Cour Pénale Internationale



International Criminal Court

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

Date: 12 January 2015

TRIAL CHAMBER V(A)

Before:

Judge Chile Eboe-Osuji, Presiding

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 Redacted Version of

Decision on Joint Defence Application for Further Prosecution Investigation Concerning [REDACTED] of Certain Prosecution Witnesses

No. ICC-01/09-01/11

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 James Stewart

Mr Karim Khan Mr David Hooper Mr Essa Faal

Mr Anton Steynberg

Ms Shyamala Alagendra

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Mr Wilfred Nderitu

Legal Representatives of Applicants

Unrepresented Victims

Unrepresented Applicants for Participation/Reparation

Ms Paolina Massidda

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Defence

States Representatives

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REGISTRY

Registrar

Counsel Support Section

Mr Herman von Hebel

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Mr Nigel Verrill

Detention Section

Victims Participation and Reparations

Section

Others

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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*, pursuant to Articles 54, 64, 67 and 93 of the Rome Statute (the 'Statute'), renders this Decision on Joint Defence Application for Further Prosecution Investigation Concerning the [REDACTED] of Certain Prosecution Witnesses.

I. PROCEDURAL HISTORY

- 1. On 17 April 2014, the Chamber ordered the appearance of eight prosecution witnesses by way of summonses.¹
- 2. In September and October 2014, some of those summonsed witnesses testified before the Chamber, and during the course of their testimonies some witnesses testified that they had deliberately implicated the Accused falsely, partly motivated by material gains, including relocation abroad.²
- 3. In October 2014, the defence for Mr Ruto (the 'Ruto Defence') and the defence for Mr Sang (the 'Sang Defence') (together, the 'Defence'), through *inter partes* communication, requested that the Prosecution contact the [REDACTED] counsel and/or relevant [REDACTED] authorities to request material related to the [REDACTED] of three Prosecution witnesses, namely [REDACTED].³
- 4. On 3 November 2014, the Defence filed a joint request to order the Office of the Prosecutor (the 'Prosecution') to urgently discharge its obligations under Article 54

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¹ Decision on Prosecutor's Application for Witness Summonses and resulting Request for State Party Cooperation, 17 April 2014, ICC-01/09-01/11-1274-Corr2.

REDACTED].

³ Joint Defence request under Article 54 (the 'Application'), ICC-01/09-01/11-1627-Conf, paras 5-16 and Annexes

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of the Statute by obtaining potentially exculpatory information concerning the [REDACTED] by the aforesaid Prosecution witnesses (the 'Application').4

- 5. On 7 November 2014, the Prosecution filed its response to the Application (the 'Response'), in which it contends that the Request is misconceived and should be dismissed.⁵
- 6. On that same date, the Prosecution disclosed additional information to the Defence, related to the Prosecution's [REDACTED].6
- 7. On 10 November 2014, the Defence filed supplementary material relevant to their Application (the 'Supplementary Application').⁷
- 8. On 12 November 2014, the Prosecution filed its response to the Supplementary Application (the 'Response to Supplementary Application').8

II. SUBMISSIONS

Defence Submissions

9. The Defence requests the Chamber to: (i) order the Prosecution to obtain the potentially exculpatory information concerning the [REDACTED] (the 'Requested Information'); and (ii) order the Prosecution to make the necessary requests to the

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⁴ Application, ICC-01/09-01/11-1627-Conf.

⁵ Prosecution's Response to "Joint Defence request under Article 54", ICC-01/09-01/11-1642-Conf, para. 2. Pursuant to Regulation 34 of the Regulations of the Court, the Chamber shortened the deadline for responses to 16:00 on Friday, 7 November 2014. See e-mail from Trial Chamber V-A Communications to counsel on 3 November 2014 at 16:13.

⁶ Prosecution's Communication of the Disclosure of Evidence, 11 November 2014, ICC-01/09-01/11-1646 and Any A

AnxA.

⁷ Joint Defence request to file supplementary material relevant to "Joint Defence request under Article 54", ICC-01/09-01/11-1645-Conf with Confidential Annexes A-H.

⁸ Prosecution's Response to "Joint Defence request to file supplementary material relevant to "Joint Defence request under Article 54", ICC-01/09-01/11-1649-Conf. Pursuant to Regulation 34 of the Regulations of the Court, the Chamber shortened the deadline for responses to 16:00 on Wednesday, 12 November 2014. See e-mail from Trial Chamber V-A Communications to counsel on 10 November 2014 at 16:20.

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witnesses themselves and the [REDACTED] simultaneously and as soon as

possible.9

10. The Defence submits that Article 54 of the Statute 'imposes an obligation on the

Prosecutor to investigate incriminating and exonerating circumstances equally and

to ensure that such investigations are effective'. 10 In the view of the Defence, the

Prosecution has failed and 'continues to fail and/or refuses to take the initiative to

investigate exonerating circumstances when alerted to these circumstances by the

Defence'.11

11. In relation to Witness [REDACTED], the Defence submits that on 27 and 28 October

2014, the Ruto Defence and the Sang Defence respectively requested the

Prosecution to contact the [REDACTED] counsel of the witness or the relevant

[REDACTED] to request all documents in their possession regarding the witness's

[REDACTED]; and information as to the legal basis of the [REDACTED].12

12. As regards [REDACTED], the Defence submits that on 11 October 2014, the Ruto

Defence asked the Prosecution for disclosure of all documents pertaining to the

[REDACTED] of these [REDACTED] witnesses, as well as all discussions between

the Prosecution and these witnesses concerning, inter alia, their [REDACTED].¹³ The

Defence states that the Prosecution directed the Ruto Defence to contact

[REDACTED], who is the legal counsel of these [REDACTED] witnesses.¹⁴

Thereafter, the Ruto Defence submits it made two further unsuccessful requests to

⁹ Application, ICC-01/09-01/11-1627-Conf, para. 34.

¹⁰ Application, ICC-01/09-01/11-1627-Conf, para. 1.

¹¹ Application, ICC-01/09-01/11-1627-Conf, para. 1.

¹² Application, ICC-01/09-01/11-1627-Conf, paras 5-6.

¹³ Application, ICC-01/09-01/11-1627-Conf, para. 8.

¹⁴ Application, ICC-01/09-01/11-1627-Conf, para. 9.

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the Prosecution, including a request so that the Prosecution would seek the

Requested Information from [REDACTED] or the [REDACTED].¹⁵

13. The Defence also submits that on 17 October 2014 the Sang Defence asked

[REDACTED] for disclosure of the same Requested Information related to

[REDACTED] but [REDACTED] responded that he was unable to disclose the

Requested Information for reasons of confidentiality.¹⁶ Accordingly, the Defence

submits that the Trial Chamber's intervention is required.¹⁷

14. The Defence argues that, contrary to the Prosecution's assessment, information

concerning [REDACTED] is clearly relevant to their credibility and is potentially

exculpatory, particularly when the [REDACTED] the status of being witnesses for

the Prosecution in the case.18

15. The Defence also contends that [REDACTED] argument, that the Requested

Information is confidential, is irrelevant to or does not detract from its exonerating

nature, and thus cannot be used by the Prosecution to refuse to obtain and disclose

this information pursuant to its obligations under Article 54 of the Statute.¹⁹

16. Although the Defence acknowledges that the Requested Information is not in the

possession of the Prosecution, it submits the Prosecution has an obligation to obtain

this information pursuant to Article 54 of the Statute. In its view, since the Defence

argues that certain Prosecution witnesses have, by their own admission,

deliberately provided false evidence implicating the Accused, motivated by

¹⁵ Application, ICC-01/09-01/11-1627-Conf, paras 10-11 and 13-16.

¹⁶ Application, ICC-01/09-01/11-1627-Conf, para. 12.

¹⁷ Application, ICC-01/09-01/11-1627-Conf, para. 11.

¹⁸ Application, ICC-01/09-01/11-1627-Conf, paras 21-22.

¹⁹ Application, ICC-01/09-01/11-1627-Conf, para. 23. [REDACTED].

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benefits such as relocation, [REDACTED] are evidently relevant to the criminal

liability of the Accused.20

17. The Defence also argues that pursuant to Article 54 of the Statute, the Prosecution

has the duty to establish the truth, and consequently the information sought is

potentially exonerating information necessary to establish the truth.²¹ Accordingly,

the Defence submits that the Prosecution ought to have sought this information

proprio motu, as soon as it became aware of such [REDACTED]. The Defence further

submits that it cannot itself seek this information from the [REDACTED] has a

policy not to grant any request for cooperation from the Defence, unless backed by

a Chamber's order, while any request from the Prosecution is granted, without the

need for a judicial order.²² The Defence submits that, in light of the Prosecution's

privileged status with the [REDACTED], and established investigative channels

between it and the [REDACTED], the Prosecution could be ordered to obtain the

information sought by the Defence, pursuant to Article 64(6)(d) of the Statute.²³

18. The Defence submits that the Prosecution's obligation is not limited to disclosure of

information in its possession or control, but that the Prosecution is under a positive

duty to make its utmost effort to obtain such information, even if it is within the

control of another entity.24

19. In its Supplementary Application, the Defence seeks to rely on additional

information that was disclosed to the Defence on 7 November 2014, which relates

to the Prosecution's [REDACTED]. The information relates [REDACTED].²⁵ The

Defence submits in the Annexes to the Supplementary Application [REDACTED]

these [REDACTED] witnesses, in which they mention that they are no longer

²⁰ Application, ICC-01/09-01/11-1627-Conf, paras 24 and 25.

²¹ Application, ICC-01/09-01/11-1627-Conf, para. 26.

²² Application, ICC-01/09-01/11-1627-Conf, para. 27.

²³ Application, ICC-01/09-01/11-1627-Conf, paras 28-31. [REDACTED].

²⁴ Application, ICC-01/09-01/11-1627-Conf, para. 32.

²⁵ Supplementary Application, ICC-01/09-01/11-1645-Conf, para. 2.

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interested in cooperating with the Prosecution because [REDACTED].²⁶ The Defence states that the information [REDACTED] is relevant to its Application 'because [it] evidence[s] a link between cooperation with the Prosecution and witnesses [REDACTED].²⁷

20. The Defence further submits that the Prosecution's disclosure obligations under Article 67(2) of the Statute do not require a concrete determination that the evidence 'will' affect the credibility of the witness, but that the evidence 'may' affect the credibility of the witnesses. In its view, it may be reasonably interpreted that the witnesses were motivated to become Prosecution witnesses in order to [REDACTED] and ancillary benefits rather than by the desire to tell the truth. The Defence also submits that the additional information [REDACTED] may also relate to Witness [REDACTED], and [REDACTED] possible attempts to make [REDACTED].

Prosecution Submissions

21. The Prosecution submits that the Application misconstrues the Prosecution's obligations under Article 54 of the Statute; is unsupported by sufficient factual basis; and fails to substantiate how the Prosecution's obligations were breached.³¹ In its view, the Defence does not explain why the relief sought is necessary, particularly since it can approach the Chamber for an order to obtain the sought information, as the Prosecution's obligations do not supplant the role of the Defence to investigate and prepare a defence.³²

²⁶ Supplementary Application, ICC-01/09-01/11-1645-Conf, para. 8, footnotes 3 and 6 and Annexes A-H.

²⁷ Supplementary Application, ICC-01/09-01/11-1645-Conf, para. 6.

²⁸ Supplementary Application, ICC-01/09-01/11-1645-Conf, para. 7.

²⁹ Supplementary Application, ICC-01/09-01/11-1645-Conf, para. 8.

³⁰ Supplementary Application, ICC-01/09-01/11-1645-Conf, para. 9.

³¹ Response, ICC-01/09-01/11-1642-Conf, para. 2.

³² Response, ICC-01/09-01/11-1642-Conf, para. 3.

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22. The Prosecution submits that the Defence's arguments that the [REDACTED] contain potentially exculpatory information are generalised and unsupported. In its view, Article 54 of the Statute does not impose on the Prosecution an infinite duty to investigate, in abstract, any statement or act by its witnesses, without justifiable basis. Moreover, the Prosecution argues that Article 54 of the Statute requires the Prosecution to investigate and examine incriminating and exonerating circumstances equally, but not 'circumstances that may be material to the preparation of the defence'.³³

23. The Prosecution also submits that in order to establish that the Prosecution breached its Article 54 obligations; the Defence must adduce tangible evidence.³⁴ Moreover, the Prosecution states that while the Chamber has review powers over the Prosecution's obligations pursuant to Article 54 of the Statute, the Prosecution is best placed to determine, in implementing its independent role, whether or not to investigate or carry out further investigation of a witness. Therefore, the Prosecution submits, the Defence bears a high burden of demonstrating that the Prosecution was obliged to investigate or failed to investigate a particular matter.³⁵ The Prosecution similarly argues that its duties to investigate exonerating circumstances are not without limits. In its view, this 'principle essentially bans a partisan or completely one-sided investigation that does not pursue the establishment of the truth as its main objective'.³⁶ The Prosecution submits that its investigations are not an 'unguided fishing expedition', but are holistic and premised on concrete evaluations of the totality of the circumstances and the larger body of evidence collected.³⁷

³³ Prosecution Response, ICC-01/09-01/11-1642-Conf, paras 5-6 and footnote 5.

³⁴ Prosecution Response, ICC-01/09-01/11-1642-Conf, para. 7.

³⁵ Prosecution Response, ICC-01/09-01/11-1642-Conf, paras 8-9.

³⁶ Prosecution Response, ICC-01/09-01/11-1642-Conf, para. 10.

³⁷ Prosecution Response, ICC-01/09-01/11-1642-Conf, para. 10.

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24. The Prosecution further contends that the Application seeks not only information related to the witnesses' [REDACTED], but also seeks details relating to protective measures [REDACTED].³⁸

25. The Prosecution also submits that the Defence has not adduced any tangible support to trigger the Prosecution's further investigations pursuant to Article 54 of the Statute. The Prosecution states it has referred the Defence to [REDACTED] on the matter, so that the Defence can determine if there is any indication as to the existence of exonerating material, and that the Defence does not seem to have consulted these [REDACTED] in order to substantiate its requests.³⁹ The Prosecution is of the view that the Defence has not demonstrated that exceptional circumstances exist in this case to justify redress under Article 54 of the Statute, but instead bases its Application on unfounded assumptions.⁴⁰ The Prosecution considers the claim that the witnesses concerned are 'false witnesses' 'motivated by benefits' are bald and unsubstantiated claims that cannot provide the basis for showing that the Prosecution breached its obligations.⁴¹ Moreover, the Prosecution considers that the information concerning [REDACTED] is not clearly relevant to the witnesses' credibility, but should be determined on a case-by-case basis.⁴²

26. The Prosecution also submits that, even if the [REDACTED] have a policy to cooperate directly with the Prosecution or if supported by a judicial order, this does not demonstrate the Prosecution's obligation to obtain the Requested Information.⁴³

The Prosecution argues that the Defence could equally approach the Chamber to obtain such an order. In fact, the Prosecution does not oppose such an approach.⁴⁴

³⁸ Prosecution Response, ICC-01/09-01/11-1642-Conf, para. 12.

³⁹ Prosecution Response, ICC-01/09-01/11-1642-Conf, para. 13.

⁴⁰ Prosecution Response, ICC-01/09-01/11-1642-Conf, paras 14-15.

⁴¹ Prosecution Response, ICC-01/09-01/11-1642-Conf, para. 15.

⁴² Prosecution Response, ICC-01/09-01/11-1642-Conf, paras 16-17.

⁴³ Prosecution Response, ICC-01/09-01/11-1642-Conf, para. 18.

⁴⁴ Prosecution Response, ICC-01/09-01/11-1642-Conf, para. 18.

27. The Prosecution also argues that, pursuant to Article 67(2) of the Statute, its disclosure obligations relate only to material in its possession or control and that this is not the case of the Requested Information.⁴⁵ The Prosecution submits that the Court's case law reflects that Chambers will not lightly intervene to review how the Prosecution discharges its obligations, absent tangible support that it has failed to do so. Thus, the Prosecution concludes that the Defence's coupling of Article 54(1)(a) with Article 67(2) of the Statute is of no utility and does not justify the Application.⁴⁶ The Prosecution submits that the Defence's coupling of Rule 76 of the Rules of Procedure and Evidence with Article 54(1)(a) of the Statute is similarly unmeritorious, as not every 'utterance' of a witness to a third party qualifies as a prior recorded statement.⁴⁷

28. Moreover, the Prosecution submits that, even with the Supplementary Application, the Defence has not demonstrated that the Prosecution violated its Article 54(1)(a) obligations to justify the judicial orders they seek.⁴⁸ The Prosecution also contends that [REDACTED], whose existence had already been communicated to the Defence prior to disclosing [REDACTED], further undermine the Defence's claim, as the [REDACTED] do not provide any further particulars to the claims that any and all information relating to the witnesses' [REDACTED] contains exculpatory information.⁴⁹ The Prosecution also submits that the Defence's reliance on Article 67(2) of the Statute is misconceived, as the same standard cannot be transplanted to Article 54(1) of the Statute.⁵⁰ The Prosecution further states that in light of the larger

⁴⁵ Prosecution Response, ICC-01/09-01/11-1642-Conf, para. 19.

⁴⁶ Prosecution Response, ICC-01/09-01/11-1642-Conf, paras 20-21. The Prosecution refers to: ICC-01/05-01/08-632, para. 20.

⁴⁷ Prosecution Response, ICC-01/09-01/11-1642-Conf, para. 22.

⁴⁸ Response to Supplementary Application, ICC-01/09-01/11-1649-Conf, para. 3.

⁴⁹ Response to Supplementary Application, ICC-01/09-01/11-1649-Conf, para. 4.

⁵⁰ Response to Supplementary Application, ICC-01/09-01/11-1649-Conf, para. 5.

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body of the evidence collected so far, it has in good faith determined that the further investigations requested by the Defence are not warranted.⁵¹

III. ANALYSIS AND CONCLUSIONS

29. As a preliminary matter, the Chamber accepts the Supplementary Application, but notes that, contrary to the assertion of the Defence, this additional submission in fact includes new factual arguments.

30. The Chamber notes that the Defence sought to resolve the current matter *inter* partes,⁵² but given the impossibility of an agreement among them, a ruling of the Chamber is now sought to resolve this issue, particularly since the Requested Information is not in the possession of the Prosecution,⁵³ and thus, strictly speaking, is not subject to disclosure pursuant to Article 67(2) of the Statute.

31. The Chamber takes note of the Prosecution's assurance that it has disclosed to the Defence all material already in its possession relating to [REDACTED] processes.⁵⁴ The Chamber also notes that in relation to the Requested Information, the Prosecution has stated that while the fact of the witnesses' [REDACTED] may be considered potentially exonerating, beyond mere speculation the Prosecution has no reason to believe that the contents thereof would be so in fact.⁵⁵ Therefore, the Chamber considers it is essential to first determine whether the Requested Information is potentially exculpatory in nature, in order to: (a) determine whether it may come within the Prosecution's duty to investigate pursuant to Article 54 of the Statute, and thereafter (b) decide whether an order of the Chamber is required to seek the Requested Information for ultimate disclosure to the Defence.

⁵¹ Response to Supplementary Application, ICC-01/09-01/11-1649-Conf, para. 7.

⁵² Supplementary Application, ICC-01/09-01/11-1645-Conf, para. 13.

⁵³ Prosecution Response, ICC-01/09-01/11-1642-Conf, para. 19.

⁵⁴ Application, ICC-01/09-01/11-1627-Conf, Annex A, page 2, para. 1.

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32. The Chamber observes that pursuant to Article 54(1)(a) of the Statute the

Prosecution is obligated to investigate incriminating and exonerating circumstances

equally. Consequently, should it be determined that there are reasonable grounds

to believe that information not in the Prosecution's possession may be potentially

exculpatory, Article 54(1)(a) of the Statute obligates the Prosecution to make

reasonable efforts to obtain that information.

33. The Chamber does not consider that the mere existence of [REDACTED] would

necessarily trigger the Article 54 obligations of the Prosecution, instead the analysis

is case specific. However, the Chamber finds that the current circumstances in

respect of these specific witnesses are such that the content, and not only the

existence of [REDACTED], warrants further investigation. The Requested

Information therefore sufficiently qualifies as 'exonerating circumstances' to be

investigated under Article 54(1)(a) of the Statute, without prejudice to whether

these documents, once obtained, are ultimately deemed to be potentially

exculpatory pursuant to Article 67(2) of the Statute.

34. The Chamber notes that the Requested Information concerns [REDACTED]

witnesses who [REDACTED].56 The Defence has made it sufficiently clear in its

Application that it seeks the relevant information for the purpose of assessing the

witnesses' credibility. In its view, where the [REDACTED] is based upon their

status as a Prosecution witness, this becomes relevant and potentially exculpatory.⁵⁷

Notably, some Prosecution witnesses who lately testified in the case have averred

that they had given to the Prosecution false accounts of the events, and had been

partly motivated (in doing so) by [REDACTED].58 Given that these were

Prosecution witnesses declared hostile on the application of the Prosecution,59 and

whose testimonies in the indicated manner are in dispute as regards what

⁵⁶ [REDACTED].
 ⁵⁷ Application, ICC-01/09-01/11-1627-Conf, para. 21.
 ⁵⁸ [REDACTED].

⁵⁹ [REDACTED].

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motivated them to resile from their initial statements to the Prosecution, the

Chamber is yet to assess the credibility of the witnesses as regards such testimony.

Nevertheless, testimonies to that effect are on the record. In its Supplementary

Application, the Defence has provided concrete and specific information

apparently concerning [REDACTED] and their willingness to continue as

Prosecution witnesses in this case. 60

35. In this particular instance, the Application pertains to [REDACTED] Prosecution

witnesses in respect of whom the Prosecution has made submissions to the effect

that they had at one time or another withdrawn their cooperation with the

Prosecution, and thus it cannot be ruled out that they may become hostile to the

Prosecution -- just like the prior witnesses who had testified to the affect that the

[REDACTED] had induced them to give initial false accounts to the Prosecution.61

Moreover, the Prosecution has stated that it may need to put to these further

witnesses prior conflicting accounts when they testify before the Chamber.⁶²

36. That is to say, all [REDACTED] witnesses have at one time or another provided

contradictory accounts which may be central to an evaluation of their credibility.

And, considering the information provided in the Supplementary Application, the

circumstances of the [REDACTED] may also be of direct relevance in that context,

especially in light of the Defence's claim that [REDACTED] may have been a

motivation to act as Prosecution witnesses.

37. Thus, in the circumstances of the present case, the Chamber is not persuaded that

the Application involves an 'unguided fishing expedition'63 or an 'infinite duty'64

on the Prosecution to anticipate in the abstract any statement or act of its witnesses.

 60 Supplementary Application, ICC-01/09-01/11-1645-Conf, para. 8, footnotes 3 and 6 and Annexes A-H. 61 ICC-01/09-01/11-1606-Conf, para. 3.

⁶² ICC-01/09-01/11-1606-Conf, para. 3. ⁶³ Response, ICC-01/09-01/11-1642-Conf, para. 10.

⁶⁴ Response, ICC-01/09-01/11-1642-Conf, para. 5.

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The Chamber is of the view that significant forensic events in the circumstances of

this case,65 including the inter partes communications,66 have fairly put the

Prosecution upon its inquiry as to the need for the further investigation, in a

manner that justified the Application requiring the Prosecution now to request the

indicated information from [REDACTED], if the Prosecution has not already done

so. For the needs of the present matter, it is not necessary to pronounce upon the

question whether the Prosecution has violated as such the provisions of Article 54 of

the Statute.

38. The Chamber is particularly not persuaded by the Prosecution argument that it is

best placed to determine, in implementing its independent role, whether or not to

investigate or carry out further investigations of a witness.⁶⁷ Great caution is called

for when the Prosecution purports to assert its 'independent role' under the

Statute, whenever the Statute imposes an explicit or implicit duty on the

Prosecution—such as Article 54 of the Statute does in the present context. In those

circumstances, the Prosecution may not correctly assert an 'independent role' in

any way that suggests that it is 'best placed' to determine whether or not it has

discharged the duty so imposed. The Chamber retains the amplitude of the power

to adjudicate that question whenever it is presented before the Chamber.

39. Thus, pursuant to Article 93(1)(i) of the Statute, the Prosecution is to seek the

cooperation from [REDACTED] in order to obtain the Requested Information.

Given [REDACTED], the Prosecution shall implement this ruling immediately,

using all possible mechanisms and channels of communications for prompt

disclosure to the Defence.

FOR THE FOREGOING REASONS, THE CHAMBER HEREBY

65 [REDACTED].
66 Application, ICC-01/09-01/11-1627-Conf, Annexes A-C.

⁶⁷ Response, ICC-01/09-01/11-1642-Conf, para. 9.

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GRANTS the Defence Application; and

ORDERS the Prosecution to obtain the Requested Information from [REDACTED], pursuant to Article 93(1)(i) of the Statute immediately and disclose to the Defence accordingly.

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

Judge Chile Eboe-Osuji (Presiding)

Judge Olga Herrera Carbuccia

Judge Robert Fremr

Dated 12 January 2015

At The Hague, The Netherlands

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