UNITED **NATIONS**

Case

No.

IT-98-32/1-T

Date:

15 May 2009

Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law Committed in the Territory of the Former Yugoslavia since 1991

International Tribunal for the

IN TRIAL CHAMBER III

Before:

Judge Patrick Robinson, Presiding

Judge Christine Van den Wyngaert

Judge Pedro David

Registrar:

Mr. John Hocking

THE PROSECUTOR

MILAN LUKIĆ & SREDOJE LUKIĆ

PUBLIC

CORRIGENDUM TO PROSECUTION'S FINAL TRIAL BRIEF

The Office of the Prosecutor:

Mr. Dermot Groome

Counsel for Milan Lukić:

Mr. Jason Alarid Mr. Dragan Ivetić

<u>Counsel for Sredoje Lukić:</u> Mr. Djuro Đ. Čepić

Mr. Jens Dieckmann

THE INTERNATIONAL CRIMINAL TRIBUNAL FOR THE FORMER YUGOSLAVIA

IT-98-32/1-T

THE PROSECUTOR
v.
MILAN LUKIĆ &
SREDOJE LUKIĆ

PUBLIC

CORRIGENDUM TO PROSECUTION'S FINAL TRIAL BRIEF

- On 14 May 2009, the Chamber issued a decision removing two pieces of evidence from the trial record. The Prosecution had already filed its Final Trial Brief, in accordance with the relevant scheduling order, on 12 May 2009.¹ At the time of filing, the documents were on the trial record.
- 2. The Prosecution therefore files this Corrigendum to remove references of the aforementioned documents from the Final Trial Brief.
- 3. The following adjustments should be made:
 - i. Paragraph 34: delete the final sentence.
 - ii. Paragraph 36, first footnote: delete reference to "SL-Record-of-Interview".
 - iii. Paragraph 37, first footnote: delete references to "SL-Record-of-Interview" and "Duga-Article".
 - iv. Paragraph 38, first footnote: delete references to "SL-Record-of-Interview" and "Duga-Article".
 - v. Paragraph 38: delete the final sentence.
 - vi. Paragraph 70: delete the final sentence.
 - vii. Paragraph 228: delete the final sentence.
 - viii. Paragraph 323: delete the final sentence.

¹ Prosecutor v. Milan Lukić & Sredoje Lukić, Case No. IT-98-32/1-T, Decision on Defence of Milan Lukić Request for Additional Time for Final Brief and Closing Argument and Notice of Non-Availability, and on the Defence of Sredoje Lukić Request for Variation of Word Limits, with Incorporated Scheduling Order, p.5.

ix. Paragraph 388: delete the second sentence, beginning with the word "First".

Thama amam

x. Paragraph 407: delete the second sentence, beginning with the word

"Perhaps".

xi. Paragraph 460, first footnote: delete the reference to information

contained in the "SL-Record-of-Interview".

xii. Paragraph 515: delete the final sentence.

xiii. Paragraph 597: delete final footnote.

xiv. Paragraph 628: delete the second sentence, beginning with the words "In

fact".

xv. Paragraph 641: delete the fourth sentence, beginning with the word

"Moreover".

III. RELIEF REQUESTED

4. For the foregoing reasons, the Prosecution respectfully requests that the Chamber disregard the above-mentioned references to exhibits which are no longer on the

record.

Respectfully Submitted,

Dermot Groome

Senior Trial Attorney

Dated this 15th Day of May 2009 The Hague, The Netherlands

Word Count: 295