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**No. ICC-01/14-01/18
Date: 25 October 2022**

TRIAL CHAMBER V

**Before: Judge Bertram Schmitt, Presiding Judge
Judge Péter Kovács
Judge Chang-ho Chung**

SITUATION IN THE CENTRAL AFRICAN REPUBLIC II

**IN THE CASE OF
*THE PROSECUTOR v. ALFRED YEKATOM AND PATRICE-EDOUARD
NGAISSONA***

Public redacted version of

**Decision on the Fifth Prosecution Submission Request from the Bar Table
(Yahoo Emails)**

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

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TRIAL CHAMBER V of the International Criminal Court, in the case of *The Prosecutor v. Alfred Yekatom and Patrice-Edouard Ngaïssona*, having regard to Articles 64(2) and (9), 69 and 74(2) of the Rome Statute (the ‘Statute’) and Rules 63 and 64 of the Rules of Procedure and Evidence (the ‘Rules’), issues this ‘Decision on the Fifth Prosecution Submission Request from the Bar Table (Yahoo Emails)’.

I. Procedural history and submissions

1. On 9 June 2022, the Office of the Prosecutor (the ‘Prosecution’) sought formal submission of 307 items consisting of Yahoo emails (the ‘Items’) obtained primarily from six Yahoo email accounts (the ‘Request’).¹ It argues that they are relevant to issues at trial, including Mr Ngaïssona’s individual criminal responsibility,² are reliable and authentic,³ and their probative value outweighs any prejudicial effect.⁴
2. On 15 August 2022, having been granted an extension of time to respond⁵ and an extension of the page limit,⁶ the Ngaïssona Defence (the ‘Defence’) filed its response to the Request (the ‘Defence Response’).⁷ The Defence contests the reliability and authenticity of the Items and argues that the Prosecution has insufficiently established the emails’ probative value to the core issues in the instant case.⁸ It requests the Chamber to take into account its objections ‘when the Chamber conducts its holistic assessment of the evidence during the

¹ Prosecution’s Application for Submission of Yahoo Email Evidence from the Bar Table Pursuant to Article 64(9), ICC-01/14-01/18-1450-Conf (with confidential Annex A, ICC-01/14-01/18-1450-Conf-AnxA). The Chamber notes that Annex A consists of 389 items which however includes 82 items that had already been recognised as submitted at the time of filing the Request. The Chamber also notes that the Request states ‘306 items’ in paragraph 1 but considers this to be a clerical error.

² Request, ICC-01/14-01/18-1450-Conf, para. 9; *see also* paras 10-39.

³ Request, ICC-01/14-01/18-1450-Conf, paras 74-78.

⁴ Request, ICC-01/14-01/18-1450-Conf, paras 79-80.

⁵ Email from the Chamber, 16 June 2022, at 16:27. *See also* email from the Ngaïssona Defence, 13 June 2022, at 05:47; email from the Prosecution, 13 June 2022, at 12:37; email from the Ngaïssona Defence, 13 June 2022, at 15:28.

⁶ Email from the Chamber, 24 June 2022, at 10:45. *See also* email from the Ngaïssona Defence, 23 June 2022, at 18:46; email from the Prosecution, 23 June 2022, at 18:50; email from the Common Legal Representatives of Victims of Other Crimes, 24 June 2022, at 09:10.

⁷ Defence Response to the “Prosecution’s Application for Submission of Yahoo Email Evidence from the Bar Table Pursuant to Article 64(9)” ICC-01/14-01/18-1450-Conf, ICC-01/14-01/18-1546-Conf (with confidential Annex 1, ICC-01/14-01/18-1546-Conf-Anx1).

⁸ Defence Response, ICC-01/14-01/18-1546-Conf, para. 5.

deliberation of the judgment’.⁹ The Defence further requests the Chamber to ‘order the Prosecution to submit item CAR-OTP-2130-3667 as part of its powers to consider all evidence that is necessary for the determination of the truth under Article 69 of the Statute’.¹⁰

3. The Yekatom Defence did not file a response.

II. Analysis

4. The Chamber recalls the applicable law for submission of evidence from the bar table.¹¹ Accordingly, the Chamber notes the participants’ arguments on the relevance and probative value of the Items, including potential prejudice to the accused, and defers their consideration under its deliberation pursuant to Article 74(2) of the Statute. At this stage, the Chamber will only consider whether the Items are subject to any statutory exclusionary rules, including procedural bars, obstacles, and preconditions.¹²
5. At the outset, the Chamber notes that, as indicated for some of these items by the Prosecution and the Defence,¹³ out of the 389 items listed in Annex A to the Request, 89 items have already been recognised as submitted.¹⁴ The Chamber therefore need not rule on them again.

⁹ Defence Response, ICC-01/14-01/18-1546-Conf, para. 76.

¹⁰ Defence Response, ICC-01/14-01/18-1546-Conf, para. 76.

¹¹ Decision on the First Prosecution Submission Request from the Bar Table (Sexual and Gender Based Violence), 12 April 2022, ICC-01/14-01/18-1359, paras 10-12 *referring to* Initial Directions on the Conduct of the Proceedings, 26 August 2020, ICC-01/14-01/18-631 (the ‘Initial Directions’), paras 53-54, 62.

¹² Decision on the Fourth Prosecution Submission Request from the Bar Table (Recruitment and Use of Children), 24 May 2022, ICC-01/14-01/18-1428, para. 5. The Chamber takes note of the categorisation of items (notably one category per account owner) in the parties’ submissions. However, given that the majority of submissions pertain to relevance and probative value, which the Chamber will not address at this stage, the Chamber will not follow this categorisation. Rather, it will merely address the items for which objections based on any statutory exclusionary rules, including procedural bars, obstacles, and preconditions were raised.

¹³ Request, ICC-01/14-01/18-1450-Conf, para. 4; Response, ICC-01/14-01/18-1546-Conf, para. 2.

¹⁴ Decision on Submitted Materials for P-0808, email from the Chamber, 2 June 2022, at 17:30 (CAR-OTP-2080-1838, CAR-OTP-2080-2250, CAR-OTP-2080-2491, CAR-OTP-2084-0173, CAR-OTP-2124-0495, CAR-OTP-2124-0497, CAR-OTP-2124-0500, CAR-OTP-2124-0503, CAR-OTP-2124-0515, CAR-OTP-2124-0526, CAR-OTP-2124-0527, CAR-OTP-2124-0788, CAR-OTP-2124-0823, CAR-OTP-2124-0844, CAR-OTP-2124-0995, CAR-OTP-2124-0996, CAR-OTP-2124-0998, CAR-OTP-2130-3288, CAR-OTP-2130-3291, CAR-OTP-2130-3294, CAR-OTP-2130-3296, CAR-OTP-2130-3297, CAR-OTP-2130-3298, CAR-OTP-2130-3300, CAR-OTP-2130-3303, CAR-OTP-2130-

6. Furthermore, the Chamber notes that, according to the Prosecution, the Yekatom Defence objects to one NGO report attached to an email.¹⁵ However, no further details as to the nature of the objection are provided. The Chamber notes that this item, CAR-OTP-2124-0605, is the French version of CAR-OTP-2001-2769, which has already been recognised as submitted.¹⁶ After reviewing the item, the Chamber identified no procedural bars to its submission through the Request and therefore recognises CAR-OTP-2124-0605 as submitted.
7. In relation to all documents from [REDACTED]'s email account submitted in the Request,¹⁷ the Defence argues that the fact of 'the Prosecution's observations [being] limited to describing the documents, rather than providing submissions as to their relevance and probative value' 'warrants the rejection of their submission *in limine*'.¹⁸ The Defence makes a similar submission in relation to CAR-OTP-2126-2626.¹⁹

3306); Decision on Submitted Materials for P-0287, email from the Chamber, 14 June 2021, at 12:20 (CAR-OTP-2080-2800, CAR-OTP-2080-2806, CAR-OTP-2080-2816, CAR-OTP-2080-2822, CAR-OTP-2080-2826, CAR-OTP-2084-0146, CAR-OTP-2084-0147, CAR-OTP-2084-0148, CAR-OTP-2084-0150, CAR-OTP-2084-0151, CAR-OTP-2084-0153, CAR-OTP-2084-0155, CAR-OTP-2084-0157, CAR-OTP-2084-0164, CAR-OTP-2084-0165, CAR-OTP-2084-0174); Decision on Submitted Materials for P-0876, email from the Chamber, 25 May 2022, at 09:33 (CAR-OTP-2084-0605, CAR-OTP-2084-0606, CAR-OTP-2084-0608, CAR-OTP-2084-0912, CAR-OTP-2084-0958, CAR-OTP-2084-1003, CAR-OTP-2084-1005, CAR-OTP-2084-1008, CAR-OTP-2084-1010, CAR-OTP-2084-1015, CAR-OTP-2084-1025, CAR-OTP-2084-1032, CAR-OTP-2084-1045, CAR-OTP-2084-1046, CAR-OTP-2084-1084, CAR-OTP-2084-1085, CAR-OTP-2124-0516); Decision on Submitted Materials for P-0801, email from the Chamber, 29 September 2021, at 15:05 (CAR-OTP-2084-1219, CAR-OTP-2084-1222, CAR-OTP-2084-1229, CAR-OTP-2126-2719); Decision on Submitted Materials for P-2843, email from the Chamber, 1 April 2022, at 12:19 (CAR-OTP-2124-0479, CAR-OTP-2124-0554, CAR-OTP-2124-0555, CAR-OTP-2124-0556, CAR-OTP-2124-0557, CAR-OTP-2124-0558, CAR-OTP-2124-0895, CAR-OTP-2124-0940, CAR-OTP-2124-0975, CAR-OTP-2124-0985, CAR-OTP-2124-0993, CAR-OTP-2130-3382, CAR-OTP-2130-3372); Decision on Submitted Materials for P-0884, email from the Chamber, 21 October 2021, at 13:16 (CAR-OTP-2124-0511, CAR-OTP-2124-0512, CAR-OTP-2124-0960, CAR-OTP-2126-2619, CAR-OTP-2126-2620); Decision on Submitted Materials for P-1847, email from the Chamber, 14 June 2021, at 12:24 (CAR-OTP-2124-0852); Decision on Submitted Materials for P-2841, email from the Chamber, 2 July 2021, at 14:07 (CAR-OTP-2124-0899, CAR-OTP-2124-0900, CAR-OTP-2124-0903, CAR-OTP-2130-3379); Decision on Submitted Materials for P-0306, email from the Chamber, 11 March 2022, at 17:32 (CAR-OTP-2124-0949); Decision on Submitted Materials for P-2673, email from the Chamber, 27 August 2021, at 08:10 (CAR-OTP-2124-1029); Decision on Submitted Materials for P-2328, 1 October 2021, at 12:28 (CAR-OTP-2126-2772).

¹⁵ Request, ICC-01/14-01/18-1450-Conf, para. 6.

¹⁶ See Decision on Submitted Materials for P-0287, email from the Chamber, 14 June 2021, at 12:20.

¹⁷ CAR-OTP-2084-1162, CAR-OTP-2084-1163, CAR-OTP-2084-1184, CAR-OTP-2084-1192, CAR-OTP-2084-1205, CAR-OTP-2084-1221, CAR-OTP-2084-1228 (not including those items which have already been recognised as submitted).

¹⁸ Defence Response, ICC-01/14-01/18-1546-Conf, para. 60.

¹⁹ See Annex 1 to the Defence Response, ICC-01/04-01/18-1546-Conf-Anx1, p. 112.

8. Contrary to the Defence's submission, the Chamber notes that the Prosecution in fact explained the relevance and probative value of these materials in the Request.²⁰ Moreover, it notes that the Defence was able to provide its views on them.²¹ Therefore, the Chamber does not consider a rejection *in limine* of these items warranted.
9. Furthermore, the Defence argues that a number of items do 'not meet the threshold for submission via the bar table'.²² However, as the arguments in this respect all relate to the probative value of the items in question, the Chamber will consider them further in the context of its holistic assessment for the purposes of deliberation of the judgment.
10. The Defence also contends that a number of items are duplicates of other items that are included in the same Request, without the Prosecution providing any explanation as to the differences between these items.²³ The Chamber notes that although the Prosecution did not provide such explanations, their digital signature codes in JEM²⁴ are different, as indicated in CAR-OTP-2118-6255.²⁵ The Chamber sees no procedural bars to their submission and therefore recognises them as submitted.
11. Additionally, the Defence requests the Chamber to 'order the Prosecution to submit item CAR-OTP-2130-3667 as part of its powers to consider all evidence that is necessary for the determination of the truth under Article 69 of the Rome

²⁰ Request, ICC-01/14-01/18-1450-Conf, paras 58-62, 64. *See also* Annex A to the Request, ICC-01/14-01/18-1450-Conf-AnxA, pp. 20, 52.

²¹ Defence Response, ICC-01/14-01/18-1546-Conf, paras 61-62.

²² *See* Annex 1 to the Defence Response, ICC-01/04-01/18-1546-Conf-Anx1, pp. 80 (CAR-OTP-2124-0892), 81-82 (CAR-OTP-2124-0894), 96-97 (CAR-OTP-2124-0978), 139-140 (CAR-OTP-2130-3375), 141-143 (CAR-OTP-2130-3379), 144 (CAR-OTP-2130-3382).

²³ *See* Annex 1 to the Defence Response, ICC-01/14-01/18-Conf-Anx1, pp. 38-41 (CAR-OTP-2124-0190 as duplicate of CAR-OTP-2124-0184; CAR-OTP-2124-0191 as duplicate of CAR-OTP-2124-0185; CAR-OTP-2124-0192 as duplicate of CAR-OTP-2124-0186; CAR-OTP-2124-0193 as duplicate of CAR-OTP-2124-0187; CAR-OTP-2124-0194 as duplicate of CAR-OTP-2124-0188; and CAR-OTP-2124-0195 as duplicate of CAR-OTP-2124-0189).

²⁴ The digital signature code is the document hash value that consists of string of characters generated by an algorithm and used to identify duplicate documents.

²⁵ CAR-OTP-2118-6255 is the forensic processing report on Yahoo email accounts, including Mr Ngaïssona and Anti-Balaka related accounts. On page seven, it explains that while '[t]he content was not verified for eventual duplicated information', 'the MD5 hash values of the registered files are not duplicated, which means that the files are not duplicates of each other'.

Statute’.²⁶ It states that this item, which contains an email, complements the related email exchanges ‘between Mr Ngaissona and [REDACTED]’, ‘regarding financial transfers’ which goes against the arguments made by the Prosecution ‘that this email exchange is about concealing money transfers’.²⁷ In light of these submissions, the Chamber considers it appropriate to recognise the submission of CAR-OTP-2130-3667 *proprio motu*.

12. Lastly, the Chamber notes that the Defence ‘located four forensic reports related to the processing’ of the Items.²⁸ After reviewing these reports, the Chamber considers it appropriate to recognise the submission of the reports, CAR-OTP-2118-6255, CAR-OTP-2080-2903, CAR-OTP-2130-4492, and CAR-OTP-2088-1884, *proprio motu* in the interest of completeness of the record in relation to the processing of the Items. Although CAR-OTP-2130-4492 is not included in the Prosecution’s List of Evidence, considering the circumstances, the Chamber finds it appropriate to recognise this item as submitted.
13. Having reviewed the remainder of the Items, there appear to be no procedural bars to their submission. The Chamber therefore recognises them as submitted.

FOR THESE REASONS, THE CHAMBER HEREBY

GRANTS the Request;

RECOGNISES as submitted the following items:

CAR-OTP-2056-0371;	CAR-OTP-2080-1781;	CAR-OTP-2080-1869;
CAR-OTP-2056-0380;	CAR-OTP-2080-1837;	CAR-OTP-2080-1872;
CAR-OTP-2080-1753;	CAR-OTP-2080-1844;	CAR-OTP-2080-1873;
CAR-OTP-2080-1763;	CAR-OTP-2080-1845;	CAR-OTP-2080-2147;
CAR-OTP-2080-1771;	CAR-OTP-2080-1866;	CAR-OTP-2080-2244;

²⁶ Defence Response, ICC-01/14-01/18-1546-Conf, para. 76.

²⁷ Defence Response, ICC-01/14-01/18-1546-Conf, para. 34, n. 50; Request, ICC-01/14-01/18-1450-Conf, paras 16-17.

²⁸ Defence Response, ICC-01/14-01/18-1546-Conf, para. 9, n. 6.

CAR-OTP-2080-2247;	CAR-OTP-2080-2828;	CAR-OTP-2124-0185;
CAR-OTP-2080-2258;	CAR-OTP-2080-2846;	CAR-OTP-2124-0186;
CAR-OTP-2080-2354;	CAR-OTP-2084-0079;	CAR-OTP-2124-0187;
CAR-OTP-2080-2371;	CAR-OTP-2084-0103;	CAR-OTP-2124-0188;
CAR-OTP-2080-2372;	CAR-OTP-2084-0111;	CAR-OTP-2124-0189;
CAR-OTP-2080-2394;	CAR-OTP-2084-0116;	CAR-OTP-2124-0190;
CAR-OTP-2080-2487;	CAR-OTP-2084-0134;	CAR-OTP-2124-0191;
CAR-OTP-2080-2495;	CAR-OTP-2084-0172;	CAR-OTP-2124-0192;
CAR-OTP-2080-2503;	CAR-OTP-2084-0724;	CAR-OTP-2124-0193;
CAR-OTP-2080-2511;	CAR-OTP-2084-0763;	CAR-OTP-2124-0194;
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CAR-OTP-2080-2535;	CAR-OTP-2084-0930;	CAR-OTP-2124-0489;
CAR-OTP-2080-2543;	CAR-OTP-2084-0936;	CAR-OTP-2124-0490;
CAR-OTP-2080-2551;	CAR-OTP-2084-1000;	CAR-OTP-2124-0491;
CAR-OTP-2080-2559;	CAR-OTP-2084-1096;	CAR-OTP-2124-0496;
CAR-OTP-2080-2678;	CAR-OTP-2084-1103;	CAR-OTP-2124-0499;
CAR-OTP-2080-2679;	CAR-OTP-2084-1107;	CAR-OTP-2124-0504;
CAR-OTP-2080-2764;	CAR-OTP-2084-1108;	CAR-OTP-2124-0506;
CAR-OTP-2080-2769;	CAR-OTP-2084-1162;	CAR-OTP-2124-0507;
CAR-OTP-2080-2770;	CAR-OTP-2084-1163;	CAR-OTP-2124-0508;
CAR-OTP-2080-2771;	CAR-OTP-2084-1184;	CAR-OTP-2124-0509;
CAR-OTP-2080-2814;	CAR-OTP-2084-1192;	CAR-OTP-2124-0519;
CAR-OTP-2080-2815;	CAR-OTP-2084-1205;	CAR-OTP-2124-0520;
CAR-OTP-2080-2820;	CAR-OTP-2084-1221;	CAR-OTP-2124-0524;
CAR-OTP-2080-2824;	CAR-OTP-2084-1228;	CAR-OTP-2124-0525;
CAR-OTP-2080-2825;	CAR-OTP-2124-0184;	CAR-OTP-2124-0530;

CAR-OTP-2124-0532;	CAR-OTP-2124-0724;	CAR-OTP-2124-0789;
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CAR-OTP-2124-0702;	CAR-OTP-2124-0772;	CAR-OTP-2124-0882;
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

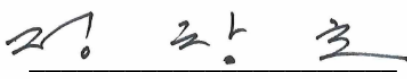
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CAR-OTP-2124-0901;	CAR-OTP-2124-0986;	CAR-OTP-2126-2628;
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CAR-OTP-2124-0931;	CAR-OTP-2124-1005;	CAR-OTP-2126-2637;
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CAR-OTP-2124-0966;	CAR-OTP-2126-2573;	CAR-OTP-2126-2702;
CAR-OTP-2124-0967;	CAR-OTP-2126-2607;	CAR-OTP-2126-2703;
CAR-OTP-2124-0968;	CAR-OTP-2126-2608;	CAR-OTP-2126-2707;
CAR-OTP-2124-0970;	CAR-OTP-2126-2612;	CAR-OTP-2126-2708;

CAR-OTP-2126-2709;	CAR-OTP-2126-2771;	CAR-OTP-2130-3407;
CAR-OTP-2126-2710;	CAR-OTP-2126-2779;	CAR-OTP-2130-3408;
CAR-OTP-2126-2711;	CAR-OTP-2126-2780;	CAR-OTP-2130-3466;
CAR-OTP-2126-2712;	CAR-OTP-2130-3276;	CAR-OTP-2130-3490;
CAR-OTP-2126-2713;	CAR-OTP-2130-3279;	CAR-OTP-2130-3493;
CAR-OTP-2126-2718;	CAR-OTP-2130-3282;	CAR-OTP-2130-3496;
CAR-OTP-2126-2722;	CAR-OTP-2130-3295;	CAR-OTP-2130-3497;
CAR-OTP-2126-2723;	CAR-OTP-2130-3299;	CAR-OTP-2130-3501;
CAR-OTP-2126-2726;	CAR-OTP-2130-3301;	CAR-OTP-2130-3504;
CAR-OTP-2126-2727;	CAR-OTP-2130-3305;	CAR-OTP-2130-3505;
CAR-OTP-2126-2740;	CAR-OTP-2130-3373;	CAR-OTP-2130-3667;
CAR-OTP-2126-2741;	CAR-OTP-2130-3374;	CAR-OTP-2118-6255;
CAR-OTP-2126-2754;	CAR-OTP-2130-3375;	CAR-OTP-2080-2903;
CAR-OTP-2126-2755;	CAR-OTP-2130-3377;	CAR-OTP-2130-4492;
CAR-OTP-2126-2768;	CAR-OTP-2130-3381;	CAR-OTP-2088-1884;
CAR-OTP-2126-2769;	CAR-OTP-2130-3406;	

ORDERS the Registry to reflect that these items have been so recognised in the JEM code; and

ORDERS the Prosecution and the Ngaiissona Defence to file public redacted versions of the Request, ICC-01/14-01/18-1450-Conf, and the Defence Response, ICC-01/14-01/18-1546-Conf, respectively, within one week of notification of this decision.

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

 _____	 _____	
Judge Péter Kovács	Judge Bertram Schmitt Presiding Judge	 _____
		Judge Chang-ho Chung

Dated 25 October 2022

At The Hague, The Netherlands