

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-04-74-T

Date:

26 April 2007

ENGLISH

Original:

French

IN TRIAL CHAMBER III

Before:

Judge Jean-Claude Antonetti

Judge Árpád Prandler Judge Stefan Trechsel

Reserve Judge Antoine Kesia-Mbe Mindua

Registrar:

Mr Hans Holthuis

Order of:

26 April 2007

THE PROSECUTOR

v.

Jadranko PRLIĆ Bruno STOJIĆ Slobodan PRALJAK Milivoj PETKOVIĆ Valentin ĆORIĆ Berislav PUŠIĆ

ORDER TO ADMIT EVIDENCE REGARDING WITNESS SALEM ČERENIĆ

The Office of the Prosecutor:

Mr Kenneth Scott Mr Daryl Mundis

Counsel for the Accused:

Mr Michael Karnavas and Ms Suzana Tomanović for Jadranko Prlić

Ms Senka Nožica and Mr Peter Murphy for Bruno Stojić

Mr Božidar Kovačić and Ms Nika Pinter for Slobodan Praljak

Ms Vesna Alaburić and Mr Nicholas Stewart for Milivoj Petković

Ms Dijana Tomašegović-Tomić and Mr Dražen Plavec for Valentin Ćorić

Mr Fahrudin Ibrišimović and Mr Roger Sahota for Berislav Pušić

Case No. IT-04-74-T 26 April 2007

3/30041 BIS

TRIAL CHAMBER III ("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"),

CONSIDERING that during the hearing of 20 March 2007, the Office of the Prosecutor

("Prosecution") 1 requested the admission of four documents while Counsel for the Accused

Ćorić ("Ćorić Defence")² requested the admission of one document related to the testimony

of Salem Čerenić which took place on 19 March 2007 ("Proposed Exhibits"),

CONSIDERING that the Chamber has heard the objections raised by Counsel for the

Accused Praljak ("Praljak Defence")³ against the admission of the Proposed Exhibits as well

as the Prosecution response,⁴

CONSIDERING that the Chamber has examined each of the Proposed Exhibits on the basis

of the admissibility criteria set out in its Decision of 13 July 2006 on the Admission of

Evidence,

CONSIDERING that the Chamber decides to admit into evidence the documents indicated

"Admitted" in the Annex attached to this decision since they were put to Witness Salem

Čerenić and bear sufficient indicia of relevance, probative value, and reliability,

FOR THE FOREGOING REASONS.

PURSUANT TO Rules 54 and 89 of the Rules,

GRANTS the request of the Coric Defence,

PARTIALLY GRANTS the Prosecution request,

DECIDES that the documents indicated "Admitted" in the Annex attached to this decision

should be admitted into evidence.

AND DENIES in all other respects the Prosecution request.

IC 00495.

Case No. IT-04-74-T 2 26 April 2007 Done in English and in French, the French version being authoritative.

Judge Jean-Claude Antonetti
Presiding Judge

Done this twenty-sixth day of April 2007 At The Hague The Netherlands

[Seal of the Tribunal]

Annex

Exhibit Number	Party Proposing Admission of the Exhibit	Admitted/Not Admitted/Marked for Identification (MFI)
P 06042	Prosecution	Pages 5 ⁵ and 6 ⁶ of the English version of the document are admitted.
		Pages 1-4 and 7-17 are not admitted (Reason: these pages were not put to the witness in court).
P 06180	Prosecution	Admitted
P 06201	Prosecution	Admitted
P 08850	Prosecution	Admitted
5D 02017	Ćorić Defence	Admitted

⁵ E-court number ET_0031-5980. ⁶ E-court number ET_0031-5981.