

SPECIAL TRIBUNAL FOR LEBANON

لمحكمة الخاصة بلبنان

TRIBUNAL SPÉCIAL POUR LE LIBAN

THE PRE-TRIAL JUDGE

Case No.: STL-11-01/PT/PTJ

The Pre-Trial Judge: Mr Daniel Fransen

The Registrar: Mr Daryl Mundis

Date: 9 August 2013

Original language: French

Classification: Public

THE PROSECUTOR

v.
SALIM JAMIL AYYASH
MUSTAFA AMINE BADREDDINE
HUSSEIN HASSAN ONEISSI
ASSAD HASSAN SABRA

WARRANT TO ARREST MR HUSSEIN HASSAN ONEISSI AND ORDER FOR TRANSFER AND DETENTION

Office of the Prosecutor: Counsel for Mr Salim Jamil Ayyash:

Mr Norman Farrell Mr Eugene O'Sullivan

Legal Representative of Victims: Counsel for Mr Mustafa Amine Badreddine:

Mr Peter Haynes Mr Antoine Korkmaz

The Authorities of the Lebanese Republic Counsel for Mr Hussein Hassan Oneissi:

Mr Vincent Courcelle-Labrousse

Netherlands Counsel for Mr Assad Hassan Sabra:

Mr David Young

The Authorities of the Kingdom of the

- 1. **NOTING** the Pre-Trial Judge's decision of 28 June 2011 confirming the counts contained in the Indictment of 10 June 2011 (the "Indictment of 10 June 2011") and authorising the indictment in particular of Mr Hussein Hassan Oneissi (the "Accused" or "Mr Oneissi");¹
- 2. **NOTING** the arrest warrant issued against the Accused on 28 June 2011;²
- 3. **NOTING** the decision of 12 April 2013 of the Pre-Trial Judge³ authorising the amendment of the Indictment of 10 June 2011 and replacing it with the indictment of 6 February 2013⁴ (the "Indictment of 6 February 2013");
- 4. **NOTING** the arrest warrant of 27 May 2013, based on the Indictment of 6 February 2013, issued against the Accused and its Annexes addressed to the competent authorities of the Lebanese Republic;⁵
- 5. **NOTING** the Pre-Trial Judge's decision of 31 July 2013 which authorised the amendment of the Indictment of 6 February 2013 and replaced it with the indictment of 21 June 2013 (the "Indictment of 21 June 2013");⁶
- 6. **NOTING** the Prosecution Request of 2 August 2013 seeking the issuance of: (i) a new arrest warrant and order for transfer to and detention at the Tribunal of Mr Oneissi; and (ii) a new order for his detention at the detention facility of the Tribunal in the Kingdom of the Netherlands, pursuant to Article 18 (2) of the Statute, Rules 14, 20, 61 (iii) and (iv), 68 (J) (i), 71 (D), 76, 77 (A), 79, 82, 83 and 101 (G) of the Rules of Procedure and Evidence (the "Rules") and Article 15 (2) of the Agreement between the United Nations and the Lebanese Republic,

Case No.: STL-11-01/PT/PTJ Page 2 of 7 9 August 2013

¹ STL, *The Prosecutor v. Ayyash et al.*, Case No. STL-11-01/I/PTJ, Decision Relating to the Examination of the Indictment of 10 June 2011 issued against Mr Salim Jamil Ayyash, Mr Mustafa Amine Badreddine, Mr Hussein Hassan Oneissi & Mr Assad Hassan Sabra, confidential, 28 June 2011. A public redacted version dated the same day was filed on 16 August 2011. This decision confirms the counts contained in the Indictment of 10 June 2011 with the exception of attempting to cause the death of 231 other persons which is not included in the constituent elements of the terrorist act but in those of attempted intentional homicide.

² STL, *The Prosecutor v. Ayyash et al.*, Case No. STL-11-01/I/PTJ, Warrant to Arrest Mr Hussein Hassan Oneissi including Transfer and Detention Order, 28 June 2011.

³ STL, *The Prosecutor v. Ayyash et al.*, Case No. STL-11-01/PT/PTJ, Decision Relating to the Prosecution Requests of 8 November 2012 and 6 February 2013 for the Filing of an Amended Indictment, 12 April 2013.

⁴ STL, *The Prosecutor v. Ayyash et al.*, Case No. STL-11-01/PT/PTJ, Prosecution's Filing of the Signed Version of the Amended Indictment in Compliance with the Pre-Trial Judge's Decision of 12 April 2013 & Request for Amended Arrest Warrants and Orders/Requests for Transfer and Detention, 17 April 2013.

⁵ STL, *The Prosecutor v. Ayyash et al.*, Case No. STL-11-01/PT/PTJ, Warrant to Arrest Mr Hussein Hassan Oneissi and Order for Transfer and Detention, 27 May 2013.

⁶ STL, *The Prosecutor v. Ayyash et al.*, Case No. STL-11-01/PT/PTJ, Corrected version, Decision Relating to the Prosecution Request of 21 June 2013 for Leave to Amend the Indictment of 6 February 2013, confidential, 31 July 2013. A public redacted version of that decision was filed on 2 August 2013.

STL-11-01/PT/PTJ F1045/20130814/R244150-R244156/FR-EN/af

which entered into force on 10 June 2007 following the adoption of resolution 1757 (2007)⁷ (the "Agreement between the United Nations and the Lebanese Republic");⁸

- 7. **CONSIDERING** that the Accused has not surrendered voluntarily to the jurisdiction of the Tribunal despite the appeals made to him and that neither has it been possible to arrest and transfer him to the Tribunal;
- 8. **CONSIDERING** that the Trial Chamber decided, on 1 February 2012, to begin *in absentia* proceedings against the Accused, pursuant to Article 22 of the Statute and Rule 106 of the Rules:⁹
- 9. **CONSIDERING** that Mr Oneissi is accused of:
 - a) conspiracy aimed at committing a terrorist act, as a co-perpetrator;
 - b) being an accomplice in the commission of a terrorist act, by means of an explosive device:
 - c) being an accomplice in the intentional homicide of Rafic Hariri with premeditation, by using explosive materials;
 - d) being an accomplice in the intentional homicide of 21 persons in addition to Rafic Hariri with premeditation, by using explosive materials; and
 - e) being an accomplice in the attempted intentional homicide of 226 persons with premeditation, by using explosive materials;
- 10. **NOTING** Article 18 (2) of the Statute and Rules 68 (J) (i), 77 (A) and 79 (A) of the Rules, according to which the Pre-Trial Judge may, upon request of the Prosecutor, issue a warrant of arrest against the Accused and request his transfer to the Tribunal in order to: (i) ensure his appearance at the proceedings; (ii) ensure that he does not obstruct or endanger the

Case No.: STL-11-01/PT/PTJ Page 3 of 7

⁷ Agreement between the United Nations and the Lebanese Republic on the establishment of a Special Tribunal for Lebanon, 10 June 2007; resolution 1757 (2007) adopted by the Security Council at its 5685th meeting, 30 May 2007

⁸ STL, *The Prosecutor v. Ayyash et al.*, Case No. STL-11-01/PT/PTJ, Prosecution's Filing of the Signed Version of the Amended Indictment in Compliance with the Pre-Trial Judge's Decision of 31 July 2013 & Request for Amended Arrest Warrants and Orders/Requests for Transfer and Detention, 2 August 2013 ("Prosecution Request of 2 August 2013"), para. 9 (a).

⁹ STL, *The Prosecutor v. A yyash et al.*, Case No. STL-11-01/I/TC, Decision To Hold Trial *In Absentia*, 1 February 2012.

STL-11-01/PT/PTJ F1045/20130814/R244150-R244156/FR-EN/af

investigation or the court proceedings, for instance by posing a danger to, or intimidating, any

victim or witness; and (iii) prevent criminal conduct of a kind of which he stands accused;

11. **CONSIDERING** that, assuming the allegations made against the Accused are

substantiated, on the basis of the information provided by the Prosecutor, the detention of the

Accused is necessary, in particular for the following reasons:

a) Mr Oneissi is accused of serious offences, in particular, of conspiracy aimed at

committing a terrorist act, of being an accomplice in the commission of a terrorist act by

means of an explosive device and of being an accomplice in intentional homicide with

premeditation, by using explosive materials, in connection with the attack of 14 February

2005 in Beirut (Lebanon) which resulted in the death of former Lebanese Prime Minister

Rafic Hariri and other persons and injured others, as set forth in detail in the Indictment

of 21 June 2013;

b) the risk that Mr Oneissi might commit further offences of the same kind is substantiated

given that he might be implicated in other acts of a similar nature in Lebanon;

c) the risk that Mr Oneissi might escape justice is proven insofar as he has been the subject

of an arrest warrant since 28 June 2011 and of an international arrest warrant since 8 July

2011 and has escaped justice since then which led, on 1 February 2012, to the institution

of in absentia proceedings against him that are currently still pending before the Tribunal

and in which he is being prosecuted, in particular, for having participated in a conspiracy

one of whose objectives was specifically that of escaping justice;

d) the risk that Mr Oneissi might obstruct the smooth running of the investigation, in

particular, by endangering or intimidating potential witnesses, in person or by way of

others, is proven insofar as acts of this kind are purported to have already occurred

during the investigations conducted by the Prosecutor; and

e) the risk that Mr Oneissi might collude with other persons possibly implicated in the acts

imputed to him exists given that all the alleged perpetrators or accomplices of these acts

have not yet been identified or, a fortiori, arrested;

12. **CONSIDERING** that in light of the above, the risks of collusion, escaping justice,

committing further offences, endangering the ongoing investigation and intimidating witnesses

Case No.: STL-11-01/PT/PTJ

STL-11-01/PT/PTJ F1045/20130814/R244150-R244156/FR-EN/af

and victims or tampering with evidence exist and justify that an arrest warrant and order for

transfer and detention be issued by the Tribunal against the Accused;

13. **NOTING** Rule 76 (A) of the Rules, according to which the Indictment shall be formally

provided to the authorities of the State in whose territory the Accused was last known to be

residing, or in whose territory or under whose jurisdiction he is believed likely to be found, in

order for him to be served with the Indictiment without delay;

14. **CONSIDERING** that, according to the Prosecutor, the Accused was last known to be

residing in the territory of the Lebanese Republic; 10

15. **NOTING** Article 15 (2) of the Agreement between the United Nations and the Lebanese

Republic, and Rule 82 (A) of the Rules, according to which the competent authorities of the

Lebanese Republic shall act promptly and with all due diligence to ensure the proper execution

of a warrant of arrest or of a transfer order;

16. **NOTING** Article 39 of the Agreement between the United Nations and the Kingdom of

the Netherlands concerning the Headquarters of the Special Tribunal for Lebanon of 21

December 2007 (the "Agreement between the United Nations and the Kingdom of the

Netherlands"), according to which the transfer of a detained person "from the point of arrival in

the host State to the premises shall, at the request of the Tribunal, be carried out by the

competent authorities in consultation with the Tribunal";¹¹

17. **NOTING** Rules 83 and 101 (G) of the Rules, according to which, after his arrest, "the

accused shall be detained by the State concerned, which shall promptly notify the Registrar" and

"the transfer [...] of the accused to a detention facility of the Tribunal shall be arranged between

the State authorities concerned, the Registrar and, if necessary, the authorities of the Host

State";¹²

FOR THESE REASONS,

Pursuant to Article 18 of the Statute, Article 15 of the Agreement between the United Nations

and the Lebanese Republic, Article 39 of the Agreement between the United Nations and the

Kingdom of the Netherlands and Rules 68, 76, 77, 79, 82, 83 and 101 of the Rules,

¹⁰ Prosecution Request of 2 August 2013, para. 8.

Agreement between the United Nations and the Kingdom of the Netherlands, Art. 39, para. 1.

12 Rule 83 of the Rules.

Case No.: STL-11-01/PT/PTJ

Page 5 of 7

9 August 2013

STL-11-01/PT/PTJ

F1045/20130814/R244150-R244156/FR-EN/af

THE PRE-TRIAL JUDGE,

REQUESTS the competent authorities of the Lebanese Republic to search for and to arrest,

in any place where he might be found in the territory of the Lebanese Republic, to detain and

transfer to the Headquarters of the Tribunal:

HUSSEIN HASSAN ONEISSI, (also known as "Hussein Hassan ISSA") born on 11

February 1974 in Beirut (Lebanon), son of Hassan ONEISSI (also known as "Hassan

ISSA") (father) and of Fatima DARWISH (mother), having resided at Al-Jamous

Street, Ahmad Abbas building, near the Lycée des Arts, in Hadath, South Beirut, a

citizen of Lebanon, Lebanese civil registration number 7/Shahour.

ORDERS the Registrar of the Tribunal to transmit to the competent authorities of the

Lebanese Republic, in accordance with Rule 82 of the Rules: (1) the present arrest warrant;

(2) a certified copy, bearing the official seal of the Tribunal, of the redacted Indictment of 21

June 2013; (3) the additional materials filed by the Prosecutor which enable the Accused to

be identified; and (4) a copy of the statutory provisions and rules that are relevant to the

execution of this arrest warrant;

REQUESTS the competent authorities of the Lebanese Republic to execute the present arrest

warrant and order for transfer and detention at the earliest opportunity;

REQUESTS the competent authorities of the Lebanese Republic to inform the Accused in

person, in a language that he understands, of: (1) the present arrest warrant including transfer

and detention order; (2) the redacted Indictment of 21 June 2013 issued against him; (3) a

copy of the statutory provisions and rules that are relevant to the rights afforded to him and,

in particular, Article 16 of the Statute and Rules 65, 66, 67 and 68 of the Rules included

herewith, concerning the right to remain silent and the right to be cautioned that any

statement he makes shall be recorded and may be used in evidence against him;

Case No.: STL-11-01/PT/PTJ

STL-11-01/PT/PTJ F1045/20130814/R244150-R244156/FR-EN/af

REQUESTS the competent authorities of the Lebanese Republic to immediately inform the Registrar of the Tribunal of the arrest of the Accused and to take the necessary measures for his detention and his transfer to the Headquarters of the Tribunal;

ORDERS the Registrar of the Tribunal to take the necessary steps, in consultation with the competent authorities of the Lebanese Republic and of the Kingdom of the Netherlands, to arrange the transfer of the Accused to the Headquarters of the Tribunal; and

REQUESTS the competent authorities of the Kingdom of the Netherlands to take responsibility for the Accused upon his arrival on their territory and to escort him to the detention facility of the Tribunal, in accordance with the measures mutually agreed upon with the Registrar of the Tribunal.

Done in English, Arabic and French, the French text being authoritative. Leidschendam, 9 August 2013

[stamp]

[signature]

Daniel Fransen Pre-Trial Judge



Case No.: STL-11-01/PT/PTJ Page 7 of 7 9 August 2013