Cour Pénale Internationale



International Criminal Court

Original: English No.: ICC-01/05-01/08

Date: 11 June 2014

TRIAL CHAMBER III

Before: Judge Sylvia Steiner, Presiding Judge

Judge Joyce Aluoch Judge Kuniko Ozaki

SITUATION IN THE CENTRAL AFRICAN REPUBLIC IN THE CASE OF THE PROSECUTOR v. JEAN-PIERRE BEMBA GOMBO

Public

Decision on defence request for observations regarding the potential provisional release of Mr Jean-Pierre Bemba

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

The Office of the Prosecutor

Counsel for the Defence

Ms Fatou Bensouda

Mr Peter Haynes

Mr Jean-Jacques Badibanga

Ms Kate Gibson Ms Melinda Taylor

Legal Representatives of the Victims

Ms Marie-Edith Douzima Lawson

Legal Representatives of the Applicants

Unrepresented Victims Unrepresented Applicants for

Participation/Reparation

The Office of Public Counsel for

Victims

The Office of Public Counsel for the

Defence

Ms Paolina Massidda Mr Xavier-Jean Keïta

States Representatives Amicus Curiae

REGISTRY

Registrar

Counsel Support Section

Mr Herman von Hebel

Victims and Witnesses Unit

Detention Section

Victims Participation and Reparations

Section

Other

ICC-01/05-01/08-3087 11-06-2014 3/4 NM T

Trial Chamber III ("Chamber") of the International Criminal Court ("ICC" or "Court"), in the case of *The Prosecutor v. Jean-Pierre Bemba Gombo* ("Bemba case"), hereby issues the Decision on defence request for observations regarding the potential provisional release of Mr Jean-Pierre Bemba ("Decision").

I. Background

- 1. On 4 June 2014, the defence for Mr Jean-Pierre Bemba Gombo ("defence") filed its confidential *ex parte* defence request seeking a Chamber's order regarding the potential provisional release of Mr Jean-Pierre Bemba ("Request"). In particular, the defence requests that the Chamber instruct the Registry to request observations from two States regarding the potential provisional release of Mr Jean-Pierre Bemba Gombo into their respective territories.
- 2. For the purpose of the present Decision and in accordance with Article 21(1) of the Rome Statute ("Statute"), the Chamber has considered Articles 60, 61(11), 64(6)(a), 67 of the Statute and Rule 119(2) and (3) of the Rules of the Rules of Procedure and Evidence ("Rules").
- 3. The defence requests that the Chamber seek the views of two States within the context of Rule 119(3) of the Rules on "Conditional release". Pursuant to Rule 119(2) of the Rules, a decision on conditional release could be taken by the Chamber at the request of "the person concerned,"

¹ ICC-01/05-01/08-3081-Conf-Exp and confidential *ex parte* annexes A to G. Further to the Chamber's email instruction to the defence and the Registry of 6 June 2014 at 14.33, the document was reclassified as confidential and the defence was ordered to file a public redacted version of its Request by 9 June 2014.

² Public Redacted version of "Defence Request to Trial Chamber to request [REDACTED] and [REDACTED] for their submissions regarding the potential provisional release of Mr Jean-Pierre Bemba", 9 June 2014, ICC-01/05-01/08-3081-Red, paragraph 5.

ICC-01/05-01/08-3087 11-06-2014 4/4 NM T

or the Prosecutor or on its own initiative". In the present case, the Chamber has not decided to act *propio motu* and there is no request submitted by the prosecution. The accused may therefore first submit a legally and factually substantiated request for provisional release.

 In view of the above, pending a substantiated defence's request for provisional release, the Chamber hereby DISMISSES the defence's Request as premature.

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

Dais Skil

Judge Sylvia Steiner

Alwork

Judge Joyce Aluoch

Who les

Judge Kuniko Ozaki

Dated this 11 June 2014

At The Hague, the Netherlands

No. ICC-01/05-01/08

4/4

11 June 2014