Cour Pénale Internationale



International Criminal Court

**Original: English** 

No. ICC-01/05-01/13 OA 3 Date: 15 April 2014

## THE APPEALS CHAMBER

**Before:** 

Judge Sanji Mmasenono Monageng, Presiding Judge Judge Sang-Hyun Song Judge Akua Kuenyehia Judge Erkki Kourula Judge Anita Ušacka

### SITUATION IN THE CENTRAL AFRICAN REPUBLIC

IN THE CASE OF THE PROSECUTOR v. JEAN-PIERRE BEMBA GOMBO, AIMÉ KILOLO MUSAMBA, JEAN-JACQUES MANGENDA KABONGO, FIDÈLE BABALA WANDU AND NARCISSE ARIDO

**Public document** 

Decision

on Mr Fidèle Babala Wandu's request for leave to reply to the "Prosecution opposition to the Babala Defence's appeal against his provisional detention"

sho

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

**The Office of the Prosecutor** Ms Fatou Bensouda, Prosecutor Ms Helen Brady Counsel for the Defence of Mr Fidèle Babala Wandu Mr Jean Pierre Kilenda

#### REGISTRY

**Registrar** Mr Herman von Hebel



The Appeals Chamber of the International Criminal Court,

In the appeal of Mr Fidèle Babala Wandu against the decision of Pre-Trial Chamber II entitled "Decision on the 'Requête urgente de la Défense sollicitant la mise en liberté provisoire de monsieur Fidèle Babala Wandu'" of 14 March 2014 (ICC-01/05-01/13-258),

Having before it the "Demande de réplique à « Prosecution opposition to the Babala Defence's appeal against his provisional detention » (ICC-01/05-01/13-289)" of 27 March 2014 (ICC-01/05-01/13-297) and the "Requête de la Défense tendant à connaître la suite qu'entend réserver la Chambre d'appel à sa « Demande de réplique à « Prosecution's opposition to the Babala Defence's appeal against his provisionnal [sic] detention » (ICC-01/05-01/13-289)" of 10 April 2014 (ICC-01/05-01/13-328),

Issues the following

# DECISION

The "Demande de réplique à « Prosecution opposition to the Babala Defence's appeal against his provisional detention » (ICC-01/05-01/13-289)" of 27 March 2014 is rejected.

### REASONS

## I. PROCEDURAL BACKGROUND

1. On 19 March 2014, Mr Fidèle Babala Wandu (hereinafter: "Mr Babala") filed the "Recours contre la «Decision on the «Requête urgente de la Défense sollicitant la mise en liberté provisoire de monsieur Fidèle Babala Wandu.» (ICC-01/05-01/13-258)".<sup>1</sup>



<sup>&</sup>lt;sup>1</sup> ICC-01/05-01/13-276 (OA 3).

2. On 24 March 2014, the Prosecutor filed the "Prosecution opposition to the Babala Defence's appeal against his provisional detention"<sup>2</sup> (hereinafter: "Prosecutor's Response").

3. On 27 March 2014, Mr Babala filed the "Demande de réplique à « Prosecution opposition to the Babala Defence's appeal against his provisional detention » (ICC-01/05-01/13-289)"<sup>3</sup> (hereinafter: "Request to Reply").

4. On 1 April 2014, the Appeals Chamber issued an order inviting the Prosecutor to respond to the Request to Reply by 16h00 on 3 April 2014.<sup>4</sup> The Prosecutor did not file a response.

5. On 10 April 2014, Mr Babala filed the "Requête de la Défense tendant à connaître la suite qu'entend réserver la Chambre d'appel à sa « Demande de réplique à « Prosecution's opposition to the Babala Defence's appeal against his provisionnal [sic] detention » (ICC-01/05-01/13-289)",<sup>5</sup> seeking clarification on whether or not the Appeals Chamber would grant his Request to Reply, pursuant to Regulation 24 (5) of the Regulations of the Court.

## II. MERITS

6. The Appeals Chamber recalls that, for appeals under rules 154 and 155 of the Rules of Procedure and Evidence, the appellant may not seek leave to reply to a response to the document in support of the appeal.<sup>6</sup> However, the Appeals Chamber may ask for further submissions on its own motion, acting under regulation 28 of the Regulations of the Court.<sup>7</sup>

7. The Appeals Chamber recalls that its power to request further submissions under regulation 28 of the Regulations of the Court is of a discretionary nature.



<sup>&</sup>lt;sup>2</sup> ICC-01/05-01/13-289 (OA 3).

<sup>&</sup>lt;sup>3</sup> ICC-01/05-01/13-297 (OA 3).

<sup>&</sup>lt;sup>4</sup> See "Order on the filing of a response to Mr Fidèle Babala Wandu's request for leave to reply to the 'Prosecution opposition to the Babala Defence's appeal against his provisional detention'", ICC-01/05-01/13-308 (OA 3).

<sup>&</sup>lt;sup>5</sup> ICC-01/05-01/13-328 (OA 3).

<sup>&</sup>lt;sup>6</sup> Prosecutor v. Thomas Lubanga Dyilo, Appeals Chamber, "Decision on the Prosecutor's Application for Leave to Reply to 'Conclusions de la défense en réponse au mémoire d'appel du Procureur'", 12 September 2006, ICC-01/04-01/06-424 (OA 3), (hereinafter: "Lubanga OA 3 Decision of 12 September 2006"), para. 6.

<sup>&</sup>lt;sup>7</sup> Lubanga OA 3 Decision of 12 September 2006, para. 7.

Having considered the issues that Mr Babala seeks to raise in reply to the Prosecutor's Response, the Appeals Chamber does not find that it would be materially assisted by any further submissions. In addition, it is noted that Mr Babala appears to wish to raise additional arguments that fall outside the ambit of the matters referred to in the Prosecutor's Response.

8. For these reasons, the Appeals Chamber rejects the Request for Reply.

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

Judge Sang-Hyun Song

**On behalf of the Presiding Judge** 

Dated this 15th day of April 2014 At The Hague, The Netherlands