1T-04 -84-T D25703 -D25702 30 NOVENUBER 2007





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-04-84-T

Date:

30 November 2007

Original:

English

IN TRIAL CHAMBER I

Before:

Judge Alphons Orie, Presiding

Judge Frank Höpfel Judge Ole Bjørn Støle

Registrar:

Mr Hans Holthuis

Decision of:

30 November 2007

PROSECUTOR

v.

RAMUSH HARADINAJ IDRIZ BALAJ LAHI BRAHIMAJ

PUBLIC

SCHEDULING ORDER FOR FINAL TRIAL BRIEFS AND CLOSING ARGUMENTS

Office of the Prosecutor

Mr David Re Mr Gramsci di Fazio Mr Gilles Dutertre Mr Philip Kearney

Counsel for Ramush Haradinaj

Mr Ben Emmerson, QC Mr Rodney Dixon Ms Susan L. Park

Counsel for Idriz Balaj

Mr Gregor Guy-Smith Ms Colleen Rohan

Counsel for Lahi Brahimaj

Mr Richard Harvey Mr Paul Troop

TRIAL CHAMBER I 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 the presentation of the Prosecution evidence in this case has concluded

and that the Prosecution case is therefore closed;

NOTING that on 29 November 2007 all three Defence teams informed the Trial Chamber

and the Prosecution that no submissions pursuant to Rule 98 bis of the Tribunal's Rules of

Procedure and Evidence ("Rules") will be made and that none of the Defence teams intends to

call any evidence;

PURSUANT TO Rules 54 and 86 of the Rules;

DECIDES that:

1) The parties shall file their Final Trial Briefs no later than 14 January 2008. The length of

each brief shall not exceed 60,000 words. The Defence are allowed to make joint arguments

that are clearly cross-referenced between the briefs and that shorten the length of the briefs

accordingly;

2) The closing arguments of the parties shall take place on 21, 22 and 23 January 2008. The

Prosecution will be allotted three hours to deliver its closing argument and the Defence teams

will have four and a half hours in total to deliver their closing arguments. The Prosecution

will have one hour for its rebuttal argument and the Defence teams will have one hour and a

half in total for their rejoinder arguments. The Defence teams may agree on a division of time

which deviates from an equal allotment to each of the teams.

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

Judge Alphons Orie

Presiding Ludge

Dated this 30th day of November 2007 At The Hague The Netherlands

[Seal of the Tribunal]

¹ Practice Direction on the Length of Briefs and Motions, IT/184/Rev. 2, 16 September 2005, (C) 4.