

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-95-16-PT

Date:

21 January 1998

Original:

ENGLISH

IN THE TRIAL CHAMBER

Before:

Judge Antonio Cassese, Presiding

Judge Richard May

Judge Florence Ndepele Mwachande Mumba

Registrar:

Mrs. Dorothee de Sampayo Garrido-Nijgh

Order of:

21 January 1998

PROSECUTOR

v.

ZORAN KUPREŠKIĆ MIRJAN KUPREŠKIĆ VLATKO KUPREŠKIĆ VLADIMIR ŠANTIĆ also known as "VLADO" STIPO ALILOVIĆ also known as "BRKO" DRAGO JOSIPOVIĆ MARINKO KATAVA DRAGAN PAPIĆ

SCHEDULING ORDER

The Office of the Prosecutor:

Mr. Mark Harmon

Mr. Terree Bowers

Mr. Michael Blaxill

Counsel for the Accused:

Mr. Ranko Radović, for Zoran Kupreškić

Ms. Jadranka Sloković Glumac, for Mirjan Kupreškić

Mr. Borislav Krajina and Mr Želimir Par, for Vlatko Kupreškić

Mr. Petar Pavković, for Vladimir Šantić

Mr. Luko Šušak, for Drago Josipović

Mr. Petar Pulišelić, for Dragan Papić

Case No. IT-95-16-PT

21 January 1998

THE TRIAL CHAMBER

NOTING the oral agreement of the Parties to the measures outlined below at the status conference of 16 January 1998,

PURSUANT to Rule 54 of the Rules of Procedure and Evidence of the International Tribunal,

HEREBY ORDERS AS FOLLOWS:

- 1) The Prosecutor's motion seeking leave to amend the indictment shall be filed no later than Monday 9 February 1998;
- 2) Defence counsel shall file their responses to this motion no later than Monday 23 February 1998;
- 3) If the Prosecutor's motion is granted and the revised indictment includes new charges, the accused shall make a further appearance to plead to the new charges on a date to be set;
- 4) The Defence shall file any preliminary motions arising in connection with the new charges within sixty days of the further appearance, if any;
- Subject to further notice to the Parties, the date for commencement of the trial is tentatively set at Monday 22 June 1998, it being understood that if courtroom space becomes available and the parties agree to it, commencement of the trial may be brought forward;
- Not less than thirty days prior to the commencement of the trial, that is by Friday 22 May 1998, the Prosecutor shall submit to the Trial Chamber the statements of the witnesses it intends to call and any other documentary material upon which it intends to rely, it being understood that these statements and material

shall not be used as evidence unless and until admitted by the Trial Chamber in the course of the trial. Furthermore, within the same time-limit, the Prosecutor shall submit a tentative estimate of the length of the examination-in-chief for each witness;

- Py Friday 22 May 1998 the Prosecutor shall file a pre-trial brief clarifying the allegations in the indictment, setting out the details of the case and identifying the points at issue;
- 8) By Tuesday 2 June 1998 the Defence shall file one or more documents setting out those points, if any, of the indictment and the Prosecutor's pre-trial brief which are admitted, those which are denied and the grounds for so doing, and setting out in general terms the defence to the indictment.

Done in English and French, the English text being authoritative

Antonio Cassese Presiding Judge

Dated this twenty-first day of January 1998 At The Hague The Netherlands

[Seal of the Tribunal]