# UNITED NATIONS

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

Case No.: IT-95-16-A

Date:

16 May 2001

Original:

English

### **IN THE APPEALS CHAMBER**

Before:

Judge Patricia Wald, Pre-Appeal Judge

Registrar:

Mr. Hans Holthuis

Order of:

16 May 2001

#### **PROSECUTOR**

v.

ZORAN KUPREŠKIĆ MIRJAN KUPREŠKIĆ VLATKO KUPREŠKIĆ DRAGO JOSIPOVIĆ VLADIMIR ŠANTIĆ

#### ORDER ON MOTION FOR EXTENSION OF TIME

#### **Counsel for the Prosecutor:**

Mr. Upawansa Yapa

## **Counsel for the Defence:**

Mr. Ranko Radović, Mr. Tomislav Pasarić for Zoran Kupreškić

Ms. Jadranka Sloković-Glumac, Ms. Desanka Vranjican for Mirjan Kupreškić

Mr. Anthony Abell, Mr. John Livingston for Vlatko Kupreškić

Mr. William Clegg Q.C., Ms. Goranka Herljević for Drago Josipović

Mr. Petar Pavković, Mr. Mirko Vrdoljak for Vladimir Šantić

Case No.: IT-95-16-A 16 May 2001

I, PATRICIA WALD, Judge 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 ("the International Tribunal"),

**HAVING BEEN APPOINTED** as pre-appeal Judge in this matter by virtue of an order of the Appeals Chamber dated 14 March 2001;

**BEING SEISED OF** the "Motion of the Counsel of Zoran and Mirjan Kupreškić for the Extension of the Time-Limit, Based on the Rule 127 of the Rules" filed on 14 May 2001 ("the Motion") by counsel for Zoran and Mirjan Kupreškić ("the Appellants");

**NOTING** the "Prosecution's Consolidated Response to 'Proposal of the Counsel of Zoran Kupreškić for the Derivation of New Proofs, Based on the Rule 115 of the Rules of Procedure' and to 'Motion of Mirjan Kupreškić for Additional Evidence'" filed on 11 May 2001 ("the Prosecution Response");

**NOTING** the Scheduling Order of 11 April 2001 which ordered that a reply to the Prosecution Response may be filed on Tuesday 15 May at the latest ("the time-limit");

**NOTING** that the Motion requests that the time-limit be extended because, due to the late receipt of the Prosecution Response, counsel for the Appellants do not have sufficient time to file a reply;

**NOTING** that Rule 127 of the Rules of Procedure and Evidence ("the Rules") provides that, *inter alia*, the Appeals Chamber may exercise the power to enlarge or reduce any time prescribed by or under the Rules on good cause being shown by motion;

**CONSIDERING** that for the reason given in support of the Motion good cause has been shown;

**HEREBY GRANT** the Motion and **ORDER** that counsel for Zoran and Mirjan Kupreškić may file a reply to the Prosecution Response on or before Monday 21 May 2001.

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

Judge Patricia Wald

Pre-Appeal Judge

Dated this 16<sup>th</sup> day of May 2001 At The Hague, The Netherlands.

[Seal of the Tribunal]