Cour Pénale Internationale



International Criminal Court

Original: English

No.: ICC-01/04-01/06

Date: 8 November 2006

PRE-TRIAL CHAMBER I

Before:

Judge Claude Jorda, Single Judge

Registrar:

Mr Bruno Cathala

SITUATION IN THE DEMOCRATIC REPUBLIC OF THE CONGO

IN THE CASE OF THE PROSECUTOR v. THOMAS LUBANGA DYILO

Public Document

Decision give access to the Prosecution to the evidence included in the Defence list of evidence filed on 2 November 2006

The Office of the Prosecutor

Counsel for the Defense

Mr Luis Moreno Ocampo

Mr Jean Flamme

Ms Fatou Bensoouda

Ms Véronique Pandanzyla

Mr Ekkehard Withopf

The Office of Public Counsel for the

Legal Representatives of Victims

Defence

a/0001/06 to a/0003/06 and a/105/06

Ms Melinda Taylor

Mr Luc Walleyn Mr Franck Mulenda

Ms Carine Bapita Buyangandu

The Office of Public Counsel for

Victims

Ms Paolina Massida

2/3

I, Judge Claude Jorda, judge at the International Criminal Court ("the Court");

NOTING the "Decision on the Final System of Disclosure and the Establishment of a Timetable", issued by the single judge on 15 May 2006;

NOTING the "Decision on the E-Court Protocol for the Provision of Evidence, Material and Witness Information in Electronic Version for their Presentation during the Confirmation Hearing" ("the Decision on the E-Court Protocol")², issued by the single judge on 28 August 2006;

NOTING "the Decision on the date of the confirmation hearing" ("the Decision")³, issued by the Chamber on 5 October 2006;

NOTING that on 6 November 2006 the Defence, pursuant to the Decision and the Decision on the E-Court Protocol, filed with the Registry the evidence included in the Defence List of Evidence filed on 2 November 2006;

NOTING that the Prosecution has not been given access yet to such evidence;

NOTING rules 78 and 121 of the Rules of Procedure and Evidence ("the Rules");

CONSIDERING that the filing of evidence in accordance with the Decision on the E-Court Protocol must be made on an *inter partes* basis insofar as the Prosecution and the Defence can use code numbers and the word "REDACTED" to fill out the fields for which redactions have been authorised by the Chamber under rule 81 of the Rules.

¹ ICC-01/04-01/06-102.

² ICC-01/04-01/06-360.

³ ICC-01/04-01/06-521-tEN.

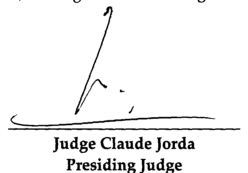
3/3

CONSIDERING that there is no pending Defence motion under rule 81 of the Rules

FOR THESE REASONS

ORDER the Registry to give immediate access to the Prosecution to the evidence included in the Defence List of Evidence filed on 2 November 2006 and filed in accordance with the Decision and the Decision on the E-Court Protocol on 6 November 2006.

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



Dated this Wednesday 8 November 2006

At The Hague,

The Netherlands