



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: 23 March 2007
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: 23 March 2007

PROSECUTOR

v.

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

**DECISION ON JOINT DEFENCE AND PROSECUTION MOTION FOR
ADMISSION OF FURTHER AGREED DOCUMENTS**

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 the “Joint Defence and Prosecution Motion for Admission of Further Agreed Documents,” filed 22 March 2007 (“Motion”), and hereby renders its decision thereon.

1. In the Motion, the parties inform the Chamber that they have come to agreement upon the admissibility of several documents, listed in Annex A, and request that they be admitted into evidence.

2. The first document is exhibit 1D18, which is *International Documents and Analysis, Volume 1, The Crisis in Kosovo 1989–1999*, by Marc Weller, Centre of International Studies, University of Cambridge, published by Documents and Analysis Publishing Ltd., 1999. The majority of the excerpts listed in Annex A have already been admitted into evidence in the trial. Accordingly, the Chamber hereby ORDERS that the remaining excerpts listed in Annex A, which are not already in evidence, shall be admitted on agreement of the parties, as follows: (a) eCourt page 414, “11. Contact Group Non-negotiable Principles/Basic Elements, 30 January 1999”; (b) eCourt page 466, “31. Letter from the FRY/Serb Delegation to the Negotiators, 23 February 1999”; (c) eCourt page 466, “32. Letter from the FRY/Serb Delegation to the Negotiators, 23 February 1999”; and (d) eCourt page 466, “33. Letter from the FRY/Serb Delegation to the Negotiators, 23 February 1999, 16.00 hrs”.

3. The second document is exhibit P1279, a collection of all wartime editions of the magazine entitled *Vojska*, which is not admitted into evidence. The parties inform the Chamber that a series of Defence exhibits, which are original B/C/S excerpts of P1279, have been uploaded into eCourt, along with their translations. Accordingly, the Chamber hereby ORDERS that the following exhibits shall be admitted into evidence on agreement of the parties: 1D459, 1D460, 1D461, 1D462, 1D463, 1D464, 1D465, 1D466, 1D467, and 1D468.

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



Judge Iain Bonomy
Presiding

Dated this twenty-third day of March 2007
At The Hague
The Netherlands

[Seal of the Tribunal]