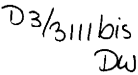
08 MARCH 1999 D3-1/3111 bis







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-95-14/1-T

Date: 5 March 1999

English Original: French

IN THE TRIAL CHAMBER

Before: Judge Almiro Simões Rodrigues, Presiding Judge Lal Chand Vohrah Judge Rafael Nieto Navia

Mr. Jean-Jacques Heintz, Deputy Registrar

Order of:

Registrar:

5 March 1999

THE PROSECUTOR

v.

ZLATKO ALEKSOVSKI

SCHEDULING ORDER

The Office of the Prosecutor:

Mr. Grant Niemann Mr. Anura Meddegoda Defence Counsel:

Mr. Goran Mikuličić Mr. Srdan Joka

Case No. IT-95-14/1-T

2/3111 bis

TRIAL CHAMBER I (hereinafter "the Trial Chamber") of the International Criminal Tribunal for the Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law Committed in the Territory of the former Yugoslavia since 1991;

PURSUANT to Rules 54 and 86 of the Rules of Procedure and Evidence,

NOTING the decision of the Trial Chamber dated 22 October 1998 to allow evidence to be admitted into the record, confirmed by the Order of the Appeals Chamber dated 4 February 1999 for the admission into evidence of the testimony of Admiral Domazet given in the case *The Prosecutor v Tihomir Blaškić* (IT-95-14-T) (hereinafter "new evidence 1"),

NOTING the Decision of the same day regarding "the admissibility of certain documents as evidence" (hereinafter "the Decision") by which the Trial Chamber admitted the testimony of "Witness X" as an exhibit (hereinafter "new evidence 2"),

CONSIDERING that it is appropriate to bring the proceedings against Zlatko Aleksovski to a close as soon as possible,

CONSIDERING that on 9 November 1998 the parties submitted to the Trial Chamber their final written submissions (hereinafter "the closing briefs"),

CONSIDERING however that the Order and the Decision require that the parties be allowed to revise part of their submissions should they so desire,

Y3111bis

FOR THE FOREGOING REASONS,

SETS the date of 16 March 1999 as the latest date by which the parties may, insofar as they deem it necessary, correct or supplement their closing briefs in order to take into account new evidence 1 and 2 and to file the supplemented or corrected version.

ORDERS that the closing arguments of the Prosecution and the Defence be presented before the Trial Chamber on 22 and 23 March 1999 respectively at a time and place which the Registry will indicate to the parties.

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

Done this fifth day of March 1999 At The Hague The Netherlands

(Signed)

Almiro Simões Rodrigues Presiding Judge Trial Chamber I

(Seal of the Tribunal)