Cour Pénale Internationale



International Criminal Court

Original: English No.: ICC-02/05-01/12

Date: 10 September 2013

PRE-TRIAL CHAMBER II

Before: Judge Ekaterina Trendafilova, Presiding Judge

Judge Hans-Peter Kaul Judge Cuno Tarfusser

SITUATION IN DARFUR, SUDAN

IN THE CASE OF THE PROSECUTOR V. ABDEL RAHEEM MUHAMMAD HUSSEIN

Public

Decision Requesting Observations on the Visit of Abdel Raheem Muhammad Hussein to the Central African Republic Document to be notified, in accordance with regulation 31 of the Regulations of the

Court, to:

The Office of the Prosecutor

Fatou Bensouda, Prosecutor

James Stewart, Deputy Prosecutor

Counsel for the Defence

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

States Representatives

Competent authorities of the Central African Republic

Amicus Curiae

REGISTRY

Registrar

Deputy Registrar

Herman Von Hebel

Didier Preira

Victims and Witnesses Unit

Detention Section

Victims Participation and Reparations

Section

Others

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Pre-Trial Chamber II (the "Chamber") of the International Criminal Court (the

"Court") renders this decision requesting observations on the visit of Abdel

Raheem Muhammad Hussein ("Mr. Hussein") to the Central African Republic.

1. On 31 March 2005, the Security Council acting under Chapter VII of the

Charter of the United Nations adopted Resolution 1593 (2005) referring the

situation in Darfur, Sudan to the Court.1

2. On 1 March 2012, Pre-Trial Chamber I (the "PTC I") issued the "Decision on

the Prosecutor's application under article 58 relating to Abdel Raheem

Muhammad Hussein",2 and the "Warrant of Arrest for Abdel Raheem

Muhammad Hussein"³ for crimes against humanity and war crimes committed

in Darfur, Sudan from August 2003 to March 2004. The warrant of arrest remains

to be executed.

3. On 13 March 2012, the Registry, acting upon PTC I's request, issued the

"Request to all States Parties to the Rome Statute for the arrest and surrender of

Abdel Raheem Muhammad Hussein"⁴ as well as the "Request to United Nations

Security Council members not States Parties to the Rome Statute for the arrest

and surrender of Abdel Raheem Muhammad Hussein".5 These requests called

for, inter alia, cooperation from States Parties and States not Parties to the Rome

Statute (the "Statute") in the arrest and surrender of Mr. Hussein.

¹ S/RES/1593 (2005).

² Pre-Trial Chamber I, ICC-02/05-01/12-1-Red.

³ Pre-Trial Chamber I, ICC-02/05-01/12-2.

4 ICC-02/05-01/12-5.

⁵ ICC-02/05-01/12-6.

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4. On 15 March 2012, the Presidency issued the "Decision on the constitution of

Pre-Trial Chambers and on the assignment of the Democratic Republic of the

Congo, Darfur, Sudan and Côte d'Ivoire situations", in which it re-assigned, inter

alia, the situation in Darfur, Sudan to this Chamber.6

5. On 3 September 2013, the Chamber received the "Registry notification of

purported travel of Abdel Raheem Muhammad Hussein in Central African

Republic", filed confidential together with two public annexes appended thereto

(the "Registry's Notification" or "Registry's Report").7 According to the

Registry's Notification and the two annexes appended thereto, which are based

on media articles, Mr. Hussein travelled to the Central African Republic on 19

August 2013 to attend the "inauguration of the new President of the Central

African Republic, Michel Djotodia".8 This visit apparently took place without

prior consultation with the Court, as required by virtue of article 97 of the

Statute.

6. The Chamber notes articles 86, 87(7), 89 and 97 of the Statute and regulations

23 bis (3) and 109(2) and (3) of the Regulations of the Court (the "Regulations").

7. The Chamber notes that the Central African Republic is a State Party to the

Statute since 1 January 2002, and accordingly, it is under the obligation, in

accordance with articles 86 and 89 of the Statute, to execute the Court's pending

decisions concerning the arrest and surrender of Mr. Hussein.

⁶ Presidency, ICC-02/05-01/09-143.

⁷ ICC-02/05-01/12-13-Conf and its public annexes.

8 ICC-02/05-01/12-13-Conf, paras 1-2; ICC-02/05-01/12-13-Anx1; ICC-02/05-01/12-13-Anx2.

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8. The Chamber further notes that according to article 87(7) of the Statute

"[w]here a State Party fails to comply with a request to cooperate by the Court

contrary to the provisions of this Statute [...] the Court may make a finding to

that effect and refer the matter to the Assembly of States Parties or, where the

Security Council referred the matter to the Court, to the Security Council".

However, before making a finding to that effect, regulation 109(3) of the

Regulations dictates that the "Chamber shall hear from the requested State".

9. Finally, the Chamber notes that the Registry filed its Report confidential

without stating the reasons for this level of classification. Upon review of the

content of the Registry's Report, the Chamber does not see a reason to withhold

it from the public and to retain this level of classification.

FOR THESE REASONS, THE CHAMBER HEREBY

a) orders the Registry to transmit to the Central African Republic, as soon as

possible, a French translation of the present decision and of the Registry's Report

together with a French translation of Annex 1, and Annex 2 in its original

language;

b) requests the competent authorities of the Central African Republic to submit,

within two weeks of the transmission of the French translation of the present

decision and of the Registry's Report together with its annexes appended thereto,

any observations with regard to: 1) the alleged failure to execute the request for

arrest and surrender of Abdel Raheem Muhammad Hussein to the Court and; 2)

the alleged failure to consult with the Court in case of any problem identified

which might have impeded the execution of the request for arrest and surrender

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of Abdel Raheem Muhammad Hussein during his visit;

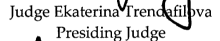
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c) orders the Registry to file a report with the Chamber in due course, including any observation received by the competent authorities of the Central African Republic; and

d) orders the Registry to reclassify as public the Registry's Report, document number: ICC-02/05-01/12-13-Conf.

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



Judge Hans-Peter Kaul

Judge Cuno Tarfusser

Dated this Tuesday, 10 September 2013

At The Hague, The Netherlands