$\frac{101R-99-52-7}{12-02-2002}$ (26147-26146) International Criminal Tribunal for Rwanda Case No. ICTR-99-52-I 26147 Tribunal Pénal International pour le Rwanda UNITED NATIONS NATIONS UNIES

TRIAL CHAMBER I

OR: ENG

1

Before: Judge Navanethem Pillay, presiding Judge Erik Møse Judge Asoka de Zoysa Gunawardana

Registry: Mr. Adama Dieng

Decision of: 11 February 2002

THE PROSECUTOR V. FERDINAND NAHIMANA HASSAN NGEZE JEAN BOSCO BARAYAGWIZA (Case No. ICTR-99-52-I)

DECISION ON THE DEFENCE'S MOTION IN LIMINE TO DISALLOW WITNESS **X TESTIMONY** 

The Office of the Prosecutor:

Mr. Stephen Rapp Mr. William Egbe Mr. Alphonse Van Ms. Charity Kagwi Ms. Simone Monasebian Mr. Elvis Bazavule

Counsel for the Accused:

Mr. Jean-Marie Biju-Duval Mr. John Floyd III Mr. Giacomo Barletta Caldarera

Internatio Tribunal p	nal Criminal T cénal internati	Fribunal for onal pour le	Rwanda Rwanda
CERTIFIED TR COPIE CERTIF		IE ORIGINAL	SEEN BY ME
NAME / NOM: SIGNATURE:	MO	DATE:	12.02.0
	1-1-	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	на на селото на

RECEIVED

CHIVES

THE INTERNATIONAL CRIMINAL TRIBUNAL FOR RWANDA ("the Tribunal")

SITTING as Trial Chamber I, composed of Judge Navanethem Pillay, presiding, Judge Erik Møse and Judge Asoka de Zoysa Gunawardana;

**BEING SEIZED OF** a motion in limine by the Defence for Hassan Ngeze, dated 23 January 2002, to disallow witness X testimony;

**NOTING** the argument of the Defence, in paragraph 1, that they have not received the disclosure relating to witness X and ordered to be produced 30 days before the witness testifies, that is by 18 January 2002;

**NOTING** the Prosecutor's response, dated 23 January 2002, in which she submitted that the disclosure was made on 18 January 2002 in compliance with the Trial Chamber's Order;

**NOTING FURTHER** that the Court Management Section of the Tribunal provided the Chamber with the proof of service showing that the documents were served directly on the Defence on 18 January 2002;

## THE TRIAL CHAMBER HEREBY

**DENIES** the Defence's motion in limine to disallow witness X testimony;

**DENIES** Defence costs of preparation for a motion considered frivolous, pursuant to rule 73(E) of the Rules of Procedure and Evidence.

Arusha, 11 February 2002

Navanethem Pillay Presiding Judge

Ril line

Erik Møse Judge

Asoka de Zoysa Gunawardaha Judge

Seal of the Tribunal