

Before: Judge Patrick Lipton Robinson, Presiding  
Judge Christine Van den Wyngaert  
Judge Pedro David

IT-98-32/1-T  
05915-05914  
17 November 2008

Registrar: Mr. Hans Holthuis, Registrar

### Public Order

The Prosecutor  
v.  
Milan Lukić  
and  
Sredoje Lukić

### Order to redact the public transcript and the public broadcast of a hearing

The Trial Chamber

( At the request of the Prosecutor and with the agreement of the parties )

ORDERS that the following blacked-out text be omitted from the public transcript of the hearing dated 25 September 2008 and be edited from the public broadcast of this hearing.


LiveNote SR - [25/09/2008 25.09.2008]

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20:10:49:35 metaphor. But in looking at the EDS system, Your Honour, and putting in  
21:10:49:41 just the simple name of this witness, we made a disturbing discovery that  
22:10:49:48 simply is there is an interview notes from the OTP for an interview  
23:10:49:53 conducted by Dermot Groome, Yves Roy [REDACTED] on the 15th and 16th of  
24:10:49:59 December, 2000 in relation to over two days and six hours of interview  
25:10:50:06 time. For whatever reason the OTP's notes are in the system. We've  
36:10:50:10 received no notes or discovery related to these interviews by the OTP  
20:50:16 Clearly just from the notations related to the witness's  
3:10:50:21 identification of Mitar Vasiljevic his involvement in the Bikavac fire  
4:10:50:29 that evening and this is clearly exculpatory Rule 68 material and the  
5:10:50:35 smarter of the fact is I was going to be asking for a formal deposition  
6:10:50:39 before cross given the failure of the nature to disclose because I can  
7:10:50:43 say at this point, Your Honour is I can't I can't rule out a wilful  
8:10:50:47 failure to rule out a wilful to the Defence.  
9:10:50:54 JUDGE ROBINSON: Mr. Groome.  
10:10:50:55 MR. GROOME: As the Court heard me say several weeks ago. The  
11:10:50:57 initial contact that we had had with this witness was the process of  
12:10:51:00 speaking with her for a few minutes and then her retreating to regain her  
13:10:51:05 composure. All of the notes that were taken during that interview or  
14:10:51:07 that discussion with her have been disclosed. There is no statement. No  
15:10:51:13 statement was given. She was unable to give any kind of formal statement  
16:10:51:16 at that kindly that's been clearly explain. These notes have been  
17:10:51:21 disclosed to the Defence. There are two pages of notes. There is  
18:10:51:24 nothing else other to disclose other than the videotaped statements that  
19:10:51:29 this witness gave shortly jaf wards and they also have been disclosed so  
20:10:51:32 disclosing our has been complete in this case there is nothing else that  
21:10:51:35 needs to be disclosed  
22:10:51:36 JUDGE ROBINSON: So your position then is that the interview of  
23:10:51:41 which Mr. Alarid speaks and which he said took place on the 15th and 16th  
24:10:51:47 of December, 2000, that that has been disclosed.  
25:10:51:52 MR. GROOME: Yes, Your Honour  
37:10:51:59 MR. ALARID: Your Honour, it's four pages of notes.  
2:10:52:02 JUDGE ROBINSON: That doesn't matter he says it has been

Public Post-Session Redaction Order (Black) [35/23]

The blacked-out text, as identified by the passages prior and subsequent thereto, is confidential. Any person or organization, including media organizations, which has possession of the public recording of all or the relevant portion of the proceeding containing the confidential information is hereby enjoined from disclosing it to any other person(s) or organization(s) as of the date and time this order is received. The failure to conform may result in contempt charges being issued by the Tribunal against the disclosing person or organization.

  
Patrick Robinson  
Presiding Judge