Case No.:



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

Date:

IT-05-87-T 13 June 2008

Original:

**English** 

# IN THE TRIAL CHAMBER

Before:

Judge Iain Bonomy, Presiding Judge Ali Nawaz Chowhan Judge Tsvetana Kamenova

Judge Janet Nosworthy, Reserve Judge

Registrar:

Mr. Hans Holthuis

Order of:

13 June 2008

**PROSECUTOR** 

v.

MILAN MILUTINOVIĆ NIKOLA ŠAINOVIĆ DRAGOLJUB OJDANIĆ NEBOJŠA PAVKOVIĆ VLADIMIR LAZAREVIĆ SRETEN LUKIĆ

#### **PUBLIC**

### SECOND ORDER RE EXHIBITS P1468 AND IC199

# Office of the Prosecutor

Mr. Thomas Hannis Mr. Chester Stamp

### Counsel for the Accused

Mr. Eugene O'Sullivan and Mr. Slobodan Zečević for Mr. Milan Milutinović

Mr. Toma Fila and Mr. Vladimir Petrović for Mr. Nikola Šainović

Mr. Tomislav Višnjić and Mr. Norman Sepenuk for Mr. Dragoljub Ojdanić

Mr. John Ackerman and Mr. Aleksandar Aleksić for Mr. Nebojša Pavković

Mr. Mihajlo Bakrač and Mr. Đuro Čepić for Mr. Vladimir Lazarević

Mr. Branko Lukić and Mr. Dragan Ivetić for Mr. Sreten Lukić

**THIS TRIAL 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") is seised of a "Joint Prosecution and Defence Submission Regarding Exhibits P-1468 and IC-199," filed on 12 June 2008 ("Motion"), and hereby renders this order in relation thereto.

- 1. On 19–21 May 2008, Milan Đaković, who was called by the Trial Chamber as a witness, gave evidence in the above-captioned proceedings. Some of the entries in P1468 were illegible, and he agreed to assist in clarifying several portions by re-writing them into a new document. This document was given exhibit number IC199, translated into English by the Conference and Language Services Section, and then uploaded to eCourt. On 21 May 2008, the Chamber directed the parties to reach agreement (if possible) and submit a joint filing on how some of his evidence should be handled.<sup>1</sup>
- 2. In the Motion, the parties jointly submit (a) that exhibit P1468 is a copy of a notebook containing handwritten notes written by Milan Đaković during meetings he attended between July and October 1998 and (b) that Đaković confirmed that he was the author of the entries in P1468 up until 21 October 1998.<sup>2</sup> The parties voice no objection to the translation of IC199 and agree that what is contained in IC199 is the best evidence of what is contained in the corresponding portions of the notebook and what was previously designated as "illegible" in P1468. The parties also agree (a) that IC199 should be admitted into evidence and considered as a supplement to P1468, which is already in evidence, and (b) that the two documents should be read together when considering evidence of the notes written by Mr. Đaković.
- 3. Finally, the parties jointly request that IC199 be admitted into evidence.

<sup>&</sup>lt;sup>1</sup> See also Order re Exhibits P1468 and IC199, 11 June 2008 (noting that no such filing had been received thus far; ordering again parties to, by no later than 12 June 2008, jointly file submissions (if possible) on manner in which IC199 should be treated in relation to P1468 and whether former should be admitted into evidence; and stating that, should parties not be able to come to agreement, Chamber would issue decision thereon on 13 June 2008).

<sup>&</sup>lt;sup>2</sup> T. 26365 et seq. (19 May 2008).

4. Accordingly, the Trial Chamber, pursuant to Rule 54, 65 *ter*, 89, and 90 of the Rules of Procedure and Evidence of the Tribunal, hereby GRANTS the Motion and ORDERS that IC199 shall be admitted into evidence.

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

Judge Iain Bonomy

Presiding

Dated this thirteenth day of June 2008 At The Hague The Netherlands

[Seal of the Tribunal]