Cour Pénale Internationale



International Criminal Court

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No.: ICC-02/05-03/09
Date: 21 December 2011

TRIAL CHAMBER IV

Before:

Judge Joyce Aluoch, Presiding Judge Judge Fatoumata Dembele Diarra Judge Silvia Fernández de Gurmendi

SITUATION IN DARFUR, SUDAN

IN THE CASE OF THE PROSECUTOR v. ABDALLAH BANDA ABAKAER NOURAIN AND SALEH MOHAMMED JERBO JAMUS

Public document

Public redacted Decision on the second defence's application pursuant to Articles 57(3)(b) and 64(6)(a) of the Statute

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

The Office of the Prosecutor
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Unrepresented Victims

Unrepresented Applicants for Participation/Reparation

The Office of Public Counsel for Victims

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REGISTRY

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Victims and Witnesses Unit

Detention Section

Victims Participation and Reparations

Section

Others

African Union

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Trial Chamber IV ("Chamber") of the International Criminal Court ("Court") renders the following Decision on the second defence's application pursuant to Articles 57(3)(b) and 64(6)(a) of the Rome Statute ("Statute").

I. Background and Submissions

- 1. On 11 May 2011, the defence filed an application requesting the Chamber to seek cooperation from the African Union ("AU") pursuant to Articles 57(3)(b) and 64(6)(a) of the Statute¹ to obtain documents said to be material to the preparation of the defence and a fair hearing.²
- 2. On 1 July 2011, the Chamber rendered its "Decision on 'Defence Application pursuant to Articles 57(3)(b) & 64(6)(a) of the Statute for an order for the preparation and transmission of a cooperation request to the African Union'" ("Decision").³ In its Decision, the Chamber held that it may seek cooperation from intergovernmental organisations when the requirements of specificity, relevance, and necessity are met.⁴ It found that only some of the documents the defence sought to obtain had been identified to the requisite standard,⁵ while others had "not been sufficiently identified" so as to meet the requirement of specificity, since they referred to broad categories of documents without any type of limitation, be it temporal or otherwise.⁶

¹ Defence Application pursuant to Articles 57(3)(b) & 64(6)(a) of the Statute for an order for the preparation and transmission of a cooperation request to the African Union, 11 May 2011, ICC-02/05-03/09-146 and confidential and ex parte annexes A, B, C, F and H, confidential annexes D and G and public annex E.

² ICC-02/05-03/09-146, paragraphs 26 to 32.

³ Decision on "Defence Application pursuant to Articles 57(3)(b) & 64(6)(a) of the Statute for an order for the preparation and transmission of a cooperation request to the African Union", 1 July 2011, ICC-02/05-03/09-170.

⁴ ICC-02/05-03/09-170, paragraph 14.

⁵ ICC-02/05-03/09-170, paragraphs 18 and 19.

⁶ ICC-02/05-03/09-170, paragraph 20.

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3. The Chamber further held that of those documents that had been sufficiently

identified only some met the criterion of relevance. While the Chamber was

satisfied that the defence had exhausted the steps to obtain the cooperation from the

AU,8 it considered that it had not explained which steps, if any, it had undertaken

to explore whether the documents in question or documents of similar value could

be obtained from the Office of the Prosecutor ("prosecution").9 The Chamber thus

concluded that the defence should first attempt to obtain these documents in

accordance with Rule 77 of the Rules of Procedure and Evidence ("Rules"), before

seeking the assistance of the Chamber.10

4. On 20 October 2011, the defence filed the "Second Defence Application pursuant to

Articles 57(3)(b) & 64(6)(a) of the Statute for an order for the preparation and

transmission of a cooperation request to the African Union" ("Application"), 11

requesting the Chamber to ask the AU to provide the documents listed in

confidential Annexure C to its Application within 28 days.¹²

5. The defence submits that it had exhausted all available steps before resorting to a

renewed application before the Chamber.¹³ The defence sets out that, on 19 July

2011, it wrote to the prosecution requesting the disclosure of a detailed number of

⁷ ICC-02/05-03/09-170, paragraph 23 and 24.

8 ICC-02/05-03/09-170, paragraph 26.
 9 ICC-02/05-03/09-170, paragraph 27.

¹⁰ ICC-02/05-03/09-170, paragraph 28.

¹¹ Second Defence Application pursuant to Articles 57(3)(b) & 64(6)(a) of the Statute for an order for the preparation and transmission of a cooperation request to the African Union, 20 October 2011, ICC-02/05-03/09-234.

¹² ICC-02/05-03/09-234, paragraph 28.

¹³ ICC-02/05-03/09-234, paragraph 2.

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AU documents.¹⁴ The documents requested amounted to 24 specific requests in

total.15

6. On 29 August 2011, the prosecution informed the defence that it had not identified

any documents or materials falling within the scope of the defence request in

relation to 21 out of the 24 requests.16

7. Concerning the remaining three categories, namely items 13, 14 and 21, the

prosecution made the following observations: in relation to item 14, the prosecution

indicated that it had identified four documents within this category. It was further

indicated that these documents were subject to a request for redactions pending

before the Chamber.¹⁷ In relation to requested information falling under items 13

and 21, the prosecution informed the defence that it had identified material that

may fall into these categories.¹⁸ It also conveyed to the defence that it intended to

file an ex parte application before the Chamber in relation to this material.¹⁹

8. The defence further submits that it has resumed its efforts to contact the AU. In its

Application, it details the steps undertaken and informs that they have so far been

to no avail.20

9. The prosecution has not filed a response to the Application.

¹⁴ ICC-02/05-03/09-234, paragraph 6.

¹⁵ ICC-02/05-03/09-234, paragraph 6; ICC-02/05-03/09-234-Conf-Exp-AnxA, pages 5 to 8.

¹⁶ ICC-02/05-03/09-234, paragraph 7.

¹⁷ ICC-02/05-03/09-234, paragraph 7.

¹⁸ ICC-02/05-03/09-234, paragraph 8.

¹⁹ ICC-02/05-03/09-234, paragraph 8.

²⁰ ICC-02/05-03/09-234, paragraph 10.

10. On 16 December 2011, with regard to item 14, the Chamber issued the "Decision on the prosecution's application for redactions ICC-02/05-03/09-206-Conf-Exp", ²¹ in which it granted protective measures to identifying information of [REDACTED].

II. Relevant provisions

11. In accordance with Article 21(1) of the Statute, the Trial Chamber has considered the following provisions: Articles 57(3)(b), 64(6)(a), 87(6), 93, 96(2)(a) of the Statute, and Rules 81(4), 116(1), 176(2), 176(4) and 177(2) of the Rules, Regulation 42(1) of the Regulations of the Court ("Regulations") as well as paragraph 3 of the Security Council Resolution 1593 (2005) which states:

Security Council Resolution 1593 (2005)²²

[...]

3. Invites the Court and the African Union to discuss practical arrangements that will facilitate the work of the Prosecutor and of the Court, including the possibility of conducting proceedings in the region, which would contribute to regional efforts in the fight against impunity;

[...]

III. Analysis and Conclusions

12. The Chamber recalls its previous findings in relation to the interpretation of the language of Article 57(3)(b) of the Statute and Rule 116(1) of the Rules.²³ It further recalls its conclusion that pursuant to Articles 64(6)(a) and 61(11) of the Statute, it is

²³ ICC-02/05-03/09-170, paragraph 6.

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²¹ Decision on the prosecution's application for redactions ICC-02/05-03/09-206-Conf-Exp, 16 December 2011 (notified on 19 December 2011), ICC-02/05-03/09-266-Conf.

²² S/RES/1593 (2005), adopted by the Security Council at its 5158th meeting, on 31 March 2005.

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competent to deal with requests for cooperation.²⁴ Accordingly, the Chamber will

consider the merits of the present Application.

13. As previously held by this Chamber, the AU is an intergovernmental organisation

within the meaning of Article 87(6) of the Statute.²⁵ In this respect, the Chamber

adopts its previous interpretation of Article 87(6) and the forms of cooperation and

assistance it may ask for under Part IX of the Statute.26 It also adopts its previous

interpretation of the central aspects underlying a cooperation request pursuant to

Article 57(3)(b) of the Statute, namely the requirements of (i) specificity; (ii)

relevance; and (iii) necessity.27

14. In the present Application, the defence submits that mindful of the Chamber's

guidance as to the requirement of specificity, the defence has "added limitations so

that the documents sought are now identified as precisely as possible."28

15. In relation to the requirement of relevance, the defence submits, relying on

authorities of this Court, that the definition set out in Rule 116(1)(a) of the Rules

should not be narrowly construed.²⁹ It argues that in light of the delimitation of the

issues in the case, objects and material may be material to the proper preparation of

the accused persons' defence, even if not strictly related to the contested issues. In

particular, the defence refers to material that may impact upon the credibility of

²⁴ ICC-02/05-03/09-170, paragraph 6.

²⁵ ICC-02/05-03/09-170, paragraph 8.

²⁶ ICC-02/05-03/09-170, paragraphs 8 et seq.

²⁷ ICC-02/03-03/09-170, paragraph 14 et seq.

²⁸ ICC-02/03-02/05-234, paragraph 17.

²⁹ ICC-02/05-03/09-234, paragraphs 20 and 21.

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witnesses.30 The defence asserts that the documents are "plainly material to the

proper preparation of the [d]efence and to the three contested issues."31

16. In relation to the requirement of necessity, the defence submits that the request is

necessary because it is unable to obtain the documents directly from the AU, nor is

it able to obtain them from the United Nations, or the prosecution.³² While the

defence acknowledges that documents under items 13 and 21 of the list submitted

to the Chamber on an ex parte basis,33 may be disclosed following a ruling by the

Chamber on the related *ex parte* applications pending before it, the defence requests

the Chamber to treat both the Application as well as the prosecutor's ex parte

requests in parallel.³⁴ Furthermore, in relation to item 14, the defence indicates that

it understands that the prosecution is presently applying to the Chamber for

redactions to these items.35

a. Items 13, 14 and 21

17. As acknowledged by the defence, documents possibly falling under items 13, 14

and 21 were subject to ex parte requests pending before this Chamber at the time the

Application was filed.

18. At this stage, documents possibly belonging to items 13 and 21 remain subject to

ex parte proceedings pending before this Chamber. Consequently, the Chamber

considers the request for cooperation in relation to these items premature.

³⁰ ICC-02/05-03/09-234, paragraph 21.

³¹ ICC-02/05-03/09-234, paragraph 22.

³² ICC-02/05-03/09-234, paragraph 23.

³³ ICC-02/05-03/09-234-Conf-Exp-AnxC.

³⁴ ICC-02/05-03/09-234, paragraph 23.

³⁵ ICC-02/05-03/09-234, paragraph 7.

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19. With regards to documents under item 14, the Chamber recalls that the defence has

received four documents belonging to this category from the prosecution.³⁶ It

further notes both its decision of 16 December 2011 authorising redactions to

identifying information [REDACTED],³⁷ as well as the defence's contention that the

provision of four documents is not representative of "a complete set".38

20. In its Decision of 1 July 2011, the Chamber already held that the documents under

category 14 had been sufficiently identified and were relevant.³⁹ Accordingly, the

requirements for applying for a cooperation request with respect to additional items

under category 14 have been met. The present Decision applies provided that

protective measures such as redactions to identifying information [REDACTED]

sought under this category are applied before disclosure to the defence.

b. Items previously found to fulfil the criteria of specificity and relevance

21. The Chamber has previously found that documents identified under items 1, 2, 3, 4,

5, 6, 7, 8, 9, and 10 were relevant⁴⁰ and sufficiently identified.⁴¹ It held, however, that

the defence should seek the documents from the prosecution before resorting to the

Chamber.42

22. In light of the information provided by the defence as regards the efforts

undertaken to obtain these documents, namely the request sent to the prosecution

on 19 July 2011, as well as the renewed efforts of directly contacting the AU, the

³⁶ ICC-02/05-03/09-234, paragraph 7 footnote 13.

³⁷ ICC-02/05-03/09-266-Conf, paragraphs 8 to 10.

³⁸ ICC-02/05-03/09-234, paragraph 7 footnote 12.

³⁹ ICC-02/05-03/09-170, paragraphs 19 and 23.

⁴⁰ ICC-02/05-03/09-170, paragraph 23.

⁴¹ ICC-02/05-03/09-170, paragraph 18.

⁴² ICC-02/05-03/09-170, paragraph 28.

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Chamber is satisfied that the defence has exhausted all available avenues to obtain

the documents from either the AU, the UN or the prosecution. Accordingly the

criteria for applying for a cooperation request have been met.

c. Items previously found to fall short of fulfilling the criteria of

specificity and relevance

23. In its Decision of 1 July 2011, the Chamber found that documents identified under

items 11, 12, 15, 16, 17, 18, 19, 20, 22, 23, 24, and 25 did not meet the criteria of

specificity and relevance.

24. The Chamber will thus analyse whether, based on the additional information

provided by the defence in the present Application, the abovementioned items meet

the criteria.

i. Items that have previously not been found to be sufficiently

identified

25. In its Decision, the Chamber held that a category of documents may be requested as

long as the category is "defined with sufficient clarity to enable ready

identification" by the requested party of documents falling within that category. 43

The Chamber however found that items 15 to 25 of the first defence request

pursuant to Article 57(3)(b) were not sufficiently identified as they referred to broad

categories of documents without any type of limitation, be it temporal or

otherwise.44

⁴³ ICC-02/05-03/09-170, paragraph 19.

⁴⁴ ICC-02/05-03/09-170, paragraph 20.

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26. In the present Application, the defence renews its request in relation to items 15 to

20 and 22 to 25,45 submitting additional information as to the kind of documents it

requests under each item.

27. With regard to items 15 and 16 the Chamber considers that the temporal and

geographic limitations provided in confidential Annex C to the Application clearly

define the documents sought. The Chamber also considers that, based on the

information provided in the said Annex, the documents appear to be linked to the

issues adjudicated in the case and may therefore be relevant to the preparation of

the accused persons' defence.

28. In relation to items 17 to 20 and 22 to 25, the defence provides temporal limitations,

and geographical limitations in the case of item 17. The defence further specifies the

content and/or subject matter of the documents it seeks to obtain in relation to the

abovementioned items in confidential Annex C to its Application. The Chamber

considers that the documents sought are sufficiently identified and that they touch

upon important issues in the case, 46 given that the temporal scope identified is finite

and will thus assist the AU in identifying the relevant documents.

29. The Chamber is further persuaded that items 17 to 20 and 22 to 25 meet the

requirement of relevance, as they may directly relate to the three contested issues

being adjudicated. In relation to items 19, 22 and 23, the Chamber further considers

that they may prima facie be relevant to the credibility of prosecution witnesses.

⁴⁵ While the defence also submits this request in relation to item 21, the Chamber will, for reasons set out above, not address this item at this point.

⁴⁶ See *The Prosecutor v. Milutinović et al.*, Case No. IT-05-87-AR108bis.2, Decision on Request of the United States of America for Review, 12 May 2006, paragraphs 14 to 15.

ii. Items that have previously not been found to be relevant

30. Based on the information provided by the defence in confidential Annex C to its Application, the Chamber is satisfied that there appears to be a link between the documents identified under items 11 and 12 and the issues being adjudicated in the case. Consequently, the Chamber is satisfied that documents under items 11 and 12 may be material to the proper preparation of the accused persons' defence. The documents under items 11 and 12 therefore meet the requirement of relevance.

31. FOR THE FOREGOING REASONS, THE CHAMBER

- (i) **GRANTS** the defence request for cooperation in relation to items 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 15, 16, 17, 18, 19, 20, 22, 23, 24, and 25;
- (ii) GRANTS the defence request for cooperation in relation to item 14 subject to applicable protective measures as mentioned in paragraph 20;
- (iii) CONSIDERS the request for cooperation in relation to items 13 and 21 to be premature;
- (iv) **DENIES** the remainder of the Application;
- (v) ORDERS the Registrar (a) to transmit forthwith a cooperation request pursuant to Article 87(6) of the Statute asking for the assistance of the African Union in this matter; (b) to serve the request on the African Union through the proper channels of communication as provided for in Rules 176(2) and (4) and 177(2) of the Rules; and

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(c) to report back to the Chamber on the implementation of the request no later than 16.00 on 30 January 2012;

(vi) INVITES the representatives of the African Union to consult with the Chamber in case it identifies problems, such as insufficient information to execute the request or if the execution of the request in its current form would require the African Union to breach a pre-existing obligation which may impede or prevent the execution of the cooperation request; and INVITES the African Union to do so without delay so as to resolve any such matter.

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

Judge Joyce Aluoch

Judge Fatoumata Dembele Diarra

Judge Fernández de Gurmendi

Dated this 21 December 2011

At The Hague, The Netherlands