TCI ORDER OF 13/06/2017, D111800-D111798 IT-09-92-T D87664-D87662 10 March 2015

MADE PUBLIC PURSUANT TO

UNITED NATIONS	International Tribunal for the	Case No.	IT-09-92-T
	Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law	Date:	10 March 2015
	Committed in the Territory of the Former Yugoslavia since 1991	Original:	English

IN TRIAL CHAMBER I

Before:

Judge Alphons Orie, Presiding Judge Bakone Justice Moloto Judge Christoph Flügge

Registrar:

Order of:

10 March 2015

Mr John Hocking

PROSECUTOR

v.

RATKO MLADIĆ

CONFIDENTIAL

ORDER TO THE REGISTRAR TO APPOINT OR ASSIGN **COUNSEL TO WITNESS VIDOJE BLAGOJEVIĆ**

Office of the Prosecutor Mr Peter McCloskey Mr Alan Tieger

Counsel for Ratko Mladić Mr Branko Lukić Mr Miodrag Stojanović

87664

AJ

MADE PUBLIC PURSUANT TO TCI ORDER OF 13/06/2017, D111800-D111798

TRIAL CHAMBER I ("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");

NOTING the Defence's request for presence of counsel for Defence Witness Vidoje Blagojević ("Witness"), a former accused previously convicted by the Tribunal, during his upcoming testimony before this Chamber;¹

NOTING the Witness's letter to the Chamber wherein he specifies that he seeks appointment of his prior defence counsel Vladimir Domazet to assist him in any proofing sessions and during his upcoming testimony, especially in relation to any potential self-incriminating testimony which could then be used against the Witness in domestic proceedings;²

NOTING the Prosecution's non-objection to these requests;³

CONSIDERING Rule 90 (E) of the Tribunal's Rules of Procedure and Evidence ("Rules") which states that a witness may object to making any statement which might tend to incriminate him;

CONSIDERING that the Witness's expected testimony may touch upon issues which could expose him to the risk of self-incrimination;

CONSIDERING that the risk of self-incrimination does not necessarily require assistance of counsel in the courtroom;

FINDING it appropriate however, in the present circumstances and on an exceptional basis, to grant the Witness access to legal assistance in determining whether any of his answers during his testimony before this Chamber may incriminate him;

PURSUANT TO Rule 54 of the Rules;

¹ Defence Request for Presence of Counsel for Defence Witness Vidoje Blagojević, 3 March 2015 (Confidential), paras 2-3, 5.

² Letter to Trial Chamber I, 4 March 2015 (Confidential).

³ T. 32653.

MADE PUBLIC PURSUANT TO TCI ORDER OF 13/06/2017, D111800-D111798

ORDERS the Registry to inform the Witness of the content of this order and appoint or assign counsel, preferably Vladimir Domazet, to the Witness to assist him prior and during his testimony before this Chamber.

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

Judge Alphons Orie Presiding Judge

Dated this Tenth day of March 2015 At The Hague The Netherlands

[Seal of the Tribunal]