IN THE INTERNATIONAL CRIMINAL TRIBUNAL FOR THE FORMER YUGOSLAVIA

BEFORE A JUDGE OF THE TRIAL CHAMBER

Before:

Judge Lal C. Vohrah

Registrar:

Dorothee de Sampayo Garrido-Nijgh

Decision of: 17 June 1997

THE PROSECUTOR

v.

MILORAD KRNOJELAC also known of "Mićo" SAVO TODOVIĆ MITAR RAŠEVIĆ

REVIEW OF THE INDICTMENT

I, Judge Lal C. Vohrah, Judge of the International Criminal Tribunal for the former Yugoslavia ("the Tribunal"),

PURSUANT TO Articles 18 and 19 of the Statute, and Rules 28, 47, 53, 54, 55 and 59 bis of the Rules of Procedure and Evidence,

HAVING RECEIVED from the Prosecutor an indictment for review,

HAVING HEARD the Prosecutor, pursuant to Rule 47(D),

CONSIDERING, on the basis of all the material submitted by the Prosecutor, that a prima facie case has been established by the Prosecutor that the accused committed the crimes with which they are charged in the indictment,

FOR THESE REASONS,

CONFIRM each and every count of the indictment submitted in this case,

ORDER that arrest warrants not be transmitted to the Federation of Bosnia and Herzegovina, the Republika Srpska, the Authorities of Bosnia-Herzegovina and the Federal Republic of Yugoslavia, until they are served on all of the accused or until further order,

AND FURTHER ORDER that, upon the undertaking of Mr Niemann of the Office of the Prosecutor that a motion in writing would be filed by the Office of the Prosecutor as soon as possible, copies of the arrest warrants be transmitted, pursuant to Rule 59 bis, to the Prosecutor and the International Stabilization Force (SFOR),

AND FURTHER ORDER that with the exception of SFOR and pursuant to Rule 53(B), there be no public disclosure of the indictment, supporting materials or arrest warrants until they are served on all of the accused or until further order, but that the arrest warrants may be disclosed to the Office of the Prosecutor.

Lal C. Vohrah

I**zi**dge

Dated this seventeenth day of June 1997 At the Hague The Netherlands

(Seal of the Tribunal)