Cour Pénale Internationale



International Criminal Court

Original: French No.: ICC-01/04-02/06

Date: 7 March 2007

PRE-TRIAL CHAMBER I

Before: Judge Claude Jorda, Presiding Judge

Judge Akua Kuenyehia Judge Sylvia Steiner

Registrar: Mr Bruno Cathala

SITUATION IN THE DEMOCRATIC REPUBLIC OF THE CONGO IN THE CASE OF THE PROSECUTOR v. BOSCO NTAGANDA

Under Seal Redacted Version

WARRANT OF ARREST - CORRIGENDUM

The Office of the Prosecutor:

Mr Luis Moreno-Ocampo Ms Fatou Bensouda, Deputy Prosecutor Mr Ekkehard Withopf, Senior Trial Lawyer [PRE-TRIAL CHAMBER I of the International Criminal Court ("the Court");

HAVING EXAMINED the Prosecution application for a warrant of arrest for Bosco

Ntaganda filed on 13 January 2006, and having examined the evidentiary materials

and other information submitted by the Prosecution;

NOTING articles 19 (1) and 58 (1) of the Rome Statute;

CONSIDERING that, on the basis of the evidentiary materials and information

provided by the Prosecution, the case against Bosco Ntaganda falls within the

jurisdiction of the Court;

CONSIDERING that there are reasonable grounds to believe that a protracted

armed conflict took place in Ituri from July 2002 until at least the end of 2003;

CONSIDERING that there are reasonable grounds to believe that from July 2002 to

December 2003 members of the Forces Patriotiques pour la Libération du Congo ("the

FPLC") carried out repeated acts of enlistment into the FPLC of children under the

age of fifteen who were trained in the FPLC training camps of Bule, Centrale,

Mandro, Rwampara, Irumu, Bogoro and Sota;

CONSIDERING that there are reasonable grounds to believe that from July 2002 to

December 2003 members of the FPLC carried out repeated acts of conscription into

the FPLC of children under the age of fifteen who were trained in the FPLC training

camps at Bule, Centrale, Mandro, Rwampara, Irumu, Bogoro and Sota;

No.: 01/04-02/06 7 March 2007

CONSIDERING that there are reasonable grounds to believe that during the

relevant period members of the FPLC repeatedly used children under the age of

fifteen to participate actively in hostilities in [REDACTED];

CONSIDERING that there are also reasonable grounds to believe that the alleged

Union des Patriotes Congolais ("the UPC")/FPLC policy/practice of enlisting into the

FPLC, conscripting into the FPLC and using to participate actively in hostilities

children under the age of fifteen was implemented within the context of and in

association with the conflict in Ituri;

CONSIDERING that there are reasonable grounds to believe that from July 2002 to

8 December 2003 Bosco Ntaganda, as Deputy Chief of General Staff for Military

Operations, ranked third in the hierarchy of the FPLC, subordinated only to Thomas

Lubanga Dyilo, FPLC Commander-in-Chief, and to Floribert Kisembo, FPLC Chief of

Staff, was the immediate superior of the FPLC sector commanders and had de jure

and de facto authority over the FPLC training camp commanders and the FPLC

commanders in the field;

CONSIDERING that there are reasonable grounds to believe (i) that Bosco

Ntaganda used his authority within the FPLC to actively implement the

policy/practice adopted at a higher level of the UPC/FPLC of enlisting into the FPLC,

conscripting into the FPLC and using to participate actively in hostilities children

under the age of fifteen; and (ii) that he was aware of his role within the FPLC in

implementing such policies;

No.: 01/04-02/06 7 March 2007

Official Court Translation

CONSIDERING that there are reasonable grounds to believe that Bosco Ntaganda

often visited the FPLC training camps where children under the age of fifteen were

trained to become FPLC soldiers and that he took part directly in attacks in which

FPLC soldiers under the age of fifteen actively participated;

CONSIDERING that for the above reasons there are reasonable grounds to believe

that Bosco Ntaganda is criminally liable under article 25 (3) (a) of the Statute for:

(i) the war crime of enlistment of children under the age of fifteen

punishable under article 8 (2) (b) (xxvi), or article 8 (2) (e) (vii), of the

Statute;

(ii) the war crime of conscription of children under the age of fifteen

punishable under article 8 (2) (b) (xxvi) or article 8 (2) (e) (vii), of the

Statute; and

(iii) the war crime of using children under the age of fifteen to

participate actively in hostilities punishable under article 8 (2) (b)

(xxvi), or article 8 (2) (e) (vii), of the Statute;

CONSIDERING that the arrest of Bosco Ntaganda appears necessary at this stage

within the meaning of article 58 (1) (b) of the Statute both to ensure his appearance at

trial and to ensure that he does not obstruct or endanger the investigation;

FOR THESE REASONS

No.: 01/04-02/06 7 March 2007

Official Court Translation

HEREBY ISSUES:

A WARRANT OF ARREST for BOSCO NTAGANDA; whose photographs are annexed and who is believed to be a national of Rwanda around thirty-five years of age; who is alleged to have been the former Deputy Chief of General Staff for Military Operations of the FPLC prior to 8 December 2003; who was allegedly appointed Chief of Staff of the FPLC on 8 December 2003; who allegedly is currently one of the commanders of the *Mouvement Révolutionnaire du Congo* ("the MRC"), a militia group which has been operating in and around the District of Ituri since the beginning of 2005; and who is also known as Bosco Tanganda, Bosco Ntanganda, Bosco Ntanganda, Bosco Ntanganda, Bosco Ntanganda, Bosco Ntanganda, Bosco Taganda and "the Terminator".

Done in both English and French, the French version being authoritative.

[signed]

Judge Claude Jorda Presiding Judge

[signed]

[signed]

Judge Akua Kuenyehia

Judge Sylvia Steiner

Dated this Wednesday 7 March 2007 At The Hague, The Netherlands