

In: KSC-BC-2020-06

The Prosecutor v. Hashim Thaçi, Kadri Veseli, Rexhep Selimi,

and Jakup Krasniqi

Before: Pre-Trial Judge

Judge Nicolas Guillou

**Registrar:** Dr Fidelma Donlon

**Date:** 26 July 2021

Language: English

Classification: Public

# Decision on Selimi Request for Extension of Time Limit

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**THE PRE-TRIAL JUDGE,**<sup>1</sup> pursuant to Articles 39(1) and (13) and 41(10) of Law No. 05/L-053 on Specialist Chambers and Specialist Prosecutor's Office ("Law"), and Rules 9(5)(a), (6) and 57(2) of the Rules of Procedure and Evidence Before the Kosovo Specialist Chambers ("Rules"), hereby renders this decision.

### I. PROCEDURAL BACKGROUND AND SUBMISSIONS

- 1. On 25 June 2021, the Pre-Trial Judge ordered Rexhep Selimi's ("Mr Selimi's") continued detention ("Detention Decision").<sup>2</sup> In the Detention Decision, the Pre-Trial Judge ordered Mr Selimi, if he so wishes, to file submissions on the next review of detention by no later than Wednesday, 4 August 2021.<sup>3</sup>
- 2. On 8 July 2021, Mr Selimi filed an appeal against the Detention Decision.<sup>4</sup>
- 3. On 23 July 2021, Mr Selimi filed a request for an extension of the time limit to provide submissions on the next review of detention, if necessary, until ten days of receipt of the decision issued by the Court of Appeals Panel in respect of the pending appeal ("Request").<sup>5</sup> He submits that good cause exists for the requested extension, as any future submissions on review of detention, if required, would benefit from being made following receipt and consideration of the decision of the Court of Appeals Panel.<sup>6</sup>

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<sup>&</sup>lt;sup>1</sup> KSC-BC-2020-06, F00001, President, Decision Assigning a Pre-Trial Judge, 23 April 2020, public.

<sup>&</sup>lt;sup>2</sup> KSC-BC-2020-06, F000372/RED, Pre-Trial Judge, *Public Redacted Version of Decision on Review of Detention of Rexhep Selimi*, 25 June 2021, public, para. 69(a).

<sup>&</sup>lt;sup>3</sup> Detention Decision, para. 69(b).

<sup>&</sup>lt;sup>4</sup> KSC-BC-2020-06, IA007/F00001, Defence for Mr Selimi, Appeal Against Decision on Review of Detention of Rexhep Selimi, 8 July 2021, confidential.

<sup>&</sup>lt;sup>5</sup> KSC-BC-2020-06, F00415, Defence for Mr Selimi, *Defence Request for an Extension of Time for Submissions on the Review of Detention*, 23 July 2021, public.

<sup>&</sup>lt;sup>6</sup> Request, para. 3.

## II. APPLICABLE LAW

- 4. Pursuant to Rule 9(5)(a) of the Rules, the Pre-Trial Judge may *proprio motu* reduce any time limit prescribed by the Rules or set by the Panel.
- 5. Pursuant to Rule 9(6) of the Rules, where no prejudice is caused to the opposing Party, a motion for variation of time may be disposed of without giving the opposing Party the opportunity to be heard.
- 6. Article 41(10) of the Law and Rule 57(2) of the Rules provide that, upon expiry of two (2) months from the last ruling on detention on remand, the Pre-Trial Judge or Panel seized with the case shall examine whether reasons for detention on remand still exist and render a ruling by which detention on remand is extended or terminated.

### III. DISCUSSION

7. Having considered the reasons put forward by Mr Selimi, in particular the fact that his submissions on detention would benefit from considering the impending decision of the Court of Appeals Panel, the Pre-Trial Judge finds that good cause has been shown, warranting the requested extension of time. In this context, the Pre-Trial Judge notes that Mr Selimi has waived his right to have his detention reviewed before the expiry of the two-month time limit set out in Article 41(10) of the Law and Rule 57(2) of the Rules.<sup>7</sup>

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<sup>&</sup>lt;sup>7</sup> Request, para. 4.

## IV. DISPOSITION

- 8. For the above-mentioned reasons, the Pre-Trial Judge hereby:
  - a. **GRANTS** the Request;
  - b. ORDERS Mr Selimi to provide submissions on whether reasons for continued detention still exist by no later than ten days after notification of the decision of the Court of Appeals Panel on his pending appeal against the Detention Decision, with responses and replies following the timeline set out in Rule 76 of the Rules; and
  - c. **ORDERS** the SPO, should Mr Selimi decide not to file any submissions by the aforementioned time limit, to file submissions on the next review of Mr Selimi's detention by no later than **ten days after Mr Selimi's deadline**, and Mr Selimi, if he wishes to do so, to file his submissions by no later than **ten days after the SPO deadline**.

Judge Nicolas Guillou Pre-Trial Judge

Dated this Monday, 26 July 2021 At The Hague, the Netherlands.