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International Criminal Tribunal for the Former Yugoslavia

Court Management and Support Services Section

Tribunal Pénal International pour l'ex-Yougoslavie

Section des Services d'administration et d'appui judiciaire MADE PUBLIC PURSUANT TO APPEALS CHAMBER'S DECISION OF 03/05/2017, MICT-13-55-A, A4801-A4799

CA	SE/AFFAIRE NO.	IT-05-88/2-T	(Z. TOLIMIR)	DATE	03 May 20	1

FROM/DE	CARLINE	AMEERALI.	HEAD	COURT	OPERA	TIONS	UNIT

₩ President/Président	Prosecutor/Procureur	0 Defense Counsel/Conseil de la Défense					
0 Vice President/Vice-Président		Legal Advisers / Conseillers juridiques					
Appeals Chamber/ Chambre d'appel	0 Case Manager/ Commis aux affaires						
0 Trial Chamber I/ Chambre de Ière instance I	0 Chief of Investigations/ Chef des enquêtes						
0 Trial Chamber II/ Chambre de 1ère instance II							
0 Trial Chamber III/ Chambre de 1ère instance III							
0 Pro Se Legal Liaison Officer/Ja	uriste chargé de la liaison avec	· l'accusé					
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0 Other/Autre							
Registrar/Deputy Registrar/Gre	effier/Greffier adjoint	<b>W</b> VWS Coordinator/Coordinateur de la SVT					
0 Senior Legal Officer/Juriste ho	rs-classe / Legal Officer	0 UNDU Commanding Officer/Commandant du QPNU					
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Order/Warrant/Decision issued by Appeals Chamber or Trial Chamber or a Judge on/
Ordonnance/Mandat/Décision émis(e) par la Chambre d'appel ou les Chambres de 1ère instance ou un Juge le 02/07/2010

0 Order/Decision issued by the President on/Ordonnance/Décision émise par le Président le \_\_\_\_/\_\_\_/

Response/Reply/Brief submitted by Prosecution/Defence Counsel/Accused on/

Réponse/Réplique/Mémoire présenté(e) par l'Accusation/le Conseil de la défense/Accusé le \_\_\_\_/\_\_\_/\_\_\_\_

0 Decision of the Registrar on/Décision du Greffier le \_\_\_\_/\_\_/

0 Other/Autre

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UNITED **NATIONS**  D 8699 - D 8696 02 JULY 2010



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-05-88/2-T

Date:

2 July 2010

Original: English

# IN TRIAL CHAMBER II

Before:

Judge Christoph Flügge, Presiding Judge Antoine Kesia-Mbe Mindua Judge Prisca Matimba Nyambe

Registrar:

Mr. John Hocking

Decision of:

2 July 2010

**PROSECUTOR** 

٧.

## **ZDRAVKO TOLIMIR**

## CONFIDENTIAL

# DECISION ON PROSECUTION PROPOSAL FOR SITE VISIT

Office of the Prosecutor Mr. Peter McCloskey

The Accused Zdravko Tolimir **TRIAL CHAMBER II** ("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");

**BEING SEISED OF** the "Proposal for Site Visit", filed confidentially by the Office of the Prosecutior ("Prosecution") on 3 May 2010 ("Prosecution Proposal"), in which the Prosecution requests that the Trial Chamber order a site visit to the locations set out in the Appendix to the Prosecution Proposal, either during June 2010 or after the summer recess; <sup>1</sup>

**NOTING** that the Prosecution submits that many Trial Chambers hearing cases before the Tribunal have conducted site visits and that the value of such site visits has been demonstrated by the finding in *Prosecutor v. Brdanin* that the site visit enabled the Trial Chamber to assess better "the terrain, locations, distances and other topographical aspects"; <sup>2</sup>

**NOTING** that based on the Prosecution's prior experience the site visit should take approximately 5-7 days to complete;<sup>3</sup>

NOTING the "Confidential Defence Submission Pertaining to the Proposal for Site Visit", filed confidentially by Accused Zdravko Tolimir ("Accused") on 14 May 2010 ("Defence Submission") in which the Defence moves that the Trial Chamber order a site visit, allow Aleksandar Gajić to participate actively in the site visit as the Accused's legal adviser, set a date for the site visit and a deadline for the completion of the detailed planning, and issue relevant instructions on the procedures to be followed by the parties during the site visit;

**NOTING** the Defence submits that a site visit "is not and must not be" merely a visit to some locations but that its purpose should be to collect relevant evidence<sup>8</sup> and that a site visit constitutes evidence gathering by a Trial Chamber through direct observation;<sup>9</sup>

**NOTING** the Defence proposes that certain routes and additional locations should be included in the site visit; 10

Prosecution Proposal, para. 5.

Prosecution Proposal, para. 3 (citing Case No. IT-99-36-T, Prosecutor v. Brdanin, Judgement, 1 September 2004, para. 45).

Prosecution Proposal, para. 4.

<sup>&</sup>lt;sup>4</sup> Defence Submission, para. 20.

<sup>&</sup>lt;sup>5</sup> Defence Submission, paras. 17, 21.

<sup>&</sup>lt;sup>6</sup> Defence Submission, para. 22.

Defence Submission, para. 23.

<sup>&</sup>lt;sup>8</sup> Defence Submission, para. 5.

Defence Submission, para. 16.

**NOTING** that the Accused is representing himself;

**CONSIDERING** that the Accused will not be prejudiced if he is represented by Mr. Gajić during the site visit, provided that its purpose is not the collection of evidence;.

**CONSIDERING** that it is in the interests of justice to conduct a site visit so that the Trial Chamber may familiarise itself with locations related to the crimes alleged in the Indictment;

**CONSIDERING** that the Trial Chamber will decide on the precise itinerary and planning for the site visit after taking fully into account the proposals of the parties and any relevant security and practical factors;

**NOTING** that Rule 4 of the Rules of Procedure and Evidence ("Rules") provides: "A Chamber may exercise its functions at a place other than the seat of the Tribunal";

**CONSIDERING** that, pursuant to Rule 4 of the Rules, the President has authorised the Trial Chamber to exercise its function at a place other than the site of the Tribunal, in order to conduct a site visit:<sup>11</sup>

### FOR THE FOREGOING REASONS

PURSUANT to Rules 4 and 54 of the Rules;

GRANTS the Motion IN PART and ORDERS that the site visit shall take place for a period of about a week after the summer recess on dates to be determined by the Trial Chamber and that during the site visit the parties:

- (1) shall not seek the admission of evidence;
- (2) may identify for the Judges geographical locations or features of geographical locations which are referred to in the indictment, the pre-trial briefs or other submissions that the parties have made to the Trial Chamber;
- (3) shall have no contact with the media; and
- (4) shall conform to the itinerary to be decided by the Trial Chamber.

<sup>&</sup>lt;sup>10</sup> Defence Submission, paras. 10–14.

Internal Memorandum regarding "Seeking authorization pursuant to Rule 4 in *Prosecutor v Tolimir*", from President Robinson, sent on 27 May 2010, para. 1

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

Judge Christoph Flügge

Presiding Judge

Dated this second day of July 2010 At The Hague The Netherlands

[Seal of the Tribunal]