UNITED **NATIONS**

IT-03-69-T D32811-D32810 23 August 2011



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

IT-03-69-T Case No.

Date:

23 August 2011

Original:

English

IN TRIAL CHAMBER I

Before:

Judge Alphons Orie, Presiding

Judge Michèle Picard

Judge Elizabeth Gwaunza

Registrar:

Mr John Hocking

Order of:

23 August 2011

PROSECUTOR

JOVICA STANIŠIĆ FRANKO SIMATOVIĆ

PUBLIC

ORDER IN RELATION TO DECISION ON MOTION BY RADOVAN KARADŽIĆ FOR ACCESS TO CONFIDENTIAL MATERIALS IN THE STANIŠIĆ AND SIMATOVIĆ CASE OF 17 JULY 2009

Prosecutor v. Stanišić and Simatović

Prosecutor v. Karadžić (Case no. IT-95-5/18-T)

Office of the Prosecutor

Office of the Prosecutor

Mr Dermot Groome

Mr Alan Tieger

Ms Hildegard Uertz-Retzlaff

Counsel for Mr Stanišić

The Accused

Mr Wayne Jordash Mr Scott Martin

Mr Radovan Karadžić

Counsel for Mr Simatović

Standby Counsel for the Accused

Mr Mihajlo Bakrač Mr Vladimir Petrović Mr Richard Harvey

32810

TRIAL CHAMBER I 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 ("Chamber");

RECALLING its Decision on Motion by Radovan Karadžić for Access to Confidential Materials

in the Stanišić and Simatović Case, filed on 17 July 2009 ("Access Decision"), wherein Radovan

Karadžić was granted partial access to confidential materials in this case;

NOTING that on 15 April 2010, Trial Chamber III hearing the case Prosecutor v. Radovan

Karadžić, designated Mr Richard Harvey as standby counsel ("Standby Counsel") for Mr Karadžić

and stated that he shall, inter alia, receive copies of all court documents, filings, and disclosed

materials generated by or sent to the Accused, so as to maintain the capacity to step in to represent

the interests of Mr Karadžić should the Trial Chamber determine that this is necessary;¹

CONSIDERING that it is consonant with the spirit of this ruling that Standby Counsel also receive

materials disclosed to Mr Karadžić in accordance with the Access Decision;

HEREBY ORDERS that as of the date of this filing, Standby Counsel be included among the

recipients receiving material in accordance with the Access Decision;

INSTRUCTS the Registry to provide Standby Counsel with all material provided to Mr Karadžić

as a result of the relief granted in the Access Decision;

ORDERS that the Chamber's instructions set out in the Access Decision relating to maintaining the

confidentiality of material from this case also apply to Standby Counsel.

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

Judge Alphons Orie Presiding Judge

Dated this twenty-third of August 2011 At The Hague The Netherlands

[Seal of the Tribunal]

Prosecutor v. Karadžić, Case no. IT-95-5/18-T, Decision on Designation of Standby Counsel, 15 April 2010, paras 8-9.