ICC-02/04-01/15-125 16-02-2015 1/8 SL PT
Pursuant to Decision ICC-02/04-01/05-333 05-11-2008 1
Pursuant to Decision ICC-02/04-01/05-424, dated 06-02-2015, this document is copied and transferred in the case ICC-02/04-01/15: The Prosecutor vs. Dominic Ongwen

Cour Pénale **Internationale** 



**International** Criminal Court

> Original: English No.: ICC-02/04-01/05

Date: 5 November 2008

## PRE-TRIAL CHAMBER II

Before:

Judge Mauro Politi, Presiding Judge

**Judge Hans-Peter Kaul** 

Judge Ekaterina Trendafilova

## SITUATION IN UGANDA IN THE CASE OF THE PROSECUTOR v. JOSEPH KONY, VINCENT OTTI, OKOT ODHIAMBO, **DOMINIC ONGWEN**

**Public Document** 

Decision on application for leave to submit observations under Rule 103

Decision to be notified, in accordance with regulation 31 of the Regulations of the Court, to:

The Office of the Prosecutor Mr Luis Moreno Ocampo Ms Fatou Bensouda

Counsel for the Defence Mr Jens Dieckmann

Legal Representatives of the Victims

Legal Representatives of the Applicants

**Unrepresented Victims** 

**Unrepresented Applicants for** Participation/Reparation

The Office of Public Counsel for **Victims** 

Ms Paolina Massidda

The Office of Public Counsel for the Defence

**States Representatives** 

The Government of the Republic of Uganda

**Amicus Curiae** 

REGISTRY

Registrar

Ms Silvana Arbia

**Deputy Registrar** 

Mr Didier Preira

**Defence Support Section** 

Victims and Witnesses Unit

**Detention Section** 

Victims Participation and Reparations

Section

Other

The Judges of Pre-Trial Chamber II (the "Chamber") of the International Criminal Court (the "Court");

- 1. **NOTING** the "Decision assigning the situation in Uganda" to Pre-Trial Chamber II issued by the Presidency on 5 July 2004<sup>1</sup>;
- 2. NOTING the "Decision initiating proceedings under article 19, requesting observations and appointing counsel for the Defence" dated 21 October 2008, whereby the Chamber decided to initiate proceedings under article 19(1) of the Statute (the "Proceedings") and invited the Republic of Uganda, the Prosecutor, the counsel for the Defence (the "Defence") and victims having communicated with the Court with respect to the case of *The Prosecutor v. Joseph Kony, Vincent Otti, Okot Odhiambo and Dominic Ongwen* ("the Case"), or their legal representatives, to submit their observations on the admissibility of the Case by 10 November 2008;<sup>2</sup>
- 3. NOTING the "Decision on Defence Counsel's 'Request for conditional stay of proceedings'" dated 31 October 2008, whereby the Chamber *inter alia* rejected the "Request for conditional stay of proceedings" <sup>3</sup> filed by the Defence on 28 October 2008 and extended until 18 November 2008 the time limit for the Republic of Uganda, the Prosecutor, the Defence and the victims having communicated with the Court with respect to the Case to submit observations in the Proceedings;
- 4. NOTING the "Application by the Uganda Victims' Foundation and the Redress Trust for leave to submit observations to the Pre-Trial Chamber II of the International Criminal Court, pursuant to Rule 103 of the Rules of Procedure and Evidence", dated 31 October 2008 and filed on 3 November 2008, whereby the Uganda Victims' Foundation (the "UVF") and the Redress Trust ("Redress"; UVF

<sup>&</sup>lt;sup>1</sup> ICC-02/04-1.

<sup>&</sup>lt;sup>2</sup> ICC-02/04-01/05-320.

<sup>3</sup> ICC-02/04-01/05-325.

and Redress, collectively, the "Applicants") requested leave to submit written observations in the Proceedings;<sup>4</sup>

5. NOTING that the Applicants seek leave to submit observations on a number of issues related to the "Annexure to the Agreement on Accountability and Reconciliation signed between the Government of the Republic of Uganda and the Lord's Resistance Army/Movement" on 19 February 2008 (the "Annexure"), in particular (i) "the relationship between the investigations and prosecutions foreseen under the Annexure and issues of admissibility under Article 17 of the Statute" and (ii) "the experiences of victims of crimes within the jurisdiction of the ICC in obtaining justice in Ugandan domestic criminal jurisdictions and other fora, and the relationship with issues of admissibility under Article 17 of the Statute";

6. NOTING rule 58(3) of the Rules of Procedure and Evidence (the "Rules"), pursuant to which the Chamber acting on its own motion under article 19(1) of the Statute shall decide on the procedure to be followed and may take appropriate measures for the proper conduct of the proceedings;

7. **NOTING** rule 103(1) of the Rules, pursuant to which at any stage of the proceedings, a Chamber may, if it considers it desirable for the proper determination of the case, grant leave to a State, organization or person to submit any observation on any issue that the Chamber deems appropriate;

8. NOTING that, in its "Decision on 'Motion for leave to file proposed Amicus Curiae submission of the International Criminal Bar pursuant to rule 103 of the Rules of Procedure and Evidence'" dated 22 April 2008, the Appeals Chamber highlighted that, in exercising its discretion as to whether to grant leave to file submissions

<sup>4</sup> ICC-02/04-01/05-330.

under rule 103(1) of the Rules, a Chamber should consider whether such submissions may assist it "in the proper determination of the case"; 5

- 9. CONSIDERING that the issues indicated by the Applicants might have a bearing on the determinations to be taken by the Chamber in the context of the Proceedings;
- 10. CONSIDERING that, accordingly, the Chamber is of the view that granting the Applicants leave to file submissions on the proposed issues appears desirable and appropriate;
- 11. CONSIDERING, however, that the desirability and appropriateness of allowing submissions under rule 103(1) of the Rules has to be assessed against the duty of the Chamber to ensure the expeditiousness of the proceedings as a fundamental tenet of their fairness;
- **12. CONSIDERING**, therefore, that the Chamber deems it necessary to precisely determine the subject matter of the proposed submissions by the Applicants;
- 13. **CONSIDERING** that, in the view of the Chamber, the most desirable aspect of the proposed submissions by the Applicants consists of the factual information they may be in possession of and therefore able to provide to the Chamber as regards the following issues:
  - i. the state of implementation of the Annexure, with particular reference to the establishment of the Special Division of the High Court;
  - ii. the existence of any relevant legal texts relating to such establishment or to the Annexure;

<sup>&</sup>lt;sup>5</sup> ICC-01/04-01/06-1289, paragraph 8.

iii. the experiences of victims of crimes within the jurisdiction of theCourt in seeking justice from Ugandan courts;

14. CONSIDERING that, accordingly, the Applicants should confine their submissions to points of specific relevance to the issues outlined above, refraining from providing information of a general nature as regards victims' issues and/or analysis of a legal nature;

**15. NOTING** that rule 103(2) of the Rules stipulates that the Prosecutor and the Defence shall have the opportunity to respond to observations submitted under rule 103(1) of the Rules;

16. CONSIDERING that, in the light of the proposed subject matter of the submissions by the Applicants, it might be appropriate to grant an opportunity to respond also to the other participants in the Proceedings;

17. CONSIDERING, therefore, that once the submissions have been filed the Chamber will be in a better position to assess such appropriateness, as well as to establish a deadline for the response by the Prosecutor and the Defence;

18. NOTING regulations 36 and 37 of the Regulations of the Court (the "Regulations"), setting forth the rules governing the format and page limits of documents filed with the Registry, in particular the 20-page limit provided under regulation 37(1) of the Regulations;

19. NOTING the "Application of the OPCV to extend the time limit for the submission of observations with regards to the admissibility proceedings" dated 4 November 2008 (the "OPCV's request") 6, whereby the Office of Public Counsel for Victims (the "OPCV") alleges that its intermediaries in the field will not be able to

<sup>6</sup> ICC-02/04-01/05-332.

contact the relevant victims before the end of the first week in December, due to logistical obstacles as well as to the fact that student victims will be away from their place of residence until the beginning of school holidays, and, accordingly, requests an extension of the time limit to file observations until 15 December 2008;

**20. CONSIDERING** that the Chamber will decide upon the OPCV's request in due course;

## FOR THESE REASONS, THE CHAMBER HEREBY

**GRANTS** the Applicants, subject to paragraphs 14 and 18 of the present decision, leave to submit, by Tuesday 18 November 2008, observations under rule 103(1) of the Rules on the following issues:

- (i) the state of implementation of the Annexure, with particular reference to the establishment of the Special Division of the High Court;
- (ii) the existence of any relevant legal texts relating to such establishment or to the Annexure;
- (iii) the experiences of victims of crimes within the jurisdiction of the Court in seeking justice from Ugandan courts;

**RESERVES** the right to determine the time limit for the Prosecutor and the Defence, as well as to allow other participants in the Proceedings, to respond to the observations made by the Applicants.

No. ICC-02/04-01/05 7/8 5 November 2008

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

Mams Polit.

Judge Mauro Politi Presiding Judge

Judge Hans-Peter K

Judge Ekaterina Vrendatilova

Dated this Wednesday, 5 November 2008 At The Hague, The Netherlands.