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ICTR . 96-13-A

06-09-2001

International Criminal Tribunal for Rwanda Tribunal pénal international pour le Rwanda

(2103 bis/A-2102 bis/A)

Case No. ICTR-96-13-A ENGLISH Original: FRANÇAIS

2103 \$ bish

APPEALS CHAMBER

Before Judges:

Claude Jorda, presiding Lal Chand Vohrah Mohamed Shahabuddeen Rafael Nieto-Navia Fausto Pocar

Registry:

Order of:

19 July 2001

Adama Dieng

ANCOLID

ALFRED MUSEMA (The Appellant)

v.

THE PROSECUTOR (The Respondent)

ORDER (SUPPLEMENTARY APPELLANT'S BRIEF)

Counsel for the Appellant:

Steven Kay Q.C. Michail Wladimiroff

Office of the Prosecutor:

Norman Farell Mathias Marcussen Sonja Boelaert-Suominen

Translation certified by LCSS, ICTR

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2102 bis A

The appeals Chamber of the International Criminal Tribunal for the Prosecution of Persons Responsible for Genocide and Other Serious Violations of International Humanitarian Law Committed in the Territory of Rwanda and Rwandan Citizens Responsible for Genocide and Other Such Violations Committed in the Territory of Neighbouring States between 1 January and 31 December 1994 ("the Appeals Chamber" and "the Tribunal" respectively),

Considering the appeal lodged by Alfred Musema ("the Appellant") on 1 March 2000 against the Judgement and Sentence delivered by Trial Chamber I on 27 January 2000 in the case of *The Prosecutor v. Alfred Musema*,

Considering the Grounds of Appeal Against Conviction and Sentence and Appellant's Brief on Appeal filed by the Appellant on 23 May 2001 ("the Appellant's Brief"),

Considering the incomplete nature of the Appellant's Brief filed with the Registry in Arusha on 23 May 2001 with two pages missing,

Considering that the Appellant filed one of the missing pages on 23 August 2000,

Whereas the other missing page – that is, page 68 of the document – has yet to be filed by the Appellant,

Whereas the case is being deliberated on since 29 May 2001,

Considering that the Appeals Chamber wishes to make its decision on the basis of the complete Appellant's Brief,

For the foregoing reasons

Orders that the Appellant file page 68 of his Appellant's Brief or notify the Appeals Chamber that he does not wish to file the said page, within five (5) days of service of this Order,

Authorizes the Prosecution to submit, if it so wishes, a response to the submissions made on page 68 of the Appellant's Brief within seven (7) days of the filing of the above-mentioned page.

Done in French and English, the French text being authoritative.

Claude Jorda, Presiding

Done at The Hague, The Netherlands 19 July 2001

[Seal of the Tribunal]

Translation certified by LCSS, ICTR

HAG (A) 01-019 (E)

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