Cour Pénale Internationale



International Criminal Court

Original: English

No.: ICC-01/09-01/11 Date: 24 January 2013

THE PRESIDENCY

Before:

Judge Sang-Hyun Song, President

Judge Sanji Mmasenono Monageng, First Vice-President

Judge Cuno Tarfusser, Second Vice-President

SITUATION IN THE REPUBLIC OF KENYA

IN THE CASE OF THE PROSECUTOR v. WILLIAM SAMOEI RUTO AND JOSHUA ARAP SANG

Public Document

Decision on "Joint Defence Application for a Change of Place where the Court

Shall Sit for Trial"

Source:

Presidency

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

The Office of the Prosecutor

Fatou Bensouda

Counsel for William Ruto

David Hooper QC

Kioko Kilukumi Musau

Counsel for Joshua Sang

Joseph Kipchumba Kigen-Katwa

Silas Chekera

Legal Representatives of the Victims

Wilfred Nderitu

Legal Representatives of the Applicants

Unrepresented Victims

Unrepresented Applicants (Participation/Reparation)

The Office of Public Counsel for

Victims

The Office of Public Counsel for the

Defence

States' Representatives

Amicus Curiae

REGISTRY

Registrar

Ms Silvana Arbia

Deputy Registrar

Mr Didier Preira

Victims and Witnesses Unit

Detention Section

Counsel Support Section

Victims Participation and Reparations

Section

Other

Trial Chamber V

NOTING the "Joint Defence Application for a Change of Place where the Court Shall Sit for Trial" of 24 January 2013 ("Joint Defence Application"), by which the Defence requests the Presidency (i) to ask Trial Chamber V to receive observations from the Prosecutor, the Legal Representative of the Victims and the Registry, on the possibility of holding the Trial in Kenya, or alternatively in Arusha, Tanzania; and (ii) to change the place where the Court shall sit for trial to Kenya or to Tanzania;¹

RECALLING the earlier application of rule 100 of the Rules in the instant case whereby, in the process of assessing the desirability and feasibility of conducting proceedings in Kenya, in its "Decision Requesting Observations on the Place of the Proceedings for the Purposes of the Confirmation of Charges Hearing" of 3 June 2011, Pre-Trial Chamber II requested observations by the Prosecutor, the Defence and victims concerning the change of the place of the proceedings;²

RECALLING FURTHER the Decision on "Defence Application for a change of place where the Court shall sit for Trial" of 21 December 2012, in which the Presidency emphasised the importance of the Chamber establishing the views of the parties before deciding whether to recommend the Presidency to consult the relevant national authorities³

HEREBY

REQUESTS the Chamber to receive observations from the parties, participants, and the Registry, as well as any national authority that the Chamber deems appropriate, on the Joint Defence Application, before deciding whether to recommend the Presidency to consult the relevant national authorities.

¹ ICC-01/09-01/11-567, paras. 38-39.

² ICC-01/09-02/11-102, p. 4.

³ ICC-01/09-02/11-581, p. 3.

Judge Sang-Hyun Song President

Dated this 24 January 2013

At The Hague; The Netherlands