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-04-74-PT Date: 3 September 2004

Original: English

BEFORE THE TRIAL CHAMBER

Before:

Judge Liu Daqun, Presiding Judge Amin El Mahdi Judge Alphons Orie

Registrar:

Mr. Hans Holthuis

Order of:

3 September 2004

PROSECUTOR

v.

JADRANKO PRLIĆ BRUNO STOJIĆ SLOBODAN PRALJAK MILIVOJ PETKOVIĆ VALENTIN CORIĆ BERISLAV PUSIĆ

CORRIGENDUM TO ORDER FOR PROTECTIVE MEASURES

The Office of the Prosecutor:

Mr. Kenneth Scott

Counsel for the Accused:

Mr. Ćamil Salahović and Mr. Želimir Par for the accused Mr. Jadranko Prlić

Mr. Željko Olujić for the accused Mr. Bruno Stojić

Mr. Bozidar Kovačić and Ms. Nika Pinter for the accused Mr. Slobodan Praljak

Ms. Vesna Alaburić for the accused Mr. Milivoj Petković

Mr. Tomislav Jonjić for the accused Mr. Valentin Ćorić

Mr. Marinko Škobić for the accused Mr. Berislav Pušić

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TRIAL CHAMBER I ("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");

NOTING the Order for Protective Measures filed on 30 July 2004 ("Order");

PURSUANT to Rule 54 of the Rules of Procedure and Evidence;

DECIDES that paragraph 3 on page 3 of the Order that reads:

"Unless directly and specifically necessary for the preparation and presentation of the Defence

case, the Defence or the Accused shall not disclose to the public any material disclosed pursuant

to Rules 66(A)(i) and 68 (including material that previously covered by Rule 70), that has been

identified by the Prosecutor as being in the public domain, including

a. the identities and whereabouts of witnesses to the extent that these are known to the

Defence or the Accused,

b. any evidence (including documentary, physical or other evidence) or any written

statement of a witness or potential witness, or the substance, in whole or in part, of

any non-public evidence, statement or prior testimony disclosed to the Defence or

the Accused pursuant to Rules 66(A)(ii) and 68 of the Rules,"

must be read as follows:

"Unless directly and specifically necessary for the preparation and presentation of the Defence

case, the Defence or the Accused shall not disclose to the public any material disclosed pursuant

to Rules 66(A)(i) and 68 (including material previously covered by Rule 70), that has been

identified by the Prosecutor as not being in the public domain, including

c. the identities and whereabouts of witnesses to the extent that these are known to the

Defence or the Accused,

Dated this Thrid Day of September 2004.

d. any evidence (including documentary, physical or other evidence) or any written

statement of a witness or potential witness, or the substance, in whole or in part, of

any non-public evidence, statement or prior testimony disclosed to the Defence or

the Accused pursuant to Rules 66(A)(ii) and 68 of the Rules,"

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

At The Hague,

The Netherlands.

Case No.: IT-04-74-PT

Judge Liu Daqun

Presiding Judge

[Seal of the Tribunal]

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3 September 2004