Cour Pénale Internationale



International Criminal Court

Original: English

No.: ICC-01/04-02/06 Date: 1 July 2016

TRIAL CHAMBER VI

Before:

Judge Robert Fremr, Presiding Judge Judge Kuniko Ozaki Judge Chang-ho Chung

SITUATION IN THE DEMOCRATIC REPUBLIC OF THE CONGO IN THE CASE OF THE PROSECUTOR v. BOSCO NTAGANDA

Public

Seventh decision on victims' participation in trial proceedings

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

The Office of the Prosecutor Ms Fatou Bensouda Mr James Stewart Ms Nicole Samson	Counsel for Bosco Ntaganda Mr Stéphane Bourgon Mr Christopher Gosnell
Legal Representatives of Victims Ms Sarah Pellet Mr Dmytro Suprun	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	Amicus Curiae
REGISTRY	
Registrar Mr Herman von Hebel	Counsel Support Section
Victims and Witnesses Unit	Detention Section

Victims Participation and ReparationsOtherSectionMs Isabelle Guibal

Trial Chamber VI ('Chamber') of the International Criminal Court ('Court'), in the case of The Prosecutor v. Bosco Ntaganda, having regard to Article 68(1) and (3) of the Rome Statute and Rules 85-86 of the Rules of Procedure and Evidence, and incorporating by reference the applicable law as set out in the 'Decision on victims' participation in trial proceedings'1 and the 'Fourth decision on victims' participation in trial proceedings',² issues the 'Seventh decision on victims' participation in trial proceedings'.

- 1. On 1 September 2015, the Chamber adopted a procedure for family members or individuals closely connected with deceased victims who wish to resume the action initiated by their deceased relatives before the Court.³
- 2. In accordance with that procedure, on 6 June 2016, the Registry transmitted to the Chamber seven application forms for resumption of action initiated by deceased victims ('Resumption of Action Forms').⁴ The Registry indicated that it had assessed all seven Resumption of Action Forms and considered that each has met the requirements set out by the Chamber.⁵
- 3. The Chamber has not identified any error in the Registry's assessment of the Resumption of Action Forms. Accordingly, and in line with the applicable law set out in its previous decisions, the Chamber deems it appropriate to authorise the individuals who submitted the Resumption of Action Forms to continue the action initiated by their deceased relatives before the Court. In this regard, the Chamber recalls that family members are only authorised to continue acting on

¹ 6 February 2015, ICC-01/04-02/06-449 ('First Victims Decision'), paras 41-51. ² 1 September 2015, ICC-01/04-02/06-805 ('Fourth Victims Decision'), paras 8 and 13.

³ Fourth Victims Decision, ICC-01/04-02/06-805, para. 13.

⁴ Fourth Periodic Report on the Victims and their General Situation, ICC-01/04-02/06-1369 ('Fourth Report') and eight confidential, ex parte, annexes, notified on 7 June 2016.

⁵ Fourth Report, ICC-01/04-02/06-1369, para. 12.

behalf of deceased victims within the limits of the views and concerns expressed by the victim concerned in his or her initial application.⁶

FOR THE FOREGOING REASONS, THE CHAMBER HEREBY

AUTHORISES the family members of victims a/00020/13, a/00089/13, a/00351/13, a/00479/13, a/00972/13, a/01042/13 and a/01498/13 to resume the action initiated before the Court by their respective deceased relatives.

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

Judge Robert Fremr, Presiding Judge

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Judge Kuniko Ozaki

Judge Chang-ho Chung

Dated 1 July 2016 At The Hague, The Netherlands

⁶ Fourth Victims Decision, ICC-01/04-02/06-805, para. 8.