

**Cour  
Pénale  
Internationale**



**International  
Criminal  
Court**

Original: English

No.: ICC-01/09-01/20  
Date: 8 November 2021

**TRIAL CHAMBER III**

**Before: Judge Miatta Maria Samba**

**SITUATION IN THE REPUBLIC OF KENYA**

**IN THE CASE OF *THE PROSECUTOR v. PAUL GICHERU***

**Public**

**Public redacted version of “Prosecution’s Regulation 35 Request for Variation of the Disclosure Deadline for a Limited Number of Transcriptions and Translations”**

**Source: Office of the Prosecutor**

Document to be notified in accordance with regulation 31 of the *Regulations of the Court to:*

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**Legal Representatives of the Applicants**

**Unrepresented Victims**

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Victims**

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**Detention Section**

**Victims Participation and Reparations  
Section**

**Other**

## I. INTRODUCTION

1. In its “Decision Setting the Commencement Date of the Trial and Related Deadlines”<sup>1</sup>, Trial Chamber III<sup>2</sup> set the deadline for disclosure of “all evidence and material on which the Prosecution intends to rely at trial” and to file the Prosecution List of Evidence for 15 November 2021. The Prosecution respectfully seeks the variation of this deadline until 15 December 2021 with regard to a limited number of items pursuant to Regulation 35 of the Regulations of the Court (RoC). This is due to the difficulties encountered by the Prosecution’s Language Services Unit (LSU) to secure the services of a qualified and security-vetted [REDACTED] transcriber and translator.
  
2. The items concerned are pending revised transcriptions and translations [REDACTED] which are in part or in whole in [REDACTED].<sup>3</sup> The expected revisions or corrections to the existing transcripts and translations arise from the recent audio enhancement of the original audio files [REDACTED].<sup>4</sup>
  
3. The Prosecution submits that, despite its best efforts to meet the deadline set by the Chamber, it encountered delays that were beyond its control. The Prosecution stresses that previous versions of the items concerned have already been disclosed to the Defence, including the full unredacted original audio files, existing transcripts and translations, [REDACTED]. Thus, the outstanding material will be largely duplicative of material that has already been in the Defence’s possession for some time. Therefore, the Prosecution submits that the requested extension will not unduly prejudice the rights of the Defence to have adequate time for a meaningful preparation of their defence. It will also ensure that the Parties and the

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<sup>1</sup> ICC-01/09-01/20-185, p. 9.

<sup>2</sup> “Chamber”.

<sup>3</sup> KEN-OTP-0111-0556 (28 tracks); KEN-OTP-0115-0241 (single track); KEN-OTP-0115-0243 (single track); KEN-OTP-0115-0248 (single track); KEN-OTP-0116-0112 (15 tracks); KEN-OTP-0115-0247 (2 tracks with content).

<sup>4</sup> Of the audio items noted above in footnote 3, only KEN-OTP-0115-0247 did not require technical enhancement. [REDACTED].

Chamber have the benefit of the most complete and accurate record of the relevant evidence, which will assist the Chamber in its truth-seeking function.

4. The Prosecution submits that the reasons underlying this request constitute “good cause” pursuant to regulation 35(2) of the RoC warranting the extension of the disclosure deadline until 15 December 2021.

## II. CONFIDENTIALITY

5. This filing is classified as *Confidential* pursuant to regulation 23bis(1) of the Regulations of the Court, as it contains confidential information that relates to Prosecution witnesses and to OTP investigative methods. The Prosecution will file a public redacted version simultaneously.

## III. SUBMISSIONS

6. In order to present the most accurate and reliable evidence at trial, the Prosecution sought to technically enhance the quality of several audio files, particularly of certain [REDACTED] with sub-optimal sound quality. On 30 April 2021, certain audio files [REDACTED] were sent to the Netherlands Forensic Institute (NFI) for audio enhancement, and received back on 28 May 2021. On 25 September 2021, the Defence raised the issue of the completeness of transcripts and translations, including inaudible portions, in *inter partes* correspondence with the Prosecution. The Prosecution commenced a review of the relevant material and, on 7 October 2021, referred a number of additional audio files to its Forensic Science Section<sup>5</sup> for audio enhancement. The enhancement was completed and the material registered on 20 October 2021.
7. Once the enhanced versions were produced, appropriate requests for revised transcriptions and translation were submitted to LSU on 25 and 26 October 2021.

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<sup>5</sup> After an initial feasibility discussions and assessment from 4-6 October 2021.

Most of these revised transcriptions and translations have already been completed and registered, or will be registered in the coming days, and are expected to be disclosed to the Defence within the deadline set by the Chamber. This request for the extension of the deadline specifically concerns a limited number of items containing [REDACTED].

8. The affected items include five technically enhanced quality audio items (containing a total of 46 tracks) [REDACTED].<sup>6</sup> While working on these revised transcriptions, LSU was further requested to [REDACTED]
9. One of these 46 enhanced audio tracks<sup>7</sup> was so far assessed by the Prosecution as [REDACTED]. Within the scope of the current transcription project, the Prosecution sought to verify this past assessment by asking a [REDACTED] transcriber and translator to produce a summary of the content of this track. On the basis of such summary, the Prosecution could then determine whether a full transcription and translation of this track is necessary. The Prosecution notes that this is the only track within the current request for which a transcript and translation do not already exist and thus were not provided to the Defence. The Defence was, however, provided with the full unredacted audio file.
10. In addition, with respect to one item,<sup>8</sup> transcription and translation were requested [REDACTED].
11. On 29 October 2021, LSU informed the Prosecution team that the [REDACTED] expert who worked on such assignments until recently is unavailable until the end of the year, and they were experiencing difficulties in securing the services of another qualified and security-vetted [REDACTED] expert for the transcription and translation assignment. LSU has requested urgent security accreditation by the

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<sup>6</sup> KEN-OTP-0111-0556 (28 tracks); KEN-OTP-0115-0241 (single track); KEN-OTP-0115-0243 (single track); KEN-OTP-0115-0248 (single track); KEN-OTP-0116-0112 (15 tracks).

<sup>7</sup> KEN-OTP-0116-0112, track 15 (55 minutes and 48 seconds).

<sup>8</sup> KEN-OTP-0115-0247 (containing two tracks with content).

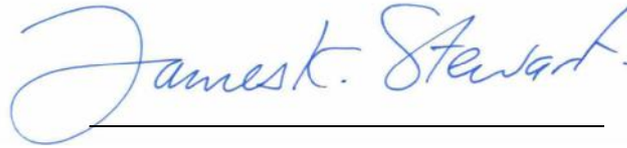
Registry's Security Vetting Section for another [REDACTED] expert who worked with LSU in 2015, which has just been completed today, on 8 November 2021. If no unexpected issues arise, the Prosecution should be in a position to disclose the revised transcripts and translations by 15 December 2021.

12. The Prosecution stresses that the audio items relevant to the current request were disclosed in full to the Defence early in 2021. Furthermore, all existing transcripts and translations of these items have been also disclosed to the Defence, including [REDACTED].
13. The Prosecution submits that, despite its best efforts to meet the deadline set by the Chamber, the circumstances leading to the delay in producing and disclosing the revised transcriptions and translations were beyond its control. The Prosecution further submits that the requested extension will not unduly prejudice the rights of the Defence to have adequate time for a meaningful preparation of their defence. Therefore, good cause warranting the extension of the disclosure deadline until 15 December 2021 with respect to the transcripts and translations containing [REDACTED] exists.

#### **IV. RELIEF SOUGHT**

14. For the foregoing reasons, the Prosecution respectfully requests the Chamber to grant (i) a variation of the deadline for the disclosure Prosecution Evidence until 15 December 2021; and (ii) leave to add material to its List of Evidence; in respect of pending revised transcriptions and translations of the following [REDACTED], which are in part or in whole in [REDACTED]:
  - a. Enhanced audios and [REDACTED] where applicable:
    - i. KEN-OTP-0111-0556 (28 tracks);
    - ii. KEN-OTP-0115-0241 (one track);
    - iii. KEN-OTP-0115-0243 (one track);

- iv. KEN-OTP-0115-0248 (one track);
  - v. KEN-OTP-0116-0112 (14 tracks).
- b. Summary of content and, if necessary, production of transcript and translation: KEN-OTP-0116-0112 (track 15).
- c. [REDACTED]: KEN-OTP-0115-0247 (two tracks).



**James Stewart, Deputy Prosecutor**

Dated this 8<sup>th</sup> day of November 2021  
At The Hague, The Netherlands