Prisoners of the international community: the legal position of persons detained at international criminal tribunals

Abels, D.

Citation for published version (APA):

General rights
It is not permitted to download or to forward/distribute the text or part of it without the consent of the author(s) and/or copyright holder(s), other than for strictly personal, individual use, unless the work is under an open content license (like Creative Commons).

Disclaimer/Complaints regulations
If you believe that digital publication of certain material infringes any of your rights or (privacy) interests, please let the Library know, stating your reasons. In case of a legitimate complaint, the Library will make the material inaccessible and/or remove it from the website. Please Ask the Library: https://uba.uva.nl/en/contact, or a letter to: Library of the University of Amsterdam, Secretariat, Singel 425, 1012 WP Amsterdam, The Netherlands. You will be contacted as soon as possible.
Table of Cases

European Committee for the Prevention of Torture

CPT, Report to the Finnish Government on the visit to Finland carried out by the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT) from 10 to 20 May 1992, CPT/Inf(93)8, Strasbourg, 1 April 1993
CPT, Report to the Government of the Federal Republic of Germany on the visit to Germany carried out by the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT) from 8 to 20 December 1991, CPT/Inf (93) 13, 19 July 1993
CPT, Report to the Bulgarian Government on the visit to Bulgaria carried out by the European Committee for the Prevention of Torture and Inhuman and Degrading Treatment or Punishment (CPT) from 26 March to 7 April 1995, CPT/Inf(97)l[Part 1], Strasbourg, 25 September 1995
CPT, Report to the German Government on the visit to Germany carried out by the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment of Punishment (CPT) from 14 to 26 April 1996, CPT/Inf(97)9[Part 1], Strasbourg, 17 July 1997
CPT, Report to the Turkish Government on the visit to Turkey carried out by the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT) from 5 to 17 October 1997, CPT/Inf (99) 2, 23 February 1999
CPT, Report to the Hungarian Government on the visit to Hungary carried out by the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT) from 5 to 16 December 1999, CPT/Inf (2001) 2, 29 March 2001
CPT, Report to the Government of Greece on the visit to Greece carried out by the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT) from 25 May to 6 June 1997, CPT/Inf (2001) 18 [Part 1], 13 September 2001
CPT, Report to the Government of the United Kingdom on the visit to the United Kingdom carried out by the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT) from 4 to 16 February 2001, CPT/Inf (2002) 6, published on 18 April 2002
CPT, Report to the Government of Cyprus on the visit to Cyprus carried out by the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT) from 22 to 30 May 2000, CPT/Inf (2003) 1, 15 January 2003
CPT, Report to the Azerbaijani Government on the visit to Azerbaijan carried out by the European Committee for the Prevention of Torture and Inhuman and Degrading Treatment or Punishment (CPT) from 24 November to 6 December 2002, CPT/Inf(2004)36, Strasbourg, 7 December 2004
CPT, Report to the Government of Bosnia and Herzegovina on the visit to Bosnia and Herzegovina carried out by the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT) from 27 April to 9 May 2003, CPT/Inf (2004) 40, 21 December 2004
CPT, Report to the Estonian Government on the visit to Estonia carried out by the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT) from 23 to 30 September 2003, CPT/Inf (2005) 6, 27 April 2005
CPT, Report to the Albanian Government on the visit to Albania carried out by the European Committee for the Prevention of Torture and Inhuman and Degrading Treatment or Punishment (CPT) from 23 May to 3 June 2005, CPT/Inf(2006)24, Strasbourg, 12 July 2006
CPT, Report to the German Government on the visit to Germany carried out by the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT) from 20 November to 2 December 2005, CPT/Inf(2007)18, Strasbourg, 18 April 2007
CPT, Report to the Azerbaijani Government on the visit to Azerbaijan carried out by the European Committee for the Prevention of Torture and Inhuman and Degrading Treatment or Punishment (CPT) from 8 to 12 December 2008, CPT/Inf(2009)28, Strasbourg, 26 November 2009

European Court of Human Rights and European Commission of Human Rights

EComHR, Ilse Koch v. the Federal Republic of Germany, decision of 8 March 1962, Application no. 1270/61
EComHR, Jentzsch v. the Federal Republic of Germany, report of the Commission of 6 October 1970, Application No. 2604/65
ECHR, Golder v. the United Kingdom, judgment of 21 February 1975, Application no. 4451/70
EComHR, Ilse Hess v. The United Kingdom, Final [Inadmissibility] Decision of 28 May 1975, Application no. 6231/73
ECHR, Engel and Others v. the Netherlands, judgment of 8 June 1976, Application nos. 5100/71; 5101/71; 5102/71; 5354/72; 5370/72
ECommHR, Hamer v. the United Kingdom, Admissibility Decision of 13 October 1977, Application No. 7114/75
ECHR, Ireland v. The United Kingdom, judgment of 18 January 1978, Application no. 5310/71
ECHR, Tyrer v. the United Kingdom, judgment of 25 April 1978, Application No. 5856/72
ECHR, Silver and others v. the United Kingdom, judgment of 25 March 1983, Application nos. 5947/72; 6205/73; 7052/75; 7061/75; 7107/75; 7113/75; 7136/75
ECHR, Campbell and Fell v. the United Kingdom, judgment of 28 June 1984, Application nos. 7819/77; 7878/77
ECHR, Soering v. The United Kingdom, judgment of 11 July 1989, Application no. 14038/88
ECHR, Weber v. Switzerland, judgment of 22 May 1990, Application no. 11034/84
ECHR, Demicoli v. Malta, judgment of 27 August 1991, Application no. 13057/87
ECHR, Campbell v. The United Kingdom, judgment of 25 March 1992, Application no. 13590/88
EComHR, Hacisuleymanoglu v. Italy, admissibility decision of 20 October 1994, Application No. 23241/94
ECHR, Procola v. Luxembourg, judgment of 28 September 1995, Application no. 14570/89
ECHR, Chahal v. The United Kingdom, judgment of 15 November 1996, Application no. 22414/93
ECHR, Aksoy v. Turkey, judgment of 26 November 1996, Application no. 21987/93
ECommHR, **Bamber v. the United Kingdom**, admissibility decision of 11 September 1997, Application No. 33742/96


ECtHR, **Beer and Ragan v. Germany**, judgment of 18 February 1999, Application no. 28934/95

ECtHR, **Selmouni v. France**, judgment of 28 July 1999, Application no. 25803/94

ECtHR, **McGonnell v. the United Kingdom**, judgment of 8 February 2000, Application no. 28488/95

ECtHR, **Labita v. Italy**, judgment of 6 April 2000, Application no. 26772/95

ECtHR, **Nalentić v. Croatia**, admissibility decision of 4 May 2000, Application no. 51891/99

ECtHR, **Jabari v. Turkey**, judgment of 11 July 2000, Application no. 40035/98

ECtHR, **Messina v. Italy** (No. 2), judgment of 28 September 2000, Application No. 25498/94

ECtHR, **Coster v. the United Kingdom**, judgment of 18 January 2001, Application no. 24876/94

ECtHR, **Keenan v. The United Kingdom**, judgment of 3 April 2001, Application no. 27229/95

ECtHR, **Peers v. Greece**, judgment of 19 April 2001, Application no. 28524/95

ECtHR, **Jordan v. United Kingdom**, judgment of 4 May 2001, Application no. 24746/9

ECtHR, **Selmani v. Switzerland**, admissibility decision of 28 June 2001, Application No. 70258/01

ECtHR, **Brennan v. the United Kingdom**, judgment of 16 October 2001, Application No. 39846/98

ECtHR, **Iwanczuk v. Poland**, judgment of 15 November 2001, Application no. 25196/94

ECtHR, **A.B. v. the Netherlands**, judgment of 29 January 2002, Application No. 37328/97

ECtHR, **Lanz v. Austria**, judgment of 31 January 2002, Application no. 24430/94

ECtHR, **Paul and Audrey Edwards v. The United Kingdom**, judgment of 14 March 2002, Application no. 46477/99

ECtHR, **Milošević v. the Netherlands**, admissibility decision of 19 March 2002, Application no. 77631/01

ECtHR, **Christine Goodwin v. the United Kingdom**, judgment of 11 July 2002, Application No. 28957/95

ECtHR, **Ezeh and Connors v. the United Kingdom**, judgment of 15 July 2002, Application nos. 39665/98 and 40086/98


ECtHR, **Papon v. France**, judgment of 25 July 2002, Application no. 54210/00

ECtHR, **Van der Ven v. The Netherlands**, judgment of 4 February 2003, Application no. 50901/99

ECtHR, **Lorsé and Others v. the Netherlands**, judgment of 4 February 2003, Application no. 52750/99

ECtHR, **Öcalan v. Turkey**, judgment of 12 March 2003, application No. 46221/99

ECtHR, **Klametzki v. Poland** (No. 2), judgment of 3 April 2003, Application No. 31583/96

ECtHR, **Aktas v. Turkey**, Judgment of 24 April 2003, Application no. 24351/94

ECtHR, **Aliyev v. Ukraine**, judgment of 29 April 2003, Application No. 41220/98

ECtHR, **Kuznetsov v. Ukraine**, judgment of 29 April 2003, Application no. 39042/97

ECtHR, **Kleyn and others v. the Netherlands**, judgment of 6 May 2003, Application nos. 39343/98, 39651/98, 43147/98 and 46664/99

ECtHR, **Cotlet v. Romania**, judgment of 3 June 2003, Application no. 38565/97

ECtHR, **Ezeh and Connors v. the United Kingdom**, judgment of 9 October 2003, Applications nos. 39665/98 and 40086/98

ECtHR, **Hénaf v. France**, judgment of 27 November 2003, Application no. 65436/01

ECtHR, **Yankov v. Bulgaria**, judgment of 11 December 2003, Application no. 39084/97


1045
ECtHR, *Doerga v. the Netherlands*, judgment of 27 April 2004, Application no. 50210/99
ECtHR, *Whitfield and others v. the United Kingdom*, judgment of 12 April 2005, Application nos. 46387/99, 48906/99, 57410/00 and 57419/00
ECtHR, *Sarban v. Moldova*, judgment of 4 October 2005, Application No. 3456/05
ECtHR, *Hirst v. the United Kingdom (No. 2)*, judgment of 6 October 2005, Application no. 74025/01
ECtHR, *Khudoyorov v. Russia*, judgment of 8 November 2005, Application no. 6847/02
ECtHR, *Cenbauer v. Croatia*, judgment of 9 March 2006, Application no. 73786/01
ECtHR, *Mamedova v. Russia*, judgment of 1 June 2006, Application no. 7064/05
ECtHR, *Ramirez Sanchez v. France*, judgment of 4 July 2006, Application no. 59450/00
ECtHR, *Bazorkina v. Russia*, judgment of 27 July 2006, Application no. 69481/01
ECtHR, *Dobrev v. Bulgaria*, judgment of 10 August 2006, Application no. 55389/00
ECtHR, *Lormines v. France*, judgment of 9 November 2006, Application no. 65411/01
ECtHR, *Ciapas v. Lithuania*, judgment of 16 November 2006, Application no. 4902/02
ECtHR, *Puzinas v. Lithuania (No. 2)*, judgment of 9 January 2007, Application No. 63767/00
ECtHR, *Young v. the United Kingdom*, judgment of 16 January 2007, Application no. 60682/00
ECtHR, *Castravet v. Moldova*, judgment of 13 March 2007, Application No. 23393/05
ECtHR, *Baysayeva v. Russia*, judgment of 5 April 2007, Application no. 74237/01
ECtHR, *Benediktov v. Russia*, judgment of 10 May 2007, Application no. 106/02
ECtHR, *Ciordap v. Moldova*, judgment of 19 June 2007, Application No. 12066/02
ECtHR, *Istratei et al. v. Moldova*, judgment of 27 June 2007, Applications Nos. 8721/05, 8705/05 and 8742/05
ECtHR, *Stitic v. Croatia*, judgment of 8 November 2007, Application no. 29660/03
ECtHR, *Dickson v. the United Kingdom*, judgment of 4 December 2007, Application no. 44362/04
ECtHR, *Bragadireanu v. Romania*, judgment of 6 December 2007, Application no. 22088/04
ECtHR, *Piščič v. Croatia*, judgment of 17 April 2008, Application no. 33138/06
ECtHR, Ismoilov et al. v. Russia, judgment of 24 April 2008, Application No. 2947/06
ECtHR, Ferla v. Poland, judgment of 20 May 2008, Application No. 55470/00
ECtHR, Petrov v. Bulgaria, judgment of 22 May 2008, Application No. 15197/02
ECtHR, Rodic and 3 Others v. Bosnia and Herzegovina, judgment of 27 May 2008, Application no. 22893/05
ECtHR, Vlasov v. Russia, judgment of 12 June 2008, Application No. 78146/01
ECtHR, Vladimir Romanov v. Russia, judgment of 24 July 2008, Application no. 41461/02
ECtHR, Guliyev v. Russia, judgment of 19 September 2008, Application no. 24650/02
ECtHR, Moiseyev v. Russia, judgment of 9 October 2008, Application No. 62936/00
ECtHR, Mehmet Eren v. Turkey, judgment of 14 October 2008, Application No. 32347/02
ECtHR, Renolde v. France, judgment of 16 October 2008, Application no. 5608/05
ECtHR, Savchenkos v. Lithuania, judgment of 18 November 2008, Application No. 871/02
ECtHR, Panovits v. Cyprus, judgment of 11 December 2008, Application no. 4268/04
ECtHR, Filiz Uyan v. Turkey, judgment of 8 January 2009, Application no. 7496/03
ECtHR, Slawomir Musial v. Poland, judgment of 20 January 2009, Application No. 28300/06
ECtHR, Hillgartner v. Poland, judgment of 3 March 2009, Application No. 37976/06
ECtHR, Sergey Volosyuk v. Ukraine, judgment of 12 March 2009, Application no. 1291/03
ECtHR, Kulikowski v. Poland, judgment of 19 May 2009, Application No. 18353/03
ECtHR, Stojarovnic v. Serbia, judgment of 19 May 2009, Application No. 34425/04
ECtHR, Enea v. Italy, judgment of 17 September 2009, Application no. 74912/01
ECtHR, Frasik v. Poland, judgment of 5 January 2010, Application No. 22933/02
ECtHR, Jaremovicz v. Poland, judgment of 5 January 2010, Application No. 24023/03
ECtHR, Onoufriu v. Cyprus, judgment of 7 January 2010, Application No. 24407/04
ECtHR, Shalimov v. Ukraine, judgment of 4 March 2010, Application No. 20808/02
ECtHR, Nilson v. the United Kingdom, admissibility decision of 9 March 2010, Application No. 36882/05
ECtHR, Plepi et al. v. Albania and Greece, admissibility decision of 4 May 2010, Application Nos. 11546/05, 33285/05 and 33288/05
ECtHR, Boris Popov v. Russia, judgment of 28 October 2010, Application no. 23284/04
ECtHR, Sakhnovskiy v. Russia, judgment of 2 November 2010, Application No. 21272/03

Extraordinary Chambers in the Courts of Cambodia


Human Rights Committee

HRC, Paraguay, U.N. Doc. CCPR/C/PRY/CO/2, Observations of 28 October 2005

Inter-American Court of Human Rights

I-ACtHR, Suárez-Rosero v. Ecuador, judgment of 12 November 1997
I-ACtHR, Baena-Ricardo et al. v. Panama, judgment of 2 February 2001
I-ACtHR, Juvenile Reeducation v. Paraguay, judgment of 2 September 2004
I-ACtHR, Tibi v. Ecuador, judgment of 7 September 2004
I-ACtHR, Lori Berenson-Mejía v. Peru, judgment of 25 November 2004
I-ACtHR, Caesar v. Trinidad and Tobago, judgment of 11 March 2005
I-ACtHR, Fermin Ramirez v. Guatemala, judgment of 20 June 2005
I-ACtHR, Raxcacó-Reyes v. Guatemala, judgment of 15 September 2005
I-ACtHR, Garcia-Asto and Ramírez-Rojas v. Peru, order of 25 November 2005
I-ACtHR, López-Alvarez v. Honduras, judgment of 1 February 2006
I-ACtHR, Montero-Aranguren et al. (Detention Center of Catia) v. Venezuela, judgment of 5 July 2006
I-ACtHR, Boyce et al. v. Barbados, judgment of 20 November 2007
I-ACtHR, Yvon Neptune v. Haiti, judgment of 6 May 2008

International Court of Justice

ICJ, Interpretation of the Agreement of 25 March 1951 between the WHO and Egypt, Advisory Opinion, I.C.J. Reports 1980
ICJ, Military and Paramilitary Activities in and against Nicaragua (Nicaragua v. United States of America), Merits - Judgment, I.C.J. Reports 1986
ICJ, Case Concerning the Gabcikovo-Nagymaros Project, 1997 I.C.J. Reports 7

International Criminal Court

ICC, Situation in the Democratic Republic of the Congo, Decision on the Applications for Participation in the Proceedings of VPRS 1, VPRS 2, VPRS 3, VPRS 4, VPRS 5 and VPRS 6, Situation No. ICC-01/04, P.-T. Ch. I, 17 January 2006
ICC, Decision on the Prosecution’s Application for Leave to Appeal the Chamber’s Decision of 17 January 2006 on the Applications for Participation in the Proceedings of VPRS 1, VPRS 2, VPRS 3, VPRS 4, VPRS 5 AND VPRS 6, Situation in the Democratic Republic of Congo, Situation No. ICC-01/04, 31 March 2006
ICC, Decision Establishing General Principles Governing Applications to Restrict Disclosure pursuant to Rule 81 (2) and (4) of the Statute, Prosecutor v. Lubanga, Case No. ICC-01/04-01/06, P.-T. Ch. I, 19 May 2006
ICC, Separate Opinion of Judge Georgios M. Pikis, Decision on the Prosecutor's "Application for Leave to Reply to 'Conclusions de la défense en réponse au mémoire d'appel du Procureur'”, Prosecutor v. Lubanga, Case No. ICC-01/04-01/06, A. Ch., 12 September 2006
ICC, Decision on the Application for the interim release of Thomas Lubanga Dyilo, Prosecutor v. Lubanga, Case No. ICC-01/04-01/06, 18 October 2006
ICC, Judgment on the Appeal of Mr. Thomas Lubanga Dyilo against the Decision on the Defence Challenge to the Jurisdiction of the Court pursuant to article 19 (2) (a) of the Statute of 3 October 2006, *Prosecutor v. Lubanga*, Case No. ICC-01/04-01/06 OA(4), A. Ch., 14 December 2006
ICC, Decision on the Prosecution’s Urgent Application pursuant to regulations 90, 99(2) and 101(2) of the Regulations of the Court, *Prosecutor v. Ngudjolo Chui*, Case No. ICC-01-04-02/07, P.-T. Ch. I, 7 February 2008
ICC, Judgment on the appeal of Mr. Germain Katanga against the decision of Pre-Trial Chamber I entitled "Decision on the Defence Request Concerning Languages", *Prosecutor v. Katanga*, Case No. 01-04-01/07 (OA 3), A. Ch., 27 May 2008
ICC, Decision on the consequences of non-disclosure of exculpatory materials covered by Article 54(3)(e) agreements and the application to stay the prosecution of the accused, together with certain other issues raised at the Status Conference on 10 June 2008, *Prosecutor v. Lubanga*, Case No. ICC-01704-01/06, T. Ch., 13 June 2008
ICC, Judgment in the appeal of the Prosecutor against the decision of Trial Chamber I entitled "Decision on the consequences of non-disclosure of exculpatory materials covered by Article 54(3)(e) agreements and the application to stay the prosecution of the accused, together with
certain other issues raised at the Status Conference on 10 June 2008”, Prosecutor v. Lubanga, Case No. ICC-01/04-01/06 OA, 13, A. Ch., 21 October 2008


ICC, Reasons for the decision on the Applications for judicial review of Mr Jean-Pierre Bemba Gombo of 10 and 11 November 2008, Prosecutor v. Bemba, Case No. ICC-01-05-01/08, Presidency, 5 December 2008


ICC, Decision on the applications by victims to participate in the proceedings, Prosecutor v. Lubanga, CC-01-04-01/06, T. Ch., 15 December 2008


ICC, Decision on “Mr Mathieu Ngudjolo’s Complaint Under Regulation 221(1) of the Regulations of the Registry Against the Registrar’s Decision of 18 November 2008”, Prosecutor v. Katanga and Ngudjolo Chui, Case No. ICC-RoR-217-02/08, Presidency, 10 March 2009

ICC, Decision on the Application of Mr Germain Katanga in respect of the new policy in the detention centre on the registration of telephone contacts, Prosecutor v. Katanga & Ngudjolo Chui, Case No. ICC-RoR221-02/09, Presidency, 17 September 2009

International Criminal Tribunal for Rwanda

ICTR, Letter from Frederik Harhoff, Call for 2nd Meeting in detention Committee, Wednesday 21 August 1996, ICTR/JUD 11-2, 19 August 1996

ICTR, Minutes of the first meeting in the Detention Committee of 6 August 1996, 19 August 1996

ICTR, Decision on the Request Submitted by the Defence, Prosecutor v. Rutaganda, Case No. ICTR-46-S-T, T. Ch., 25 September 1996

ICTR, Decision on the Defence’s Motion Requesting Permission for Its Investigator to Visit the Accused in the Detention Facilities, Prosecutor v. Rutaganda, Case No. ICTR-96-3-T, T. Ch. I, 11 June 1997

ICTR, Order Issued by the President Regarding Special Measures for Detention on remand, Following a request Filed by the Prosecutor, Prosecutor v. Kambanda, ICTR-97-23-DP, President, 25 November 1997

ICTR, Corrigendum to Order of the President Concerning the Request for Assistance by the International Criminal Tribunal for Rwanda Regarding the Implementation of Special Measures for Detention on Remand, Case No. ITR-98-1-D, President, 5 May 1998

1051
ICTR, Requête de la Défense aux Fins D’Obtenir une Modification des Conditions de
Détention de l’Accusé sur Pied de l’Article 64 du Règlement, Case No. ICTR-97-32-I, 28
June 1999
ICTR, Defence request for a Modification of the Conditions of Detention of the Accused
Pursuant to Rule 64 of the Rules, Case No. ICTR-97-32-T, Defence, 23 July 1999
ICTR, Requête de la Défense aux Fins D’Obtenir une Modification des Conditions de
Détention de l’accusé sur Pied de l’Article 64 du Règlement, Procureur c. Ruggiu, Affaire
No. ICTR-97-32-I, le 10 septembre 1999
ICTR, Defence Request for a Modification of the Conditions of Detention of the Accused
Pursuant to Rule 64 of the Rules, Prosecutor v. Ruggiu, Case No. ICTR-97-32DP, T. Ch. II,
24 September 1999
ICTR, The Prosecutor’s Brief in Reply to the Defence Application for the Modification of
Conditions of Detention of the Applicant Georges Ruggiu, Prosecutor v. Ruggiu,
ICTR-97-32-I, 27 September 1999
ICTR, Decision, Barayagwiza v. the Prosecutor, Case No. ICTR-97-19-A, A. Ch., 3
November 1999
ICTR, Interoffice Memorandum, from Alessandro Calderone, Chief of LDFMS, Detention of
Suspects at UNDF, and the Complaint of Casimir Bizimungu in this Regard, 2 February 2000
ICTR, Motion to be Heard on any Changes or Special Measures for Detention on Remand,
Kambanda v. the Prosecutor, Case No. ICTR-97-23-A, Defence, 16 June 2000
ICTR, Internal Memorandum from the Registrar of ICTY to Solomon Loh of 19 June 2000
entitled “Jean Kambanda v. The Prosecutor (Case No: ICTR-97-23-A), 23 June 2000
ICTR, Prosecution Motion under Rules 54 and 117 for an Order for Information from the
Registrar of the ICTY Concerning the Detention of Kambanda, Prosecutor v. Kambanda,
ICTR-97-23-A, A. Ch., 23 June 2000
ICTR, Decision on the Defence Motion Concerning the Illegal Arrest and Illegal Detention of
the Accused, Prosecutor v. Rwamakuba, Case No. ICTR-98-44C, T. Ch. II, 12 December
2000
ICTR, The President’s Order Modifying the Conditions of Detention Pursuant to Rule 64,
Prosecutor v. Bagilishema, Case No. ICTR-95-1A-T, President, 7 June 2001
ICTR, Order for the Continued Detention of Jean Kambanda in the ICTY Detention Facilities
at The Hague, Kambanda v. the Prosecutor, ICTR-97-23-A, President, 18 June 2001
ICTR, Decision on the Defence Urgent Motion for Relief under Rule 54 to Prevent the
Commandant of the UNDF from Obstructing the Course of International Criminal Justice,
Prosecutor v. Mugiraneza et al., Case No. ICTR-99-50-T, T. Ch. II, 19 September 2001
ICTR, Letter from Defence Counsel to the President of the ICTR: Concerning Mr. Jean
Kambanda’s place of detention, 10 October 2001
ICTR, Urgent Motion by Ntabakuze’s Defence Seeking an order for the Registrar to Lift
Some of the Measures Restricting Access by Defence Investigators to the Detention Facility,
Prosecutor v. Bagosora, Kabiligi, Ntabakuze and Nsengiyumva, Case No. ICTR-99-41-I, T.
Ch. III, 30 April 2002
ICTR, Decision on the Defence Motion for Declaratory Relief from Administrative Measures
Imposed on Hasan Ngeze at the UNDF, Prosecutor v. Nahimana, Ngeze and Barayagwiza,
Case No. ICTR-99-52-I, T. Ch. I, 9 May 2002
ICTR, Extremely Urgent Motion to Deny or Reverse a Request of the Prosecutor for
Prohibition of Contact Between a Detainee and a Defense Witness in Virtue of Section 64 of
the Rules Covering the Detention of Persons Awaiting Trial or Appeal or Otherwise Detained
on the Authority of the Tribunal, Prosecutor v. Ntagurera, Case No. ICTR-96-10A-T,
Defence, 21 May 2002
ICTR, The President’s Decision on the Defense Application made pursuant to Rule 64 of the
Rules of Detention, Prosecutor v. Ntagurera, Case No. ICTR-99-46-T, President, 21 May
2002


ICTR, The President’s Decision on a Defence Motion to Reverse the Prosecutor’s Request for prohibition of Contact Pursuant to Rule 64, *Prosecutor v. Ndindiliyimana*, Case No. ICTR-2000-56-T, President, 25 November 2002

ICTR, The President’s Decision on Ferdinand Nahimana’s Appeal Against the Disciplinary Measures Imposed on Him by the UNDF, *Prosecutor v. Nahimana*, Case No. ICTR-96-11-T, President, 10 February 2003


ICTR, The President’s Decision on the Complaint Filed by Detainee Laurent Semanza, President, 18 June 2003

ICTR, The President’s Decision on the Complaint Filed by Detainee Gérard Ntakirutimana, 18 June 2003

ICTR, The President’s Decision on the Complaint Filed by Detainee Georges Rutaganda, Case No. ICTR-96-03-0850, President, 18 June 2003


ICTR, Decision on Hassan Ngeze’s Motion Seeking Leave to Marry, *Nahimana et al. v. the Prosecutor*, Case No. ICTR-99-52-A, A. Ch., 28 September 2004


ICTR, Registrar’s Decision Pursuant to Article 8(3(C) on the Request for Marriage and Other Reliefs, *Ngeze v. the Prosecutor*, Case No. ICTR-99-52-A, Registrar, 12 January 2005

ICTR, Decision on Hassan Ngeze’s Motion Appealing the Registrar’s Denial of Marriage Facilities, *Nahimana, Barayagwiza and Ngeze v. the Prosecutor*, Case No. ICTR-99-52-A, A. Ch., 20 January 2005


ICTR, Decision on “Appellant Hassan Ngeze’s Motion for Leave to permit his Defence Counsel to Communicate with him During Afternoon Friday, Saturday, Sunday and Public Holidays”, *Nahimana et al. v. the Prosecutor*, Case No. ICTR-99-52-A, A. Ch., 25 April 2005

ICTR, Decision on Appellant Ferdinand Nahimana’s Motion for Assistance from the Registrar in the Appeals Phase, *Nahimana, Barayagwiza and Ngeze v. the Prosecutor*, Case No. ICTR-99-52-A, A. Ch., 3 May 2005

ICTR, The President’s Decision on the Appeal filed Against the Registrar’s Refusal to permit a Confidential Interview with Georges Rutaganda, Prosecutor v. Ntahobali, Case No. ICTR-87-21-T, President, 6 June 2005

ICTR, Request for reversal of the Prohibition of Contact, Ngeze v. the Prosecutor, Case No. ICTR-99-52-A, President, 29 July 2005

ICTR, Decision on Hassan Ngeze’s Application for Review of the Registrar’s Decision of 12 January 2005, Ngeze v. the Prosecutor, Case No. ICTR-99-52-A, President, 14 September 2005

ICTR, Decision on Hassan Ngeze’s “Request of an Extremely Urgent Status Conference Pursuant to Rule 65 BIS of Rules of procedure and Evidence”, Nahimana, Barayagwiza and Ngeze v. the Prosecutor, Case No. ICTR-99-52-A, Pre-Appeal Judge, 20 September 2005

ICTR, Appellant Hassan Ngeze’s extremely urgent request for dealing his pending matters relating to issues of Restrictive Measures and Consummation of Marriage at the Hague Detention Center on urgent basis, Ngeze v. the Prosecutor, Case No. ICTR-99-52-A, Defence, 22 September 2005

ICTR, Decision on Hassan Ngeze’s Motion to set Aside President Møse’s Decision and Request to Consummate his Marriage, Nahimana et al. v. the Prosecutor, Case No. ICTR-99-52-A, A. Ch., 6 December 2005

ICTR, Decision on Hassan Ngeze’s Motion for a Psychological Examination, Nahimana et al., v. the Prosecutor, Case No. ICTR-99-52-A, A. Ch., 6 December 2005

ICTR, Decision on Hassan Ngeze’s Request to Grant him Leave to Bring his Complaints to the Appeals Chamber, Nahimana et al. v. the Prosecutor, Case No. ICTR-99-52-A, Pre-Appeal Judge, 12 December 2005

ICTR, Appellant Hassan NGEZE Urgent Complaint against UNDF Authorities addressed to Mr. Saidu Guindo, The Commanding Officer of UNDF and Copied to The ICTR President, Appeal Judges, the Registrar, under Rules – 82 and 83 of the Detention Rules and other enabling provisions governing the rights of detainees, Ngeze v. the Prosecutor, Case No. ICTR-99-52-A, Defence, 13 December 2005

ICTR, Decision on Hassan Ngeze’s Request for a Status Conference, Nahimana et al. v. the Prosecutor, Case No. ICTR-99-52-A, Pre-Appeal Judge, 13 December 2005

ICTR, The Appellant Hassan Ngeze Makes an Extremely Urgent Personal Motion to the Honorable President for Reversal of the Endless Prosecution Requests of Restrictive Measures pursuant to Rule 64 of the Rules of Detention, Ngeze v. the Prosecutor, Case No. ICTR-99-52-A, President, 13 January 2006

ICTR, Defence Motion for Admission of the Written Declaration Made by the Commanding Officer of the United Nations Detention Facility in Lieu of Oral Statement (Rule 92bis (A) and (B)), Prosecutor v. Bisengimana, Case No. ICTR-00-60-I, T. Ch. II, 20 January 2006


ICTR, Decision on Arsène Shalom Ntahobali’s Extremely Urgent Motion for Greater Access to the Accused at UNDF, Prosecutor v. Ntahobali and Nyiramasuhuko, Case No. ICTR-97-21-T, T. Ch. II, 3 March 2006


ICTR, Decision on Jean-Bosco Barayagwiza’s Urgent Motion Requesting Privileged Access to the Appellant without Attendance of Lead Counsel, Nahimana et al. v. the Prosecutor, Case No. ICTR-99-52-A, A. Ch., 17 August 2006

ICTR, Order for the Continued Detention of Michel Bagaragaza at the ICTY Detention Unit in The Hague, the Netherlands, Prosecutor v. Bagaragaza, Case No. ICTR-2005-86-I, President, 17 August 2006
ICTR, Public Defence Application to the President of the Tribunal for Modification of Detention Conditions pursuant Rule 64, *Prosecutor v. Bagaragaza*, Case NO. ICTR-05-86-11bis, President, 17 August 2007, Exhibit 1
ICTR, Decision on Appeal against Decision on Appropriate Remedy, *Rwamukuba v. the Prosecutor*, Case No. ICTR-98-44C-A, A. Ch., 13 September 2007
ICTR, Decision on Matthieu Ngorumpatse’s Motion to Vary his Conditions of Detention, *Prosecutor v. Karemera et al.*, Case No. ICTR-98-44-T, President, 3 March 2009

1055

ICTY, Decision on the Defence Motion for Interlocutory Appeal on Jurisdiction, *Prosecutor v. Tadić*, Case No. IT-94-1-AR72, A. Ch., 2 October 1995


ICTY, Decision on the Prosecutor’s Motion for the Production of Notes Exchanged Between Zejnil Delalić and Zdravko Mucić, *Prosecutor v. Delalić, Delić and Landžo*, Case No. IT-96-21, T. Ch., 31 October 1996


ICTY, Order Denying a Motion for Provisional Release, *Prosecutor v. Blaškić*, Case No. IT-95-14-T, T. Ch., 20 December 1996


ICTY, Decision, *Prosecutor v. Milošević*, Case No. IT-02-54, Deputy Registrar, 8 January 2004
ICTY, Decision, *Prosecutor v. Šešelj*, Case No. IT-03-67-PT, Deputy Registrar, 8 January 2004
ICTY, Decision on the Interlocutory Appeal by the Amicus Curiae against the Trial Chamber Order Concerning the Presentation and Preparation of the Defence Case, *Prosecutor v. Milošević*, Case No. IT-02-54-AR73.6, A. Ch., 20 January 2004
ICTY, Decision on the Interlocutory Appeal Concerning the Denial of a Request for a Visit to an Accused in the Detention Unit, *Prosecutor v. Šešelj*, Case No. IT-03-67-AR73.2, A. Ch., 29 January 2004
ICTY, Decision, *Prosecutor v. Milošević*, Case No. IT-02-54, Deputy Registrar, 6 February 2004
ICTY, Decision, *Prosecutor v. Šešelj*, Case No. IT-03-67-PT, Deputy Registrar, 6 February 2004
ICTY, Decision on Defence Motion Concerning Conditions of Detention, *Prosecutor v. Halilović*, Case No. IT-01-48-PT, President, 12 February 2004
ICTY, Decision, *Prosecutor v. Šešelj*, Case No. IT-03-67-PT, Deputy Registrar, 9 March 2004
ICTY, Decision, *Prosecutor v. Šešelj*, Case No. IT-03-67-PT, Registrar, 8 April 2004
ICTY, Transcripts, *Prosecutor v. Nikolić*, Case No. IT-02-60/1-A, T. Ch., 8 April 2004
ICTY, Decision, *Prosecutor v. Šešelj*, Case No. IT-03-67-PT, 7 May 2004
ICTY, Decision, *Prosecutor v. Šešelj*, Case No. IT-03-67-PT, Deputy Registrar, 9 June 2004
ICTY, Transcripts, *Prosecutor v. Rajić*, Case No. IT-95-14-PT, T. Ch., 31 August 2004
ICTY, Decision of the President on the Application for Pardon or Commutation of Sentence of Miroslav Tadić, *Prosecutor v. Tadić*, Case No. IT-95-9, President, 3 November 2004
ICTY, Order of the President on the Renewed Defence Motion Concerning Conditions of Detention During Trial, *Prosecutor v. Halilović*, Case No. IT-01-48-PT, President, 24 January 2005
ICTY, Decision Affirming the Registrar’s Denial of Assigned Counsel’s Application to Withdraw, *Prosecutor v. Milošević*, Case No. IT-02-54-T, President, 7 February 2005
ICTY, Transcripts, *Prosecutor v. Limaj, Musliu and Bala*, Case No. IT-03-66, T. Ch., 1 March 2005
ICTY, Transcripts, *Prosecutor v. Nikolić*, Case No. IT-02-60/1-A, A. Ch., 31 March 2005
ICTY, Decision on Referral of Case under Rule 11 BIS, Prosecutor v. Stanković, Case No. IT-96-23/2-PT, Referral Bench, 17 May 2005
ICTY, Order to Registry and Commanding Officer of the United Nations Detention Unit, Prosecutor v. Šešelj, Case No. IT-03-67-PT, T. Ch. II, 11 July 2005
ICTY, Transcripts, Prosecutor v. Ljubičić, Case No. IT-00-41-PT, T. Ch., 15 July 2005
ICTY, Preliminary Order on Sreten Lukić’s Emergency Motion Seeking Provisional Release, Prosecutor v. Miliutinović et al., Case No. IT-05-87-PT, T. Ch., 19 July 2005
ICTY, Judgement on Sentencing Appeal, Prosecutor v. Deronjić, Case No. IT-02-61-A, A. Ch., 20 July 2005
ICTY, Decision on Second Application for Provisional Release, Prosecutor v. Ljubičić, Case No. IT-00-41-PT, T. Ch., 26 July 2005
ICTY, Order on Request for Modification of Conditions of Detention, Prosecutor v. Ljubičić, case No. IT-00-41-PT, President, 18 August 2005
ICTY, Decision on Registry First and Second Requests for Extension of Time to File Expert Reports, Prosecutor v. Šešelj, Case No. IT-03-67-PT, T. Ch. II, 26 August 2005
ICTY, Decision on Rule 11BIS Referral, Prosecutor v. Stanković, Case No. IT-96-23-2-AR11bis.1, A. Ch., 1 September 2005
ICTY, Decision on “Request of the Accused Asking President of the Tribunal Theodor Meron to Reverse the Decision of the Deputy Registrar Prohibiting Dr Vojislav Šešelj from Communicating with Anyone and Receiving Visits for at least 60 Days”, Prosecutor v. Šešelj, Case No. IT-03-67-PT, President, 21 September 2005
ICTY, Decision on Request for Modification of Conditions of Detention, Prosecutor v. Ljubičić, Case No. IT-00-41-PT, President, 23 November 2005
ICTY, Sentencing Judgement, Prosecutor v. Bralo, Case No. IT-95-17-S, T. Ch., 7 December 2005
ICTY, Decision on “Defence Motion: Request for Providing Medical Aid in the Republic of Montenegro in Detention Conditions”, Prosecutor v. Strugar, Case No. IT-01-42-A, A. Ch., 8 December 2005
ICTY, Decision on Submission Number 114, Prosecutor v. Šešelj, Case No. IT-03-67- PT, T. Ch. II, 8 December 2005
ICTY, Decision on “Defence Motion: Defence Request for Provisional Release for Providing Medical Aid in the Republic of Montenegro”, Prosecutor v. Strugar, Case No. IT-01-42-A, A. Ch., 16 December 2005
ICTY, Decision on Defence’s Rule 74BIS Motion; Amended Trial Schedule, Prosecutor v. Krajisnik, Case No. IT-00-39-T, T. Ch. I, 27 February 2006
ICTY, Order Assigning a Judge to Conduct an Inquiry, Prosecutor v. Babić, Case No. IT-03-72, President, 6 March 2006
ICTY, Order Assigning a Judge to Conduct an Inquiry, Prosecutor v. Milošević, Case No. IT-02-54-T, President, 11 March 2006
ICTY, Decision on Ojdanić’s Motion Challenging Jurisdiction: Indirect Co-Perpetration, Prosecutor v. Ojdanić, Case No. IT-05-87-PT, T. Ch., 22 March 2006
ICTY, Decision on Appeal Against the Decision of the Registry of 20 January 2006, Prosecutor v. Šešelj, Case No. IT-03-67-PT, President. 7 April 2006
ICTY, Decision on Appeal against Decisions of the Registry of 20 August 2004; and 30 January 2006, Prosecutor v. Šešelj, Case No. IT-03-67-PT, President, 11 April 2006
ICTY, Order Designating the State in which Miodrag Jokić is to Serve his Prison Sentence, Prosecutor v. Jokić, Case No. IT-01-42/1-ES, President, 12 May 2006
ICTY, Decision on Appeal against Decision Denying Permission for Legal Representatives to Visit the Detainee, Prosecutor v. Šešelj, Case No. IT-03-67-PT, President, 25 May 2006
ICTY, Decision on Request of Zoran Žigić, Prosecutor v. Kvočka et al., Case No. IT-98-30/1-ES, President, 31 May 2006
ICTY, Order Designating the State in which Dragan Nikolić is to Serve his Prison Sentence, Prosecutor v. Nikolić, Case No. IT-94-02-ES, President, 31 May 2006
ICTY, Order to the Registrar to Separate Convicted and Non-Convicted Detainees held in the Detention Unit, Case No. IT-06-89-Misc.1, President, 15 June 2006
ICTY, Decision on Šešelj’s Request that the ICTY President Order that Honourable Serbs in Detention and those who have arranged a Plea Bargain with the Prosecution and Agreed to Give False Testimony be Segregated in the Detention Unit and Prevented from Being Able to Contact Each Other, Prosecutor v. Šešelj, Case No. IT-03-67-PT, President, 15 June 2006
ICTY, Decision on Appeal against Decision on Referral under Rule 11bis, Prosecutor v. Ljubičić, Case No. IT-00-41-AR11bis.1, A. Ch., 4 July 2006
ICTY, Order Designating the State in which Milomir Stakić is to Serve his Prison Sentence, Prosecutor v. Stakić, Case No. IT-97-24-ES, President, 31 August 2006
ICTY, Decision on Appeal against the Registrar’s Decision of 19 October 2006, Prosecutor v. Šešelj, Case NO. IT-03-67-PT, President, 23 November 2006
ICTY, Transcripts, Prosecutor v. Šešelj, Case No. IT-03-67-T, T. Ch., 27 November 2006
ICTY, Order to the Registrar, Prosecutor v. Šešelj, Case No. IT-03-67-PT, President, 29 November 2006
ICTY, Separate Opinion of Judge Shahabuddeen, Prosecutor v. Galić, Case No. IT-98-29-A, A. Ch., 30 November 2006
ICTY, Order Designating the State in which Blagove Simić is to Serve his Prison Sentence, Prosecutor v. Simić, Case No. IT-95-9-ES, President, 23 January 2007
ICTY, Transcripts, Prosecutor v. Blagojević and Jokić, Case No. IT-02-60-A, A. Ch., 30 January 2007
ICTY, Judgement on Sentencing Appeal, Prosecutor v. Bralo, Case No. IT-95-17-A, A. Ch., 2 April 2007
ICTY, Decision on Strugar’s Request to Reopen Appeal Proceedings, Prosecutor v. Strugar, Case No. IT-01-42-Misc.1, A. Ch., 7 June 2007
ICTY, Transcripts, Prosecutor v. Delić, Case No. IT-04-83, Pre-Trial Conference, 2 July 2007
ICTY, Order Designating the State in which Miroslav Bralo is to Serve his Prison Sentence, Prosecutor v. Bralo, Case No. IT-95-17-ES, President, 10 July 2007
ICTY, Order Designating the State in which Radoslav Brđanin is to Serve his Prison Sentence, Prosecutor v. Brđanin, Case No. IT-99-36-ES, President, 10 July 2007
ICTY, Decision on Krajišnik Request and on Prosecution Motion, Prosecutor v. Krajišnik, Case No. IT-00-39-A, A. Ch., 11 September 2007
ICTY, Decision on Tolimir’s Submission on Violation of his Rights Submitted on 7 September 2007, Prosecutor v. Tolimir, Case No. IT-05-88-2-PT, T. Ch. II, 10 October 2007
ICTY, Order Designating the State in which Dragan Jokić is to Serve his Prison Sentence, Prosecutor v. Jokić, Case No. IT-02-60-ES, President, 10 October 2007
ICTY, Protocol on the Visit of the Pre-Trial Judge to the Detention Unit, Prosecutor v. Šešelj, Case No. IT-03-67-PT, Pre-Trial Judge, 25 October 2007
ICTY, Transcripts, Prosecutor v. Krajišnik, Case No. IT-00-39-A, A. Ch., 2 November 2007
ICTY, Order Designating the State in which Vidoje Blagojević is to Serve his Prison Sentence, Prosecutor v. Blagojević and Jokić, Case No. IT-02-60-ES, President, 16 November 2007
ICTY, Order Designating the State in which Momir Nikolić is to Serve his Prison Sentence, Prosecutor v. Nikolić, Case No. IT-02-60/1-ES, President, 14 December 2007
ICTY, Order Concerning Hearing to be Held in Sarajevo Pursuant to Rule 4 and Transfer of the Accused, Prosecutor v. Delić, Case No. IT-04-83-T, T. Ch. I, 1 February 2008
ICTY, Order Designating the State in which Haradin Bala is to Serve his Prison Sentence, Prosecutor v. Haradin Bala, Case No. IT-03-66-ES, President, 7 February 2008
ICTY, Order Designating the State in which Stanislav Galić is to Serve His Prison Sentence, *Prosecutor v. Galić*, Case No. IT-98-29-ES, President, 3 November 2008
ICTY, Decision, *Prosecutor v. Łukić et al.*, Case No. IT-98-32/1-T, Deputy Registrar, 18 November 2008
ICTY, Registry Submission Pursuant to Rule 33(B) Seeking Direction from the President Regarding the Trial Chamber’s Decision of 27 November 2008, *Prosecutor v. Šešelj*, Case No. IT-03-67-T, President, 1 December 2008
ICTY, Decision on Urgent Registry Submission Pursuant to Rule 33(B) Seeking Direction from the President on the Trial Chamber’s Decision of 27 November 2008, *Prosecutor v. Šešelj*, Case No. IT-03-67-T, President, 17 December 2008
ICTY, Order Withdrawing the Confidential Status of Order Designating the State in which Stanislav Galić is to Serve his Prison Sentence, *Prosecutor v. Galić*, Case No. IT-98-29-ES, President, 16 January 2009
ICTY, Letter by Dr. Radovan Karadžić to the Vice President Judge O-Gon Kwon, 3 February 2009
ICTY, Decision on Milan Lukić’s Request for Interrogatories, *Prosecutor v. Łukić & Łukić*, Case No. IT-98-32/1-T, Vice-President, 11 February 2009
ICTY, Decision on Radovan Karadžić’s Request for Reversal of Denial of Contact with Journalist, *Prosecutor v. Karadžić*, Case No. IT-95-05/18-PT, Vice-President, 12 February 2009
ICTY, Registry Submission Pursuant to Rule 33(B) Following the President’s Decision of 17 December 2008, *Prosecutor v. Šešelj*, Case No. IT-03-67-T, A. Ch., 17 February 2009
ICTY, Order Designating the State in which Milan Martić is to Serve his Prison Sentence, *Prosecutor v. Martić*, Case No. IT-95-11-ES, President, 18 February 2009
ICTY, Decision on the Registry Submission Pursuant to Rule 33(B) Following the President’s Decision of 17 December 2008, *Prosecutor v. Šešelj*, Case No. IT-03-67-T, A. Ch., 9 April 2009

1062


ICTY, Decision on the Accused’s Motion Concerning the Restrictions on His Communication with Radovan Karadžić, *Prosecutor v. Šešelj*, Case No. IT-03-67-T, T. Ch. III, 27 April 2009


ICTY, Weekly medical report by Dr. Michael Eekhof, Reporting Medical Officer, to the Registrar, Case No. IT-03-69-PT, 2 June 2009

ICTY, Registry Submission Pursuant to Rule 33(B) Concerning the Accused’s Medical Monitoring, *Prosecutor v. Tolimir*, Case No. IT-05-88/2-PT, T. Ch. II, 8 June 2009


ICTY, Weekly medical report by Dr. Michael Eekhof, Reporting Medical Officer, to the Registrar, Case No. IT-03-69-PT, 9 June 2009

ICTY, Weekly medical report on the diagnosed health problems of Stanišić by Michael Eekhof, Reporting Medical Officer to the Registrar, 10 June 2009

ICTY, Weekly medical report on the diagnosed health problems of Stanišić by Michael Eekhof, Reporting Medical Officer to the Registrar, 16 June 2009

ICTY, Weekly medical report on the diagnosed health problems of Mr. Jovica Stanišić, from Dr. Eekhof, to the Registrar, of 17 June 2009

ICTY, Weekly medical report on the diagnosed health problems of Stanišić by Michael Eekhof, Reporting Medical Officer to the Registrar, 23 June 2009

ICTY, Weekly medical report on the diagnosed health problems of Stanišić by Michael Eekhof, Reporting Medical Officer to the Registrar, 29 June 2009

ICTY, Weekly medical report on the diagnosed health problems of Stanišić by Michael Eekhof, Reporting Medical Officer to the Registrar, 30 June 2009

ICTY, Reasons for Denying the Stanišić Defence Request to Adjourn the Hearings of 9 and 10 June 2009 and Have Jovica Stanišić Examined by a Psychiatrist Before the Start of Trial and for Decision to Proceed with the Court Session of 9 June 2009 in the Absence of the Accused, *Prosecutor v. Stanišić & Simatović*, Case No. IT-03-69-T, T. Ch. I, 2 July 2009

ICTY, Order Designating State in which Dragan Jokić is to Serve his Sentence, *Contempt Proceedings against Dragan Jokić*, Case No. IT-05-88-R77.1-ES, President, 6 July 2009

ICTY, Weekly medical report on the diagnosed health problems of Stanišić by Michael Eekhof, Reporting Medical Officer to the Registrar, 6 July 2009

ICTY, Jovica Stanišić – Non-Attendance in Court, IT-03-69-T, 7 July 2009

ICTY, Weekly medical report on the diagnosed health problems of Stanišić by Michael Eekhof, Reporting Medical Officer to the Registrar, 7 July 2009

ICTY, Weekly medical report on the diagnosed health problems of Stanišić by Michael Eekhof, Reporting Medical Officer to the Registrar, 15 July 2009

ICTY, letter by Dr Mike Rowell, Medical Officer, to the Registrar of 16 July 2009


ICTY, Registry Submission Pursuant to Rule 33(B) Regarding the Accused’s Submission No. 425, *Prosecutor v. Šešelj*, Case No. IT-03-67-T, President, 23 September 2009

ICTY, Professor Vojislav Šešelj’s Reply to the Registry Submission Pursuant to Rule 33(B) Regarding the Accused’s Submission No. 425, Prosecutor v. Šešelj, Case No. IT-03-67-T, President, 16 October 2009
ICTY, Decision on Vojislav Šešelj’s Request for Review of Registrar’s Decision of 10 September 2009, Prosecutor v. Šešelj, Case No. IT-03-67-T, Acting President, 21 October 2009
ICTY, Decision on Radovan Karadžić’s Request for Reversal of Limitations of Contact with Journalist: Le Monde, Prosecutor v. Karadžić, Case No. IT-95-5/18-T, Acting President, 28 October 2009
ICTY, Decision on Radovan Karadžić’s Request for Reversal of Limitations of Contact with Journalist: Russia Today, Prosecutor v. Karadžić, Case No. IT-95-5/18-T, Acting President, 6 November 2009
ICTY, Public Redacted Version of Decision of President on Application for Pardon or Commutation of Sentence of Dragan Jokić of 8 December 2009, Prosecutor v. Jokić and Contempt Proceedings against Dragan Jokić, Case No. IT-02-60-ES and IT-05-88-R77.1-ES, President, 13 January 2010
ICTY, internal memorandum from Judge Liu Daqun to the Deputy Registrar, 19 January 2010
ICTY, Decision on the Accused’s Oral Request to Reinstate Messrs. Zoran Krasic and Slavko Jerkovic as Privileged Associates, Prosecutor v. Šešelj, Case No. IT-03-67-T, T. Ch. III, 10 February 2010
ICTY, Decision of President on Early Release of Momcilo Krajišnik [sic], Prosecutor v. Momcilo Krajišnik, Case No. IT-00-39-ES, President, 26 July 2010
ICTY, Request for Reversal of Limitations of Contact with Journalist: Profil Magazine, Prosecutor v. Karadžić, Case No. IT-95-5/18-T, President, 17 August 2010
ICTY, Judge Antoine Mindua’s Separate and Concurring Opinion on the Order Regarding the Nightly Monitoring of the Accused, par. 3; Annex to: ICTY, Order Regarding the Nightly Monitoring of the Accused, Prosecutor v. Tolimir, Case No. IT-05-88/2-T, T. Ch. II, 25 August 2010
ICTY, Order Regarding the Nightly Monitoring of the Accused, Prosecutor v. Tolimir, Case No. IT-00-39-ES, President, 26 July 2010
ICTY, Registrar’s Submission Pursuant to Rule 33(B) of the Rules Regarding Radovan Karadžić’s Request for Reversal of Limitations of Contact with Journalist, Prosecutor v. Karadžić, Case No. IT-95-5/18-T, President, 25 August 2010
ICTY, statement by Tolimir in accordance with the Trial Chamber Decision of 25 August 2010, IT-05-88-2-T, D9124-D9123, 1 September 2010
ICTY, Decision on Request for Reversal of Limitations of Contact with Journalist: Profil Magazine, Prosecutor v. Karadžić, Case No. IT-95-5/18-T, President, 11 October 2010
ICTY, Registry Submission Pursuant to Rule 33(B) Concerning the Accused’s Statements on 19 October 2010, Prosecutor v. Tolimir, Case No. IT-05-88-2-T, T. Ch. II, 22 October 2010
ICTY, Order Regarding the Disclosure of Information on the Health of the Accused, Prosecutor v. Tolimir, Case No. IT-05-88-2-T, T. Ch. II, 29 October 2010
ICTY, Request for Reversal of Decision to Monitor Telephone Calls, Prosecutor v. Karadžić, Case No. IT-95-5/18-T, President, 28 January 2011
ICTY, Registrar’s Submission Pursuant to Rule 33(B) Regarding Radovan Karadžić’s Request for Reversal of Decision to Monitor Telephone Calls, Prosecutor v. Karadžić, Case No. IT-95-5/18-T, President, 17 February 2011
ICTY, Decision on Request for Reversal of Decision to Monitor Telephone Calls, Prosecutor v. Karadžić, Case No. IT-95-5/18-T, President, 21 April 2011

Israel

Israeli High Court of Justice, Yassin v. Commander of Kziot Military Detention Camp, judgment of 18 December 2002, HCJ 5591/02
Special Court for Sierra Leone

SCSL, Decision on the Urgent Defence Application for release from Provisional detention, Prosecutor v. Moinina Fofana, Case No. SCSL-2003-11-PD, T. Ch., 21 November 2003
SCSL, Decision on Motion for Modification of the Conditions of Detention, Prosecutor v. Norman, Case No. SCSL-2003-08-PT, President, 26 November 2003
SCSL, Decision Prohibiting Communications and Visits, Prosecutor v. Norman, Case No. SCSL-2003-08-PT, Registry, 20 January 2004
SCSL, Decision and Order on Defence Preliminary Motion on Defects in the Form of the Indictment, Prosecutor v. Brima, Kamara and Kanu, Case No. SCSL-04-16-PT, T. Ch, 1 April 2004
SCSL, Decision on Inter Parties Motion by Prosecution to Freeze the Account of the Accused Sam Hinga Norman at Union Trust Bank (SL) Limited or at any other Bank in Sierra Leone, Prosecutor v. Norman, Fofana and Kondewa, Case No. SCSL-04-14-PT, Designated Judge Pursuant to Rule 28 of the Rules, 19 April 2004
SCSL, Decision on Motion to Reverse the Order of the Registrar under Rule 48(C) of the Rules of detention, Prosecutor v. Hinga Norman, Case No. SCSL-04-14-PT, Acting President, 18 May 2004
SCSL, Transcripts, Prosecutor v. Norman, Fofana and Kondewa, Case No. SCSL-04-14-T, T. Ch. I, 18 June 2004
SCSL, Transcripts, Prosecutor v. Norman, Fofana and Kondewa, Case No. SCSL-04-14-T, T. Ch., 7 September 2004
SCSL, Transcripts, Prosecutor v. Norman, Fofana and Kondewa, Case No. SCSL-04-14-T, T. Ch., 1 November 2004
SCSL, Decision Prohibiting Visits, Prosecutor v. Norman, Fofana and Kondewa, Case No. SCSL-2004-14-T, Registrar, 8 November 2004
SCSL, Decision on Appeal against Refusal of Bail, Prosecutor v. Sesay, Kallon and Gbao, Case No. SCSL-04-15-AR65, A. Ch., 14 December 2004
SCSL, Transcripts, Prosecutor v. Norman, Fofana and Kondewa, Case No. SCSL-2004-14-T, T. Ch. I, 8 February 2005
SCSL, Appeal against Decision Refusing Bail, Prosecutor v. Norman, Fofana and Kondewa, Case No. SCSL-04-14-AR65, A. Ch., 11 March 2005
SCSL, Transcripts, Prosecutor v. Brima, Kamara and Kanu, Case No. SCSL-2004-16-T, T. Ch. II, 28 April 2005
SCSL, Decision on Request to Reverse the Order of the Acting Registrar under Rule 47(A) of the Rules of Detention of 6 June 2005, Prosecutor v. Hinga Norman, Case No. SCSL-04-14-RD47, President, 29 June 2005
SCSL, Decision on Joint Defence Motion for General Orders pursuant to Rule 54, Prosecutor v. Brima, Kamara and Kanu, Case No. SCSL-04-16-T, T. Ch. II, 28 July 2005
SCSL, Decision on the Defence Motion for the Temporary Provisional Release to Allow the Accused Santigie Borbor Kanu to Visit his Mother’s Grave, Prosecutor v. Brima, Kamara and Kanu, Case No. SCSL-04-16-T, T. Ch. II, 18 October 2005
SCSL, Decision on Brima-Kamara Defence Appeal Motion, Prosecutor v. Brima et al., Case No. SCSL-2004-16-AR73, 8 December 2005
SCSL, Decision of the President on Public Defence Motion Requesting Review of the Memorandum of Understanding between the International Criminal Court and the Special Court of Sierra Leone Dated 13 April 2006 & Modification of Mr. Charles Taylor’s Conditions of Detention, *Prosecutor v. Taylor*, Case No. SCSL-03-01-PT, President, 19 March 2007
SCSL, Order Designating State in which Augustine Gbao is to Serve his Sentence, *Prosecutor v. Gbao*, Case No. SCSL-04-15-ES, President, 26 October 2009
SCSL, Order Designating State in which Issa Sesay is to Serve his Sentence, *Prosecutor v. Sesay*, Case No. SCSL-04-15-ES, President, 26 October 2009
SCSL, Order Designating State in which Morris Kallon is to Serve his Sentence, *Prosecutor v. Kallon*, Case No. SCSL-04-15-ES, President, 26 October 2009
Letter from the Deputy Chief of Detention and the Chief of Detention to the prisoners concerning ‘Transfer Logistics Notice’ dated 27 October 2009
SCSL, Letter of Ms. Binta Mansaray, Acting Registrar of the SCSL, of 27 October 2009 to Mr. Wayne Jordash, Lead Counsel of the Sesay Defence Team; annex to SCSL, Urgent Application to the President of the Court under Rule 19(C) for Judicial Review of the Decision of the Acting Registrar in relation to the Enforcement of Sentence and to Temporarily Stay the Transfer of Detainees to a Designated Enforcement State, *Prosecutor v. Sesay et al.*, Case No. SCSL-04-15-T, President, 30 October 2009
SCSL, Urgent Application to the President of the Court under Rule 19(C) for Judicial Review of the Decision of the Acting Registrar in relation to the Enforcement of Sentence and to Temporarily Stay the Transfer of Detainees to a Designated Enforcement State, *Prosecutor v. Sesay et al.*, Case No. SCSL-04-15-T, President, 30 October 2009

**Special Rapporteur on Prisons and Conditions of Detention in Africa**

Report to the Government of the Republic of Cameroon on the visit of the Special Rapporteur on Prisons and Conditions of Detention in Africa From 2 to 15 September 2002, CHPR/37/OS/11/437

**Special Rapporteur on Torture and other cruel, inhuman or degrading treatment or punishment**


**Special Tribunal for Lebanon**

STL, Order on Conditions of Detention, Case No. CH/PRES/2009/01/rev, President, 21 April 2009
STL, Order Regarding the Detention of Persons Detained in Lebanon in Connection with the Case of the Attack against Prime Minister Rafiq Hariri and Others, Case No. CH/PTJ/2009/06, P.-T. J., 29 April 2009

**Subcommittee for the Prevention of Torture**

SPT, Report on the Visit of the Subcommittee on Prevention of Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment to Sweden, CAT/OP/SWE/1, 10 September 2008
SPT, Report on the Visit of the Subcommittee on Prevention of Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment to the Maldives, CAT/OP/MDV/1, 26 February 2009
SPT, Report on the visit of the Subcommittee on Prevention of Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment to Honduras, CAT/OP/HND/1, 10 February 2010
SPT, Report on the visit of the Subcommittee on Prevention of Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment to Mexico, CAT/OP/Mex/1, 31 May 2010
SPT, Report on the visit of the Subcommittee on Prevention of Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment to the Republic of Paraguay, CAT/OP/PRT/1, 7 June 2010

The Netherlands

Amsterdam Court of Appeal, judgment of 7 July 2000, LJN: AA8427
District Court of The Hague, judgment of 14 August 2002, LJN: AE6513
District Court of The Hague, judgment of 11 December 2006, LJN: AZ4156
Dutch Supreme Court, judgment of 19 October 2007, LJN: BA8454
Dutch Supreme Court, judgment of 30 September 2008, LJN: BF3741
RSJ, 02/1025/SGA, 28 May 2002
RSJ, 02/1182/SGA, 20 June 2002
RSJ, 02/1344/SGA, 10 July 2002
RSJ, 03/2776/SGA of 11 December 2003
RSJ, 03/2214/GA of 29 January 2004
RSJ, 04/0976/SGA of 19 May 2004
RSJ, 04/1397/GA of 19 October 2004
RSJ, 04/1375/GA of 19 November 2004
RSJ, 04/1406/GA of 19 November 2004
RSJ, 04/2401/GA of 16 December 2004
RSJ, 06/0698/GA of 22 August 2006
RSJ, 06/2052/GA of 8 January 2007
RSJ, 06/2053/GA of 8 January 2007
RSJ, 06/3188/GB of 27 March 2007
RSJ, 06/3263/GB of 27 March 2007
RSJ, 06/3185/GB of 27 March 2007
RSJ, 06/3261/GB of 27 March 2007
RSJ, 07/0034/GB of 27 March 2007
RSJ, 06/3139/GB of 27 March 2007
RSJ, 06/3260/GB of 27 March 2007
RSJ, 07/0336/GB of 15 May 2007
RSJ, 06/3258/GA of 6 June 2007
RSJ, 07/1742/GA of 11 October 2007
RSJ, 07/3438/GB of 31 March 2008
RSJ, 08/1748/TA of 13 November 2008
RSJ, 08/1943/GA of 4 December 2008
The Hague Court of Appeal, judgment of 30 March 2010, LJN: BL8979, Case Number 200.022.151/01

United Nations Committee for the Prevention of Torture

CAT, A/52/44, of 10 September 1997
CAT/C/SR.418, of 11 January 2001
United States

USA Supreme Court, *Bell v Wolfish*, 441 U.S. 520 (1979)