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-95-11-A

Date: 5 October 2007

Original: English

THE VICE-PRESIDENT OF THE INTERNATIONAL TRIBUNAL

Before: Judge Kevin Parker, Vice-President

Registrar: Mr. Hans Holthuis

Order: 5 October 2007

PROSECUTOR

v.

MILAN MARTIĆ

PUBLIC

ORDER PURSUANT TO RULE 15

The Office of the Prosecutor:

Ms. Michelle Jarvis

Counsel for the Accused:

Mr. Predrag Milovančević Mr. Nikola Perović I, Kevin Parker, Vice-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 ("Tribunal"),

NOTING that on 17 August 2007, Milan Martić ("Martić") filed a Motion before President Pocar requesting that Judge Schomburg be disqualified from sitting on the Appeals Chamber in this case and from his function as Pre-Appeal Judge ("Motion");¹

NOTING that the Prosecution filed its response on 27 August 2007² to which Martić replied on 3 September 2007;³

NOTING that, pursuant to Rule 15(B) of the Rules of Procedure and Evidence ("Rules"), the Motion was referred to the President, Judge Pocar, as the Presiding Judge of the Appeals Chamber who in accordance with Rule 15(B)(i) of the Rules consulted with Judge Schomburg and on 20 September 2007 submitted to me a report pursuant to that Rule, because the President, having consulted with Judge Schomburg as required by Rule 15(B)(i) of the Rules, was thereafter unable to act in furtherance of his own report;

CONSIDERING that pursuant to Rule 15(A) of the Rules a Judge may not sit in any case in which he or she "has a personal interest or concerning which the Judge has or has had any association which might affect his or her impartiality";

CONSIDERING further that the Appeals Chamber has observed in respect of this Rule that

- A. A Judge is not impartial if it is shown that actual bias exists.
- B. There is an unacceptable appearance of bias if:
 - (i) a Judge is a party to the case, or has a financial or proprietary interest in the outcome of a case, or if the Judge's decision will lead to the promotion of a cause in which he or she is involved, together with one of the parties. Under these circumstances, a Judge's disqualification from the case is automatic; or
 - (ii) the circumstances would lead a reasonable observer, properly informed, to reasonably apprehend bias.4

NOTING that Martić bases the Motion inter alia on Judge Schomburg's German nationality, arguing that many issues on appeal are directly connected to Germany's "crucial political and

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¹ Motion to Disqualify Judge Wolfgang Schomburg from Sitting on Appeal, 17 August 2007.

² Prosecution Response to Motion to Disqualify Judge Wolfgang Schomburg, 27 August 2007.

³ Reply to Prosecution Response to Defence Motion to Disqualify Judge Wolfgang Schomburg from Sitting on Appeal,

³ September 2007 ("Reply").

4 Prosecutor v. Furundžija, Case No. IT-95-17/1-A, Judgement, 21 July 2000, para. 189. See also Prosecutor v. Krajišnik, Case No. IT-00-39-AR73.2, Order Pursuant to Rule 15, 17 August 2006.

financial support to Croatia, as well as armed supplies",⁵ and that "the Appeals Chamber will be faced with the issues relating to WWII and reaffirmations of Nazi policy in Croatia with the indianance has Common and the Common an

indispensable German support";6

NOTING further that Martić bases his Motion also on Judge Schomburg's prior position in "the German State machinery" as Undersecretary of State at the Senate Justice Department, Berlin, from 1989 to 1991, and on words attributed to Judge Schomburg in an article in *Deutsche Welle* in which he expressed prejudicial position relating to the facts that have to be elaborated by the

Appeals Chamber";9

NOTING from the report of President Pocar of 20 September 2007 that Judge Schomburg did not agree that the circumstances were such that he should recuse himself;

CONSIDERING that in these circumstances, it is necessary and appropriate that a panel of three Judges drawn from other Chambers should consider the merits of the Motion and report its decision on those merits to me pursuant to Rule 15(B)(ii) of the Rules.

For the foregoing reasons, pursuant to Rules 15 and 21 of the Rules, I hereby **APPOINT** a panel of three Judges to consider the merits of the application, composed as follows:

Judge Patrick Robinson

Judge Carmel Agius

Judge Iain Bonomy

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

Done this fifth day of October 2007,

at The Hague, The Netherlands.

Judge Kevin Parker

Marker

Vice-President

[Seal of the Tribunal]

⁵ Motion, para. 24.

Reply, para. 2. Motion, para. 26.

⁷ Motion, para. 28.

⁸ Motion, paras 28-29.

⁹ Motion, paras 33, 35. Reply, para. 7.