# 446AC

## UNITED NATIONS

Case No.

IT-04-84-R77.4



International Tribunal for the Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law Committed in the Territory of Former Yugoslavia since 1991

Date:

29 May 2008

Original:

**English** 

#### IN TRIAL CHAMBER I

**Before:** 

**Judge Alphons Orie, Presiding** 

Judge Christine Van Den Wyngaert

Judge Bakone Justice Moloto

Registrar:

Mr. Hans Holthuis

**Decision of:** 

29 May 2008

**PROSECUTOR** 

v.

ASTRIT HARAQIJA and BAJRUSH MORINA

#### **PUBLIC**

## DECISION ON HARAQIJA AND MORINA REQUESTS FOR RECONSIDERATION OF SCHEDULING ORDER AND FOR CERTIFICATION FOR APPEAL

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

Mr. Serge Brammertz

Mr. David Re

Mr. Stefan Wäspi

### **Counsel for the Accused:**

Mr. Karim A. A. Khan for Astrit Haraqija Mr. Jens Dieckman for Bajrush Morina

**TRIAL CHAMBER I** ("Trial Chamber") of the International Tribunal for the Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law Committed in the Territory of Former Yugoslavia since 1991 ("Tribunal");

BEING SEISED OF the "Astrit Haraqija's Request for Reconsideration of the Scheduling Order Regarding Commencement of Trial Dated 20 May 2008" filed publicly with confidential annexes A-D on 26 May 2008, and Bajrush Morina's joinder thereto, (jointly referred to as "Reconsideration Motion") whereby the Defence seeks that the Trial Chamber (i) reconsider the "Scheduling Order Regarding Commencement of Trial" rendered by the Pre-Trial Judge on 20 May 2008 ("Scheduling Order"), (ii) allow the parties to make submissions on the issue of commencement of trial and (iii) set the start of trial for a date commencing after the summer judicial recess;<sup>2</sup>

ALSO BEING SEISED OF "Astrit Haraqija's Request for Certification for Appeal of Scheduling Order Regarding Commencement of Trial Dated 20 May 2008" filed publicly with confidential annexes A-D on 26 May 2008, and Bajrush Morina's joinder thereto, (jointly referred to as "Certification Request"), whereby the Defence requests a certificate to appeal the Scheduling Order;

**NOTING** that the Trial Chamber has inherent discretionary power to reconsider a previous decision if there has been a clear error of reasoning or if particular circumstances exist that justify reconsideration in order to prevent an injustice,<sup>4</sup> and that such circumstances may include new facts or arguments that have arisen since the issuance of a decision;<sup>5</sup>

**CONSIDERING** that the concerns raised by the Defence in the Reconsideration Motion are touching upon the issue of the right of the accused to adequate time to prepare a defence;<sup>6</sup>

**FINDING** that, in view of the arguments and circumstances raised by the Defence, the Trial Chamber deems it appropriate to reconsider the dates of the commencement of the trial and the dates for filing of the Defence Pre-Trial Brief and Defence 65ter witness and exhibit lists:

<sup>6</sup> Reconsideration Motion, paras 3, 16-19.

<sup>&</sup>lt;sup>1</sup> Bajrush Morina's Joinder in "Astrit Haraqija's Request for Reconsideration of the Scheduling Order Regarding Commencement of Trial Dated 20 May 2008 with Confidential Annexes A-D", 27 May 2008.

<sup>&</sup>lt;sup>2</sup> Reconsideration Motion, para. 20.

<sup>&</sup>lt;sup>3</sup> Bajrush Morina's Joinder in "Astrit Haraqija's Request for Certification for Appeal of Trial Chamber's Scheduling Order Regarding Commencement of Trial Dated 20 May 2008" with Confidential Annexes A-D, 27 May 2008.

<sup>&</sup>lt;sup>4</sup> See Prosecutor v. Slobodan Milošević, Case No. IT-02-54-AR108bis.3, Confidential Decision on Request of Serbia and Montenegro for Review of the Trial Chamber's Decision of 6 December 2005, 6 April 2006, para. 25, fn. 40.

<sup>&</sup>lt;sup>5</sup> See Prosecutor v. Rasim Delić, Case No. IT-04-83-T, Decision on the Prosecution's Motion for Reconsideration of the Chamber's Decision on Admission of Documentary Evidence, 13 February 2008, para. 9; Prosecutor v. Prlić et al., Case No. IT-04-74-T, Second Decision on the Admission of Documentary Evidence submitted by the Prosecution (Dretelj and Gabela), 12 December 2007, p. 4 fn. 4 with further references.

FINDING that the Certification Request is therefore moot;

PURSUANT to Rules 54 and 65ter of the Rules

**HEREBY** grants the Reconsideration Motion; and

**ORDERS** as follows:

1. The Scheduling Order Regarding Commencement of Trial rendered on 20 May 2008 is

vacated;

2. The Prosecution shall file, not later than 21 July 2008:

a. a Pre-trial Brief, including a summary of the evidence which the Prosecution intends to

bring regarding the commission of the alleged crime and the form of responsibility incurred

by the accused. This brief which shall not exceed 5000 words, shall include any admissions

by the parties and a statement of matters which are not in dispute, as well as a statement of

contested matters of fact and law;

**b.** the list of witnesses the Prosecution intends to call. This list shall include the name or

pseudonym of each witness, a summary of the facts on which each witness will testify, the

points in the Indictment as to which each witness will testify, the total number of witnesses,

an indication of whether the witness will testify in person or pursuant to Rules 92bis, 92ter

or 92quater, the estimated length of time required for each witness and the total time

estimated for presentation of the Prosecution's case;

c. the list of exhibits the Prosecution intends to offer;

3. The Defence shall file, not later than 11 August 2008:

a. a Pre-trial Brief that shall not exceed 5000 words and which shall address the factual and

legal issues and include a written statement setting out in general terms and the nature of the

Accused's defence, the matters with which the Accused takes issue in the Prosecution's Pre-

trial Brief and, in the case of each such matter, the reason why the Accused takes issue with

it;

b. the list of witnesses the Defence intends to call. This list shall include the name or

pseudonym of each witness, a summary of the facts on which each witness will testify, the

points in the Indictment as to which each witness will testify, the total number of witnesses,

an indication of whether the witness will testify in person or pursuant to Rules 92bis, 92ter

or 92quater, the estimated length of time required for each witness and the total time estimated for the presentation of the Defence case;

c. the list of exhibits the Defence intends to offer;

4. The trial shall take place between 8 and 12 September 2008, at a time and venue to be announced in due course.

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

Dated this twenty-ninth day of May 2008

At The Hague

The Netherlands

Judge Alphons Orie Presiding

[Seal of the Tribunal]