

IT-98-30/1-A
A 833 - A 831
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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: IT-98-30/1-A

Date: 14 June 2002

Original: English

IN THE APPEALS CHAMBER

Before: Judge David Hunt, Pre-Appeal Judge

Registrar: Mr Hans Holthuis

Decision of: 14 June 2002

PROSECUTOR

v

Miroslav KVOČKA, Mlađo RADIĆ, Zoran ŽIGIĆ & Dragoljub PRCAĆ

DECISION ON TIME-LIMIT FOR PROSECUTION RESPONSE BRIEF

Counsel for the Prosecutor:

Mr Christopher Staker

Counsel for the Defence:

**Mr Krstan Simić for Miroslav Kvočka
Mr Toma Fila for Mlađo Radić
Mr Slobodan Stojanović for Zoran Žigić
Mr Jovan Simić for Dragoljub Prać**

I, David Hunt, Pre-Appeal Judge,

NOTING the “Prosecution Memorandum on Time-Limit for Prosecution Response Brief” filed by the prosecution on 3 June 2002 (“Motion”), by which it seeks an extension of time until 15 July in which to file its Consolidated Respondent’s Brief and leave to file a Consolidated Respondent’s Brief of up to 250 pages or 75,000 words;

NOTING the “Response to Prosecution Memorandum on Time-Limit for Prosecution Response Brief – Defence for the Accused Zoran Žigić” filed by Zoran Žigić (“Žigić”) on 10 June 2002 in which Žigić states that he does not oppose the prosecution Motion;

NOTING that none of the other appellant’s has filed a response to the prosecution Motion;

CONSIDERING the “Decision on Appellant Requests for an Extension of Time” issued by the Appeals Chamber on 15 March by which each of the appellants was granted an extension of time in which to file their appellant’s briefs and that the last of those briefs was filed on 21 May 2002;

CONSIDERING FURTHER the “Decision on Appellant Request for Variance of Length of Appellant’s Brief” issued by the Appeals Chamber on 22 March by which the appellant Zoran Žigić was granted leave to file an appellant’s brief of up to 130 pages;

CONSIDERING that Rule 127(B) of the Rules of Procedure and Evidence of the Tribunal allows the Appeals Chamber to grant a motion to extend a time limit upon a showing of good cause and that good cause has been shown by the prosecution;

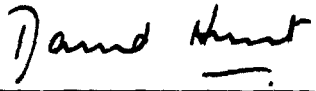
HEREBY ORDERS:

- (1) The prosecution is granted an extension of time until 15 July 2002 in which to file its Consolidated Respondent’s Brief;

- (2) The prosecution is granted leave to file a Consolidated Respondent's Brief of 250 pages or 75,000 words.

Done in English and French, the English text being authoritative

Dated this 14th day of June 2002,
At the Hague,
The Netherlands.



David Hunt
Pre-Appeal Judge

[Seal of the Tribunal]