



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-94-1-T
Date: 18 April 1996
Original: English

IN THE TRIAL CHAMBER

Before: Judge McDonald, Presiding
Judge Stephen
Judge Vohrah

Registrar: Mrs. Dorothee de Sampayo Garrido-Nijgh

Order of: 18 April 1996

THE PROSECUTOR

v.

DUSAN TADIĆ a/k/a/ "DULE"

**ORDER TO PROVIDE NOTICE OF
EXPERT WITNESSES AND EXPERT ASSISTANCE**

The Office of the Prosecutor:

Mr. Grant Niemann **Ms. Brenda Hollis**
Mr. Alan Tieger **Mr. Michael Keegan**

Counsel for the Accused:

Professor Michael Wladimiroff
Mr. Alphons Orie
Mr. Milan Vujin
Mr. Steven Kay

THE TRIAL CHAMBER

HAVING CONSIDERED THE SUBMISSIONS OF THE PARTIES and the importance of an orderly and informed presentation of the facts of this case to a fair and just result:

HEREBY ORDERS:

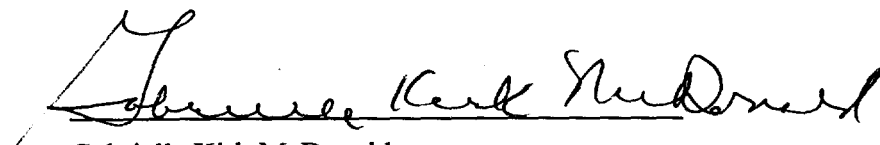
- (1) The Prosecution and the Defence will provide the opposing party with timely notice of potential expert witnesses. The notice will include the name of the witness, the witness's curriculum vitae, statement of the area(s) about which the witness will testify, and the opinion(s) the expert will render.
- (2)
 - (i) No later than Friday 19 April 1996, the Prosecution will provide the Defence with notice of all its potential expert witnesses. The notice will include the information specified in paragraph (1) above. On the same day, the Defence will provide the Prosecution with details of the specific areas of expertise on which it intends to call expert witnesses.
 - (ii) No later than Friday 10 May 1996, the Defence will provide the Prosecution with notice of all its potential expert witnesses. The notice will include the information specified in paragraph (1) above.

- (iii) The Prosecution may by Friday 24 May 1996 give notice of any additional expert witnesses needed for rebuttal.

 - (iv) For good cause shown, the Trial Chamber will allow testimony of expert witnesses where notice of such expert testimony is given after the required date. The party offering such expert testimony shall provide the notice required in paragraph 1 above, and the justification for the late notice.

 - (v) The above imposed notice requirement does not obligate either party to call the witness at trial but any such potential witness must be made available to the opposing party if not called. This order does not apply to non-witness advisers.
- (3) (i) If the Prosecution or the Defence intends to use expert assistance to create, validate or review any type of identification line-up, that party will provide notice of that expert assistance to the opposing party. The notice will include the name of the expert, a copy of the expert's curriculum vitae, and a copy of the identification line-up which that party will use for trial purposes.

- (ii) If the expert who renders identification line-up assistance is a potential expert witness, the party will provide the notice required in accordance with paragraphs (1) and (2) above.


Gabrielle Kirk McDonald
Presiding Judge

Dated this eighteenth day of April, 1996
At The Hague
The Netherlands

[Seal of the Tribunal]