



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-03-67-T

Date: 28 November 2007

Original: ENGLISH  
French

**IN TRIAL CHAMBER III**

**Before:** Judge Jean-Claude Antonetti, Presiding  
Judge Frederik Harhoff  
Judge Flavia Lattanzi

**Registrar:** Mr Hans Holthuis

**Order of:** 28 November 2007

**THE PROSECUTOR**

v.

**VOJISLAV ŠEŠELJ**

***PUBLIC DOCUMENT***

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**CORRIGENDUM**

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**The Office of the Prosecutor:**

Ms Christine Dahl

**The Accused:**

Mr Vojislav Šešelj

**TRIAL CHAMBER III** ("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 Decision regarding the preliminary motion filed by the Accused, rendered by the Chamber on 27 November 2007 ("Decision");

**CONSIDERING** that it has become apparent that the paper version filed with the Registry is different from the electronic version and that it is therefore necessary to correct the paper version;

**CONSIDERING** that in the paper version, sub-paragraph (vi) of paragraph 82, which reads as follows

To amend paragraphs 10(d), 17(g) and 17(i) in order to reflect the Prosecution's position which will be either (a) to hold the Accused responsible for the crimes committed in Vojvodina, for the crimes committed in other areas of Vojvodina besides Hrtkovci, in which case it is necessary for the Prosecution to specify which places these are,

should in fact read as follows

To amend paragraphs 10(d), 17(g) and 17(i) in order to reflect the Prosecution's position which will be either (a) to hold the Accused responsible for the crimes committed in Vojvodina, only in Hrtkovci, in which case paragraphs 10(d), 17(g) and 17(i) will have to mention Hrtkovci only, or, as the case may be (b) to hold the Accused responsible for the crimes committed in other areas of Vojvodina besides Hrtkovci, in which case it is necessary for the Prosecution to specify which places these are.

**FOR THESE REASONS**

**PURSUANT TO** Rule 54 of the Rules of Procedure and Evidence of the Tribunal

**ORDERS** that the text in paragraph 82 (vi) of the disposition be corrected to reflect the text in the electronic version as follows

To amend paragraphs 10(d), 17(g) and 17(i) in order to reflect the Prosecution's position which will be either (a) to hold the Accused responsible for the crimes committed in Vojvodina, only in Hrtkovci, in which case paragraphs 10(d), 17(g) and 17(i) will have to mention Hrtkovci only, or, as the case may be (b) to hold the Accused responsible for the crimes committed in other areas of Vojvodina besides Hrtkovci, in which case it is necessary for the Prosecution to specify which places these are.

