefore that, according to rule 114 (1), the Pre-Trial Chamber shall hold consultations without delay with the Prosecutor and the Defence;

CONSIDERING that it is appropriate that these consultations take place in the form of a hearing to be held in the presence of the Prosecutor, the Defence and the Registry;

CONSIDERING furthermore that, in light of the technical aspects of the proposed method to attempt and retrieve the data from the Disc, the presence of a representative of the NFI will enable the parties and the Chamber to benefit from all relevant information in relation to the destructive analysis process suggested;

³ ICC-01/04-01/10-122, para.15.

⁴ JCC-01/04-01/10-122, para.12.

CONSIDERING that, in light of the above, the Disc shall be excluded from the materials to be inspected by the Defence within the abovementioned 2 May 2011 deadline, pending the determinations to be taken by the Chamber in light of the forthcoming consultations;

CONSIDERING finally that the issue raised by the Prosecutor in his Request, being limited to one specific disc, shall not impact on the abovementioned 2 May 2011 deadline ordered by the Chamber⁵ in relation to all the remaining available materials (other than the Disc) covered by rule 77 of the Rules;

FOR THESE REASONS,

DECIDE to hold consultations with the Prosecutor and the Defence by way of a hearing before the Chamber on Wednesday 4 May 2011 at 17 hours in Courtroom I in order to determine the measures to be taken and the modalities of their implementation;

INVITE a representative of the Registry and of the NFI to attend the hearing;

REITERATE the deadlines ordered by the Chamber in relation to inspections to be conducted pursuant to rule 77 of the Rules for all relevant materials except the Disc.

⁵ ICC-01/04-01/10-87, p.16.

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

Cudale

Judge Cuno Tarfusser

Single judge

Dated this Thursday, 28 April 2011

At The Hague, The Netherlands