

International Criminal Tribunal for Rwanda Tribunal pénal international pour le Rwanda

1CTR-98-42-T 26-09-2012 (15611-15610)

OR: ENG

OFFICE OF THE PRESIDENT

Before:

Judge Vagn Joensen,

President of the Tribunal

Registrar:

Pascal Besnier

Date:

26 September 2012

THE PROSECUTOR

v.

Joseph KANYABASHI

Case No. ICTR-96-15-T Joint Case No. ICTR-98-42-T

ORDER ASSIGNING A BENCH

Office of the Prosecutor: Hassan Bubacar Jallow Richard Karegyesa James Arguin For the Accused: Michel Marchand Alexandra Marcil

15610

I, VAGN JOENSEN, President of the Tribunal;

NOTING the Requête de Joseph Kanyabashi adressée au Président du Tribunal en vue d'obtenir l'affectation temporaire d'un juge;¹

RECALLING that the Judgement and Sentence in the case of *The Prosecutor v. Nyiramasuhuko et. al.* was pronounced on 24 June 2011;

CONSIDERING the 30 September 2011 decision by the Appeals Chamber in the *Nyiramasuhuko et. al.* case which affirmed that a Chamber retains jurisdiction after judgement has been pronounced with respect to ancillary matters of which it is properly seised and that issues relating to possible contempt are independent of the proceedings out of which they arise;²

CONSIDERING the composition of the Trial Chamber of the Tribunal, including the redeployment of Judge Arlette Ramaroson to the Appeals Chamber subsequent to the delivery of judgement in the *Nyiramasuhuko et. al.* trial;

HEREBY ORDER that the Chamber designated to consider Joseph Kanyabashi's request for access to Amicus Curiae reports shall be composed as follows:

Judge William Sekule, *Presiding*Judge Arlette Ramaroson
Judge Solomy Bossa

Arusha, 26 September 2012, done in English.

[Seal of the Tribunal]

¹ The Prosecutor v. Joseph Kanyabashi, Case No. ICTR-98-42-T, Requête de Joseph Kanyabashi adressée au Président du Tribunal en vue d'obtenir l'affectation temporaire d'un juge, filed on 13 August 2012.

² The Prosecutor v. Pauline Nyiramasuhuko et. al., Case No. ICTR-98-42-A, Decision on Pauline Nyiramasuhuko's Motion to Void Trial Chamber Decisions (AC), 30 September 2011.