17-08-60-PF D7786-D7785 19 NOVENBER 2008

7726 KB



UNITED NATIONS

> 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-02-60-PT

Date: 19 November 2002

Original: English

IN TRIAL CHAMBER II

Before:

Judge Wolfgang Schomburg, Presiding Judge Florence Ndepele Mwachande Mumba Judge Carmel Agius

Registrar:

Decision of:

PROSECUTOR

Mr. Hans Holthuis

19 November 2002

v.

VIDOJE BLAGOJEVIĆ DRAGAN OBRENOVIĆ DRAGAN JOKIĆ MOMIR NIKOLIĆ

DECISION ON PROSECUTION'S MOTION FOR LEAVE TO AMEND THE EXHIBIT LIST

The Office of the Prosecutor:

Mr. Peter McCloskey

Counsel for the Accused:

Mr. Michael Karnavas, Ms Suzana Tomanović for Vidoje Blagojević

Mr. David Wilson, Mr Dušan Slijepčević, for Dragan Obrenović

Mr. Miodrag Stojanović, Ms. Cynthia Sinatra for Dragan Jokić

Mr. Veselin Londrović, Mr. Stefan Kirsch for Momir Nikolić

Case No.: IT-02-60-PT

19 November 2002

7725

TRIAL CHAMBER II ("the Chamber") 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 ("International Tribunal"),

BEING SEISED OF the confidential "Prosecution's Motion for Leave to Amended Exhibit List" ("Motion"), filed on 14 November 2002 pursuant to Rule 73 of the Rules of Evidence and Procedure of the International Tribunal ("Rules"), in which the Office of the Prosecutor ("Prosecution") seeks leave to amend its exhibit list of 1 November 2002 ("Exhibit List") to include reference to intercepted radio and telephone communications ("intercepts"),

NOTING that the intercepts that the Prosecution seeks to add to the Exhibit List had been disclosed to the defence counsel for all accused in this case prior to the filing of the Exhibit List,

NOTING that the Prosecution contends that it had intended to include the intercepts as a component of the Exhibit List, but the intercepts were "inadvertently omitted" from the Exhibit List,

CONSIDERING that no accused in this case can be said to suffer any prejudice by the addition of the intercepts to the Exhibit List, as the materials were previously disclosed to all defence counsel,

PURSUANT to Rules 65 ter and 73 of the Rules,

GRANTS the Prosecution Motion and **ORDERS** the Prosecution to file an Amended Proposed Exhibit List forthwith,

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

Judge Wolfgang Schomburg

Dated this nineteenth day of November 2002, At The Hague The Netherlands

[Seal of the Tribunal]

Case No.: IT-02-60-PT

2.

19 November 2002