UNITED NATIONS

1T-01-42/1-ES D3-D1 12 MAY 2006

International Tribunal for the Prosecution of Persons

Case No.: IT-01-42/1-ES

Date:

12 May 2006

Responsible for Serious Violations of International Humanitarian Law

Original:

English

Committed in the Territory of the Former Yugoslavia Since 1991

THE PRESIDENT OF THE INTERNATIONAL TRIBUNAL

Before:

Judge Fausto Pocar, President

Registrar:

Mr. Hans Holthuis

Order of:

12 May 2006

THE PROSECUTOR

v.

MIODRAG JOKIĆ

CONFIDENTIAL

ORDER DESIGNATING THE STATE IN WHICH MIODRAG JOKIĆ IS TO SERVE HIS PRISON SENTENCE

Office of the Prosecutor:

Mr. Norman Farrell

Ms. Marie Ursula Kind

Counsel for the Defence:

Mr. Žarko Nikolić

Mr. Eugene O'Sullivan

Case No.: IT-01-42/1-ES

12 May 2006

2

I, FAUSTO POCAR, President 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"),

NOTING the "Judgement on Sentencing Appeal" rendered by the Appeals Chamber on 30 August

2005 in the case IT-01-42/1-A, Prosecutor v. Miodrag Jokić, in which Miodrag Jokić, born 25

February 1935, was sentenced to seven (7) years' imprisonment;

PURSUANT to Article 27 of the Statute of the International Tribunal, Rule 103(A) of the Rules of

Procedure and Evidence ("Rules") and paragraphs four (4) to six (6) of the Practice Direction on the

Procedure for the International Tribunal's Designation of the State in which a Convicted Person is

to Serve His/Her Sentence of Imprisonment¹ ("Practice Direction");

CONSIDERING the confidential internal memorandum of 4 May 2006, submitted to me by the

Deputy Registrar within the terms of paragraph three (3) of the Practice Direction and listing the

States in which Miodrag Jokić may serve his sentence;

CONSIDERING the Enforcement Agreement between the United Nations and Denmark, which

was signed on 4 June 2002 and entered into force on 1 January 2004, concerning the enforcement of

sentences passed by the International Tribunal;

CONSIDERING that the government of Denmark has indicated to the Registry its willingness to

enforce Miodrag Jokić's sentence;

HAVING CONSIDERED all of the factors enumerated in the Practice Direction, including in

particular the place of residence of Miodrag Jokić's family;

FOR THE FOREGOING REASONS,

DECIDE that Miodrag Jokić shall serve his sentence in Denmark;

¹ Practice Direction on the Procedure for the International Tribunal's Designation of the State in which a Convicted Person is to Serve His/Her Sentence of Imprisonment, IT/137, 9 July 1998.

Case No.: IT-01-42/1-ES 2 12 May 2006

Bu

1

INVITE the Registrar officially to request the authorities of Denmark to enforce the sentence of Miodrag Jokić and, should the government of Denmark accede to the request, so inform me and

take all necessary measures to facilitate Miodrag Jokić's transfer to Denmark;

ORDER pursuant to Rule 103(C), that Miodrag Jokić remain in the International Tribunal's

custody while awaiting his transfer to Denmark.

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

Done this 12th day of May 2006, At The Hague, The Netherlands.

Judge Fausto Pocar President

[Seal of the International Tribunal]

Case No.: IT-01-42/1-ES 3 12 May 2006