

UNITED
NATIONS

IT-02-60-PT
D15950-D15949
17 APRIL 2003

~~IT-00-39-PT~~
~~D7225-D7224~~
~~17 APRIL 2003~~

~~7225~~
AT
15950



International Tribunal for
the Prosecution of
Persons Responsible for Serious Violations of
International Humanitarian Law
Committed in the Territory of
Former Yugoslavia since 1991

Case No. IT-00-39-PT
Date: 17 April 2003
Original: English

BQ

THE TRIAL CHAMBER

Before: Judge Alphons Orie, Presiding
Judge Liu Daqun
Judge Amin El Mahdi

Registrar: Mr. Hans Holthuis

Decision of: 17 April 2003

PROSECUTOR

v.

MOMČILO KRAJIŠNIK

**DECISION ON JOKIĆ'S DEFENCE MOTION
FOR ACCESS TO CONFIDENTIAL FILINGS**

The Office of the Prosecutor in Prosecutor v. Krajišnik:

Mr. Mark Harmon
Mr. Alan Tieger

The Office of the Prosecutor in Prosecutor v. Blagojević et al.:

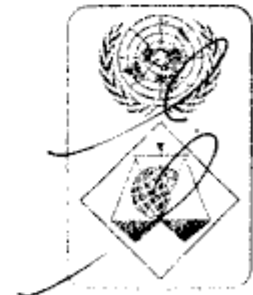
Mr. Peter McCloskey

Counsel for the Accused in Prosecutor v. Krajišnik:

Mr. Deyan R. Braschich
Mr. Goran Nešković

Counsel for the Accused in Prosecutor v. Blagojević et al.:

Mr. Miodrag Stojanović and Ms. Cynthia Sinatra for Dragan Jokić



Case No.: IT-00-39-PT

17 April 2003

TRIAL CHAMBER I, ("the 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;

BEING SEIZED of the "Motion from Dragan Jokić's Defence for Access to 'Prosecution's Response to Motion to Exclude Intercepted Communications' currently Filed as Confidential in the Case of The Prosecution v. Momčilo Krajišnik and Biljana Plavšić" ("the Motion for Access") filed on 8 January 2003;

CONSIDERING that on 22 January 2003 the Prosecution filed a response to the Motion for Access requesting the Chamber to dismiss it since the Jokić Defence had orally stated its willingness to withdraw the Motion;

CONSIDERING that on 23 January 2003 the Jokić Defence has indeed filed a Motion to withdraw the Motion for Access because the requested response, previously considered confidential, had in the meantime been provided by the Prosecution;

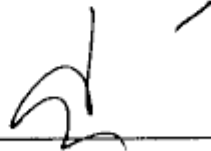
FINDING, therefore, that the Chamber has no reason to decide on the issue raised by the Motion for Access on 8 January 2003;

HEREBY considers the Motion for Access withdrawn.


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

Dated this seventeenth day of April 2003,

At The Hague,
The Netherlands



Judge Alphons Orie
Presiding Judge



(Seal of the Tribunal)