



International Tribunal for the

Prosecution of Persons

Responsible for Serious Violations of International Humanitarian Law Committed in the Territory of the

former Yugoslavia since 1991

Case No.: IT-05-87-T

Date:

3 June 2008

Original:

English

IN THE TRIAL CHAMBER

Before:

Judge Iain Bonomy, Presiding

Judge Ali Nawaz Chowhan Judge Tsvetana Kamenova

Judge Janet Nosworthy, Reserve Judge

Registrar:

Mr. Hans Holthuis

Decision of:

3 June 2008

PROSECUTOR

v.

MILAN MILUTINOVIĆ NIKOLA ŠAINOVIĆ DRAGOLJUB OJDANIĆ NEBOJŠA PAVKOVIĆ VLADIMIR LAZAREVIĆ SRETEN LUKIĆ

PUBLIC

DECISION ON OJDANIC DEFENCE MOTION FOR ADMISSION OF DOCUMENTS PURSUANT TO RULE 85(A)(vi)

Office of the Prosecutor

Mr. Thomas Hannis Mr. Chester Stamp

Counsel for the Accused

Mr. Eugene O'Sullivan and Mr. Slobodan Zečević for Mr. Milan Milutinović

Mr. Toma Fila and Mr. Vladimir Petrović for Mr. Nikola Šainović

Mr. Tomislav Višnjić and Mr. Norman Sepenuk for Mr. Dragoljub Ojdanić

Mr. John Ackerman and Mr. Aleksandar Aleksić for Mr. Nebojša Pavković

Mr. Mihajlo Bakrač and Mr. Đuro Čepić for Mr. Vladimir Lazarević

Mr. Branko Lukić and Mr. Dragan Ivetić for Mr. Sreten Lukić

THIS TRIAL CHAMBER of the International Tribunal for the Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law Committed in the Territory of the former Yugoslavia since 1991 ("Tribunal") is seised of a partially confidential "Ojdanic Motion to Admit Relevant Information for Purposes of Rule 85(A)(VI) Sentencing Mitigation," filed 23 May 2008 ("Motion"), and hereby renders its decision thereon.

- In the Motion, the Ojdanić Defence seeks to admit six documents for the purposes of sentencing mitigation, in the event that the Accused Dragoljub Ojdanić is convicted. The Prosecution has indicated that it does not intend to respond to the Motion.
- 2. Rule 85 provides as follows:

Rule 85 Presentation of Evidence

- (A) Each party is entitled to call witnesses and present evidence. Unless otherwise directed by the Trial Chamber in the interests of justice, evidence at the trial shall be presented in the following sequence:
 - (i) evidence for the prosecution;
 - (ii) evidence for the defence:
 - (iii) prosecution evidence in rebuttal;
 - (iv) defence evidence in rejoinder;
 - (v) evidence ordered by the Trial Chamber pursuant to Rule 98; and
 - (vi) any relevant information that may assist the Trial Chamber in determining an appropriate sentence if the accused is found guilty on one or more of the charges in the indictment.
- (B) Examination-in-chief, cross-examination and re-examination shall be allowed in each case. It shall be for the party calling a witness to examine such witness in chief, but a Judge may at any stage put any question to the witness.
- (C) If the accused so desires, the accused may appear as a witness in his or her own defence.

[Emphasis added.]

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- 3. The Trial Chamber considers that it is appropriate to admit the requested information into evidence.
- 4. Accordingly, the Trial Chamber, pursuant to Rules 54, 85, and 89 of the Rules of Procedure and Evidence of the Tribunal, hereby GRANTS the Motion and ORDERS that exhibits 3D1143, 3D1149, 3D1150, 3D1151, 3D1152, and 3D1153 shall be admitted into evidence.

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

Judge Iain Bonomy

Presiding

Dated this third day of June 2008 At The Hague The Netherlands

[Seal of the Tribunal]