UNITED NATIONS

IT-02-60-T D23000-D22999

23000

JUNE 8L

2004

130



International Tribunal for the

Prosecution of Persons

Responsible for Serious Violations of International Humanitarian Law

Committed in the Territory of Former Yugoslavia since 1991

Date:

Case No.

18 June 2004

IT-02-60-T

Original:

English

IN TRIAL CHAMBER I, SECTION A

Before:

Judge Liu Daqun, Presiding Judge Volodymyr Vassylenko Judge Carmen Maria Argibay

Registrar:

Mr. Hans Holthuis

Order of:

18 June 2004

PROSECUTOR

v.

VIDOJE BLAGOJEVIĆ DRAGAN JOKIĆ

CONFIDENTIAL

ORDER FOR FURTHER INFORMATION IN RELATION TO JOINT MOTION FOR ON-SITE VISIT

The Office of the Prosecutor:

Mr. Peter McCloskey

Counsel for the Accused:

Mr. Michael Karnavas and Ms. Suzana Tomanović for Vidoje Blagojević

Mr. Miodrag Stojanović and Mr. Branko Lukić for Dragan Jokić

Case No.: IT-02-60-T

18 June 2004

22999

TRIAL CHAMBER I, SECTION A, ("Trial 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 ("Tribunal"),

BEING SEISED OF a "Joint Motion for On-Site Visit," filed by the Parties on a confidential basis

on 2 June 2004 ("Joint Motion"), in which the Parties request that the Trial Chamber conduct an on-

site visit to certain places and sites in the Republika Srpska, Republic of Bosnia and Herzegovina,

NOTING that the Parties submit that an on-site visit would assist the Trial Chamber in, inter alia,

assessing the evidence at a later stage; obtaining first-hand knowledge of places mentioned in the

Indictment and at trial; gain first-hand knowledge as to distances and the topography of certain

areas; and obtain first-hand knowledge of the travel routes relevant to the Indictment,

NOTING that the Parties submit that while the on-site visit "will not itself have evidentiary value,"

such a visit is in the interests of justice,

NOTING that the Parties further submit that it is not necessary for either accused to be present

during the on-site visit, but that a representative of each Defence team and of the Office of the

Prosecutor should be present to "address any potential for prejudice that may arise during an on-site

visit",

NOTING that while the Parties have indicated that the on-site visit would include locations in four

municipalities, no specific locations have been identified by the Parties,

CONSIDERING that a list of the specific places and sites that the Parties propose for the site-visit

would be of assistance to the Trial Chamber in its determination of whether a site-visit, consisting

of the Trial Chamber and a representative of each of the Parties, would be both feasible and in the

interests of justice,

PURSUANT TO Rule 4 and Rule 54 of the Rules of Procedure and Evidence of the Tribunal.

HEREBY ORDERS the Parties to submit a list of the proposed specific places and sites for

inclusion during the on-site visit, including specific grid-references for each location, within 14

days of this Order.

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

Judge Liu Daqun

Presiding

Dated this eighteenth day of June 2004,

At The Hague

The Netherlands

[Seal of the Tribunal]

Case No.: IT-02-60-T 2. 18 June 2004