Cour Pénale Internationale



International Criminal Court

Original: English No.: ICC-01/09-01/11

Date: 8 October 2013

TRIAL CHAMBER V(A)

Before:

Judge Chile Eboe-Osuji, Presiding Judge

Judge Olga Herrera Carbuccia

Judge Robert Fremr

SITUATION IN THE REPUBLIC OF KENYA

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

Public

Decision on request by Ms Gesicho for leave to submit *amicus curiae* observations

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

The Office of the Prosecutor Counsel for William Samoei Ruto

Ms Fatou Bensouda Mr Karim Khan
Mr James Stewart Mr David Hooper
Mr Anton Steynberg Mr Essa Faal

Ms Shyamala Alagendra

Counsel for Joshua Arap Sang Mr Joseph Kipchumba Kigen-Katwa

Ms Caroline Buisman

Legal Representatives for Victims Legal Representatives of Applicants

Unrepresented Victims Unrepresented Applicants for Participation/Reparation

The Office of Public Counsel for

Victims

Ms Paolina Massidda

Mr Wilfred Nderitu

The Office of Public Counsel for the

Defence

States Representatives Amicus Curiae

REGISTRY

Registrar Deputy Registrar

Mr Herman von Hebel

Victims and Witnesses Unit Detention Section

Victims Participation and Reparations Others

Section Ms Moraa Gesicho

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Trial Chamber V(A) (the 'Chamber') of the International Criminal Court in the case of *The*

Prosecutor v. William Samoei Ruto and Joshua Arap Sang, having considered Rule 103 of the

Rules of Procedure and Evidence (the 'Rules'), renders the following Decision on request

by Ms Gesicho for leave to submit amicus curiae observations.

1. On 9 September, Ms Gesicho ('Applicant') filed a request for leave to submit amicus

curiae observations on the final report of the Commission of Inquiry into Post Election

Violence ('CIPEV Report') pursuant to Rule 103 of the Rules. The Applicant recalls

that after the 2007 election and the connected violence a Commission of Inquiry into

Post Election Violence, also known as the Waki Commission, was appointed. In

October 2008, the Waki Commission published its final report, the CIPEV Report.

Should the Chamber decide to take the CIPEV Report into consideration, the

Applicant proposes to offer her research expertise in its evaluation.²

2. The Applicant states that her academic qualifications - having a degree in philosophy

and education - her subsequent teaching experience, her research experience, having

conducted her own research as well as reviews and appraisals on various reports and

her political activities as a chairperson of a Kenyan party between 2007 and 2012

qualify her as a research expert.³ The Applicant further submits that this research

expertise enables her to evaluate the CIPEV Report.4 Additionally, she lists criteria

she would take into consideration in her analysis.⁵

3. Rule 103(1) of the Rules sets out that 'a Chamber may, if it considers it desirable for

the proper determination of the case, invite or grant leave to a State, organization or

Registry Transmission of document received from Ms Moraa Gesicho, registered on 10 September 2013, ICC-01/09-01/11-920 and ICC-01/09-01/11-920-Anx1. The document was originally filed as *ex parte*, Registry only and pursuant

to the Chamber's instruction from 10 September reclassified as public.

² ICC-01/09-01/11-920-Anx1, paras 3, 4 and 9. ³ ICC-01/09-01/11-920-Anx1, para. 16.

⁴ ICC-01/09-01/11-920-Anx1, paras 31-33.

⁵ ICC-01/09-01/11-920-Anx1, paras 17-30.

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person to submit, in writing or orally, any observation on any issue that the Chamber

deems appropriate'.

4. The Chamber notes that the Applicant proposes to provide an analysis of one specific

publication she considers will be useful as a 'source of evidence'.6 The Chamber

recalls Article 69 of the Rome Statute and Rule 63(2) of the Rules, according to which

the Chamber may rule on the relevance and admissibility of any evidence. It notes

that the CIPEV Report has not been tendered into evidence yet and is therefore not

currently part of the record in this case. Furthermore, the parties have not yet had an

opportunity to make any submissions regarding its admissibility, relevance or

probative value. Indeed, the report may not be tendered or admitted in this case.

Even if the document is subsequently tendered or admitted, the Chamber recalls that

evaluation of evidence is primarily a function of the Chamber itself. The Chamber

does not consider that the Applicant has established that she has specific expertise

relevant to the evaluation of the CIPEV Report. Moreover, the Chamber does not

consider that the proposed observations of the Applicant would be useful to it in the

evaluation of the CIPEV Report. Accordingly, the Chamber does not consider that the

proposed observations are desirable for the proper determination of the case.

FOR THE FOREGOING REASON, THE CHAMBER HEREBY

REJECTS the request of the Applicant to file *amicus curiae* observations.

⁶ ICC-01/09-01/11-920-Anx1, para. 3.

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

Judge Chile Ebde Osuji, Presiding Judge

Judge Olga Herrera Carbuccia

Judge Robert Fremr

Dated this 8 October 2013

At The Hague, The Netherlands