# 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 No.

IT-00-39-A

Date:

31 January 2007

Original:

**English** 

## IN THE APPEALS CHAMBER

Before:

Judge Wolfgang Schomburg, Pre-Appeal Judge

Registrar:

Mr. Hans Holthuis

Order of:

31 January 2007

#### **PROSECUTOR**

v.

# MOMČILO KRAJIŠNIK

URGENT ORDER VARYING TIME LIMIT FOR FILING REPLY TO "PROSECUTION'S RESPONSE TO 'MOTION FOR EXTENSION OF TIME FOR FILING NOTICE OF APPEAL PENDING TRANSLATION OF THE JUDGMENT INTO THE LANGUAGE OF THE CONVICTED PERSON"

### **The Office of the Prosecutor:**

Mr. Peter Kremer Ms. Christine Dahl

## **Counsel for the Applicant:**

Mr. Colin Nicholls

I, WOLFGANG SCHOMBURG, a Judge of 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 ("International Tribunal") and Pre-Appeal Judge in this case;

**BEING SEIZED** of Momčilo Krajišnik's ("Applicant") "Urgent Motion for Extension of Time for Filing Notice of Appeal Pending Translation of the Judgment into the Language of the Convicted Person" ("Motion"), filed by Counsel to the Applicant on 29 January 2007;

**NOTING** the "Prosecution's Response to 'Motion for Extension of Time for Filing Notice of Appeal Pending Translation of the Judgment into the Language of the Convicted Person" ("Prosecution Response") filed on 30 January;

**NOTING** Article 14 of the Practice Direction on Procedure for the Filing of Written Submissions in Appeal Proceedings before the International Tribunal ("Practice Directions"), which prescribes that "[t]he moving party may file a reply within four days of the filing of the response";

**CONSIDERING** that according to Article 19 of the Practice Direction its "provisions [...] are without prejudice to any such orders or decisions that may be made by the [...] Pre-Appeal Judge" and that the "Pre-Appeal Judge may vary any time-limit prescribed under this Practice Direction";

**CONSIDERING** that in the Motion the Applicant requests an extension of time for the filing of the Notice of Appeal and that the time limit fixed in the previous order<sup>2</sup> will expire on 12 February 2007;

FINDING therefore that the urgency of the matter requires a shortening of the briefing schedule;

#### FOR THE FOREGOING REASONS,

### **HEREBY ORDER** as follows:

A reply by the Applicant to the Prosecution Response, if any, must be filed by 1 February 2007, 12 pm.

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

Dated this 31 day of January 2007, At The Hague, The Netherlands.

Judge Wolfgang Schomburg Pre-Appeal Judge

[Seal of the International Tribunal]

1

<sup>&</sup>lt;sup>1</sup> IT/155/Rev. 3, 16 September 2005.

<sup>&</sup>lt;sup>2</sup> See Order on Extension of Time for Filing the Notice of Appeal, 11 January 2007.