UNITED NATIONS

|CTR-97-36A-7| 09-06-2009(931) - 929

International Criminal Tribunal for Rwanda Tribunal pénal international pour le Rwanda

OR: ENG

## TRIAL CHAMBER I

Before Judges: Florence Rita Arrey, Presiding Mparany Mamy Richard Rajohnson Aydin Sefa Akay

Registrar: Adama Dieng

Date:

9 June 2009

THE PROSECUTOR v.



Yussuf MUNYAKAZI

Case No. ICTR-97-36A-T

## SCHEDULING ORDER FOLLOWING THE PRE-DEFENCE CONFERENCE

Rules 54 and 73ter of the Rules of Procedure and Evidence

Office of the Prosecutor: Richard Karegyesa Segun Jegede Didace Nyirinkwaya **Counsel for the Defence** Jwani Mwaikusa Barnabé Nekuie

This trial commenced on 22 April 2009 and the Prosecution closed its case on 4 June 2009. On 8 June 2009, pursuant to Rule 73*ter*(A) of the Rules of Procedure and Evidence ("Rules" hereinafter), the Chamber held a pre-Defence conference to prepare for the start of the Defence case and ensure that it runs as smoothly and expeditiously as possible. Having heard the submissions made by both parties and considering the rights of the Accused to have adequate time to prepare his defence, the Chamber:

- I. ORDERS that the next trial session, which is the start and presentation of the Defence case, begins on 31 August 2009 and runs until 18 September 2009;
- **II. ORDERS** the Defence to file its Motion for Protective Measures as soon as possible and in any case not later than 30 June 2009;
- III. ORDERS the Defence to file its pre-Defence Brief pursuant to Rule 73ter(B) no later than 31 July 2009 and to include the following:
  - a. A list of admissions and statement of other matters which are not in dispute;
  - b. A statement of contested matters of fact and law;
  - c. A list of witnesses together with the pseudonyms to be assigned to them;
  - d. A summary of facts and the points of the Indictment upon which each witness will testify;
  - e. A list of exhibits the Defence intends to tender, stating where possible, whether or not the Prosecutor has any objection as to authenticity;
  - f. The proposed order in which the witnesses will appear in the trial session.
- IV. ORDERS both parties to liaise where necessary by 30 June 2009, to ensure that the Prosecution assists the Defence to comply with this order with respect of a ) and b) above;
- **V. ORDERS** the Defence to disclose to the Prosecution the identifying information relating to all Defence witnesses on 31 July 2009; and
- VI. ORDERS the Defence to provide all necessary information to WVSS so as to enable that section to make adequate arrangements to bring the

9 June 2009 9 <u>2</u> 9

witnesses to Arusha as soon as possible, in view of the commencement date of the Defence case. The Chamber notes that the above disclosure to the Prosecution is not related to the Defence obligation to communicate this information to WVSS.

Arusha, 9 June 2009, done in English.

Florence Rita Arrey

Mparany Rajohnson

looset. Aydin Akay

Judge

Presiding Judge

[Seal article Tribunal]

Judge



No