

International Criminal Tribunal for Rwanda 1998 DEC 15 A 9 56 Tribunal pénal international pour le Rwanda

Before:

Judge Navanethem Pillay

OR: ENG

Registry:

Ms. Prisca Nyambe

Decision of:

14 December 1998

THE PROSECUTOR

VERSUS

IGNACE BAGILISHEMA

Case No. ICTR-95-1-I

WARRANT OF ARREST AND ORDER FOR TRANSFER AND DETENTION

The Office of the Prosecutor:

Mr. Mohammed Othman

1

THE INTERNATIONAL CRIMINAL TRIBUNAL for RWANDA (the "TRIBUNAL"),

SITTING AS Judge Navanethem Pillay, designated by the President of the Tribunal according to Rule 28 of the Rules of Procedure and Evidence ("the Rules");

CONSIDERING Articles 18 (2), 19(2) and 28 of the Statute of the Tribunal ("the Statute"), and Rules 40 and 54 to 59 bis of the Rules of Procedure and Evidence (the "Rules");

CONSIDERING the indictment against Ignace Bagilishema (the "accused"), together with seven others was confirmed on 28 November 1995;

CONSIDERING that an order for non disclosure of the indictment had been granted on 28 November 1995;

CONSIDERING that the accused is believed to be currently residing or was last known to be residing in Singapore;

HEREBY RESPECTFULLY

REQUESTS the Government of Singapore to:

(i)search for, arrest and transfer to the Tribunal:

Ignace Bagilishema,

a Rwandan citizen from Rubengera Sector, Mabanza Commune, Kibuye Prefecture, Republic of Rwanda,

born in 1955;

who is accused of having committed, between 9 April and 30 June 1994 in Kibuye Prefecture in Rwanda the following crimes: conspiracy to commit genocide, genocide, crimes against humanity, and violations of Article 3 common to the Geneva Conventions of 12 August 1949 for the protection of War Victims, and of Additional Protocol II thereto of 8 June 1977, within the competence of the International Criminal Tribunal for Rwanda by virtue of Articles 2, 3 and 4 of the Statute respectively;

- (ii)serve on the accused at the time of arrest a certified copy of the warrant of arrest accompanied by a copy of the redacted indictment certified in accordance with Rule 47(G) of the Rules and a statement of the rights of the accused as set forth in Article 20 of the Statute and mutatis mutandis in Rules 42 and 43;
- (iii) serve on the accused the redacted warrant of arrest, the redacted indictment and the statement of rights of the accused in a language he understands, in the event of him being unable to understand either of the Tribunal's official languages and provided the language understood by the accused is known to the Registrar;
- (iv) caution the accused that any statement made by him shall be recorded and may be used as

4

2

ICTR-95-1-I

evidence against him;

(v) report forthwith to the Registrar of the Tribunal if it is unable to execute the present warrant of arrest and order for surrender, indicating the reasons for its inability to give effect thereto; pursuant to Rule 59(A) of the Rules.

ORDERS

(i) that the accused, **Ignace Bagilishema** be remanded in custody in the Tribunal's detention facility upon his transfer from Singapore.

Arusha, 14 December 1998

