**AFRICAN UNION**

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**PEACE AND SECURITY COUNCIL 519™ MEETING**

**ADDIS ABABA, ETHIOPIA**

**26 JUNE 2015**

**PSC/PR/COMM.(DXIX)**

**COMMUNIQUE**

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The Peace and Security Council of the African Union (AU), at its 519th meeting held in Addis Ababa, on 26 June 2015, adopted the following decision in the wake of the arrest in London, United Kingdom (UK), on 20 June 2015, of Lieutenant-General Emmanuel Karenzi Karake, Chief of the National Intelligence and Security Services of the Republic of Rwanda who was on an official visit in the UK:

**Council,**

1. **Takes note** of the introductory remarks made by the Commissioner for Peace and Security, Ambassador Smail Chergui, and the briefing made by Mrs. Louise Mushikiwabo, Minister of Foreign Affairs and Cooperation of the Republic of Rwanda. Council **also takes note** of the statements made by Dr. Tedros Adhanom Ghebreyesus, Minister of Foreign Affairs of the Federal Democratic Republic of Ethiopia, Mr. Okello Oryem, Minister of State for International Affairs of the Republic of Uganda, and Professor Githu Muigai, Attorney-General of the Republic of Kenya, as well by the Permanent Representative of the Republic of Zimbabwe, in its capacity as the Chair of the AU;
2. **Recalls** communique PSC/MIN/Comm.l (CLI) adopted at its 151st meeting held in New York, on 22 September 2008, in particular paragraph 5 of the said communique, which reaffirmed decision Assembly/AU/Dec. 199 (XI) on the abuse of the principle of universal jurisdiction adopted by the 11 Ordinary Session of the Assembly of the Union held in Sharm El Sheikh, Egypt, from 30 June to 1 July 2008, stressed the need for international justice to be conducted in a transparent and fair manner, in line with the principles of international law, and expressed concern that the abuse of the principle of universal jurisdiction poses a threat to the efforts aimed at promoting the rule of law and stability, as well as at building strong national and regional institutions;
3. **Further recalls** paragraph 8 of decision Assembly/AU/Dec.199 (XI) calling on all United Nations (UN) Member States, in particular the European Union (EU) Member States, to impose a moratorium on the execution of arrest warrants until all relevant legal and political issues have been exhaustively discussed between the AU, the EU and the UN;
4. **Expresses its deep concern** about the arrest of Lieutenant-General Emmanuel Karenzi Karake on the basis of an arrest warrant issued by a Spanish Judge, and **considers** it as not only an attack on a Rwandan national, but on Africa as a whole;
5. **Strongly condemns** the blatant violation of the principle of universal jurisdiction by some non-African States against African government officials and its implications for peace and security on the continent, and **stresses** that this abuse threatens to reverse the hard-won security and stability in Rwanda and in Africa as a whole;
6. **Stresses** that the arrest is politically motivated and **underscores** the fact that arrest warrants issued by individual non-African Judges and other non-African national legal systems are a clear violation of the sovereignty and territorial integrity of African States and constitute an attempt to subordinate African legal systems to those of non-African States;
7. **Notes** that Spain's National High Court, on 21 January 2015, overruled Judge Fernando Andreu Merelles of the Spain's National Court's *{Audiencia National)* 6 February 2008 indictment of 40 senior Rwandan military officers and nullified all arrest warrants. Council **expresses its dismay** that the UK went ahead with the arrest, despite the decision of Spain's National High Court;
8. **Further notes** that Interpol has not endorsed the Spanish arrest warrants, having issued, in 2008, a certificate to all 40 officers stating that Interpol will not issue Red Notices against them, to avoid breaching its constitutional statutes which stay away from politically motivated arrest warrants;
9. **Condemns** the arrest as it violates decision Assembly/AU/Dec.199 (XI) and the spirit of the agreement of April 2014 between the EU and Africa during the 4th EU-Africa Summit held in Brussels, Belgium, on political dialogue between the EU and Africa to address the issue of the abuse of the principle of universal jurisdiction once and for all, and **calls for** the immediate and unconditional release of Lieutenant-General Emmanuel Karenzi Karake by the UK authorities;
10. **Expresses concern** at the continued support by certain quarters of the international community to groups that perpetrated genocide and continue to vehicle its toxic ideology, as well as attempt to absolve those who committed genocide in Rwanda and, in this respect, **stresses** that extremist groups should in no way be sanitized;
11. **Calls upon** the international community to respect the sovereignty and dignity of the African Member States, as required by international law and conventions;
12. **Requests** the Chairperson of the Commission to formally convey this decision to the UK and Spanish authorities, as well as to all the UN and EU Member States, and to further engage them towards the speedy resolution of this matter;
13. **Recommends** to the Assembly of the Union to review the implementation of its decisions on the issue of the principle of universal jurisdiction, with a view to providing further guidance to Member States, the Commission and other AU organs;
14. **Further requests** the Chairperson of the Commission to provide regular updates on the evolution of the situation;
15. **Decides** to remain actively seized of the matter.