

IT-01-47-AR72
A 786 - A 785
23 JULY 2003

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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-01-47-AR72

Date: 23 July 2003

Original: English

IN THE APPEALS CHAMBER

Before: Judge Theodor Meron, Presiding
Judge Fausto Pocar
Judge Mohamed Shahabuddeen
Judge David Hunt
Judge Mehmet Güney

Registrar: Mr. Hans Holthuis

Order of: 23 July 2003

PROSECUTOR

v

**ENVER HADŽIHASANOVIĆ
MEHMED ALAGIĆ
AMIR KUBURA**

CORRIGENDUM

Counsel for the Prosecutor:
Mr. Ekkehard Withopf

Counsel for the Defence:
Ms. Edina Rešidović and Mr. Stéphane Bourgon for Enver Hadžihasanović
Mr. Fahrudin Ibrišimović and Mr. Rodney Dixon for Amir Kubura

THE APPEALS 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,

NOTING the “Decision on Interlocutory Appeal Challenging Jurisdiction in Relation to Command Responsibility” issued by the Appeals Chamber on 16 July 2003 (“Decision”);

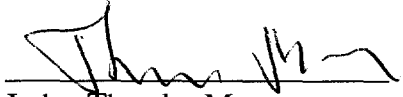
CONSIDERING that two sentences in the Decision are not accurate;

ORDERS that:

- 1) the word “clearly” in line 5 of paragraph 52 be deleted; and
- 2) the fifth sentence of paragraph 52, beginning “To assert,” be replaced by the following sentence: “To assert, as the dissenting Judges must, that such a dereliction carries individual criminal liability under existing principle is a proposition with which the Appeals Chamber cannot agree”.

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

Dated this 23rd day of July 2003,
At The Hague,
The Netherlands.



Judge Theodor Meron
Presiding

[Seal of the Tribunal]