IT-02-54-A-R+2.4 A++-A+6 30 JUME 205 7) \$/

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 D.4...

IT-02-54-A-R77.4

Date:

Case No.:

30 June 2005

Original:

English

THE APPEALS CHAMBER

Before:

Judge Theodor Meron, President

Judge Fausto Pocar

Judge Judge Mohamed Shahabuddeen

Judge Mehmet Güney

Judge Wolfgang Schomburg

Registrar:

Mr Hans Holthuis

Decision:

30 June 2005

PROSECUTOR

v.

SLOBODAN MILOŠEVIĆ

DECISION ON APPELLANT APPLICATION FOR EXTENSION OF TIME TO FILE REPLY IN KOSTA BULATOVIĆ CONTEMPT PROCEEDINGS

The Office of the Prosecutor:

Ms. Carla Del Ponte

Mr. Geoffrey Nice QC

Ms. Hildegard Uertz-Retzlaff

Mr. Dermot Groom

Counsel for the Appellant

Mr. Stéphane Bourgon

The Accused

Mr. Slobodan Milošević

Assigned Counsel

Mr. Steven Kay QC Ms. Gillian Higgins

Amicus Curiae

Prof. Timothy McCormack

76

1. The Appellant has filed a motion requesting an extension of time in which to file his reply

brief to the Prosecution's response. 1

2. The "good cause" the Appellant identifies for the grant of an extension pursuant to Rule 127

of the Rules of Procedure and Evidence ("Rules"), is that the Appeals Chamber accepted his

Appellant's Brief, filed three days late, as validly filed and granted the Prosecution an extension of

three days to file its response to the Appellant's Brief.² The Appellant says that four days of the

date of the filing by the Prosecution of its response "is indeed the absolute minimum time required

to file a Reply".3

3. Under the original Order of the Appeals Chamber, the Appellant's reply is due to be filed on

1 July 2005. In its Decision granting the Prosecution an extension of time, the Appeals Chamber

ordered the Prosecution to file its response on 30 June 2005.

4. The Appeals Chamber accepts that to prepare a reply in one day would be unduly onerous to

the Appellant and accordingly finds that good cause has been established for the grant of an

extension of time pursuant to Rule 127.

5. On the basis of the foregoing, the Appellant's Motion for an extension of time is granted and

the Appellant is **ORDERED** to file his reply brief no later than Monday, 4 July 2005.

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

Done this 30th day of June 2005

At The Hague

The Netherlands

Theodor Meron

Presiding

[Seal of the Tribunal]

¹ Appellant's Motion Seeking Variation of Time Limits, 29 June 2005 ("Motion").

² Decision on Prosecution Application to Strike Appellant's Brief in the Appeal of the Decision on Contempt of the

Tribunal Kosta Bulatović, 23 June 2005 ("Decision").

³ Motion, par 9.

2