In the Trial Chamber II

IT-03-67-877.2, D554-D548 O3 JUNE 2009

Judge O-Gon Kwon, Presiding

Case No. Date : IT-03-67-R77.2 29 May 2009 554

Before:

Registrar:

Mr. John Hocking

Judge Kevin Parker Judge Iain Bonomy

Public Redaction Order

The Prosecutor

Vojislav Šešelj

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

The Trial Chamber

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

ORDERS that the following blackened text be omitted from the public transcript of the hearing dated 29 May 2009 and be edited from the public broadcast of the hearing.

1. LiveNote SR - [29/05/2009 Lintified15 + LiveNote, Inc.] B File Edit Iranscript Search Annotate Issue Report 20 20 7:11:46 Mr. Kwon at the time was the Judge in the Milosevic trial, for 21 17:11:50 example. I don't think Mr. Bonomy was in the trial yet when Milan Babic 22 17:11:58 testified as a protected within. I followed the trial in Belgrade and 23 17:12:02 immediately identified Milan Babic on what he was saying in the 24 17:12:05 courtroom. Several days later the protective measures were lifted and 25 17:12:09 Milan Babic continued to testify in open session, publicly. 60:117:12:11 So that is all possible by deduction and by using your 217:12:20 intelligence. Experts 20 years ago established that my IQ was above 240. 317:12:31 Ferhaps these experts are telling lies. 417:12:34 Now, how -- what's Mr. MacFarlane's IQ. I don't know. Before 517:12:43 this trial I thought his IQ was much higher than I think it is now, but 617:12:47 has raised the question of intelligence and the capabilities of an 817:12:51 average man, so that brings me to these associations without wishing to 917:12:57 Now, who could have concluded -- who this wes start the 917:12:56 insult him. 1017:12:57 Now, who could have concluded -- who this was about when it came 117:12:57 Now, who could have concluded -- who this was about when it came 117:13:20 to three protected witnesses in reading this book? Well, ask yourselves, 217:13:20 Who has had the time and put in the effort to read a book that is 1.200 1317:13:20 Bages long just to have the names of protected witnesses disclosed? 1417:13:21 That's not what you would have done. You print an anonymous flyer, an 1517:13:24 anonymous pamphlet and nobody knows who the author of it is and you 1617:13:29 disclose the names and then you call in people to intimidate the 1717:13:31 witnesses, to instil fear. In Haradinaj, for example, protected 1817:13:40 kind. How many witnesses were killed in the Haradinaj case, ten? 2017:14:05 The Prosecutor goes on to say that this is a very serious problem 2017:14:05 Dozens? Who knows? 2117:14:05 The Prosecutor goes on to say that this is a very serious problem 2217:14:05 in this case. That's just not true. It's absolutely not true. There is 2317:14:05 no problem here. All we have here is the Prosecutors thinking up this 2417:14:11 problem when they faced fiasco in the main trial. 2517:14:14 61:1 istributed came to the Prosecutor Open Go To Pag (2) Full Taxa 0 8 Q 23 ŝ 1 [61:3] Stopped Judge O-Gon Kwon Presiding Judge

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24 17:07:19 is a testimony which refutes the allegations from the indictment.		
25 17:07:26 Whether my objective was to publicly disclose the names of		
58:117:07:35 protected witnesses and thereby intimidate them, Judges, you know that		
2 17:07:44 Serbia and Yugoslavia for nearly half a century were under the Communist		
3 17:07:53 dictatorship and the Communist Marsal Tito and his successors. This		
417:08:00 Communist regime put a ban, a judicial ban on seven of the books that I		
517:08:05 wrote. I have to reluctantly admit that the prosecutors in those trials		
6 17:08:15 against me had prepared themselves much thoroughly than this Prosecutor		
7 17:08:20 of the International Criminal Tribunal has done. They had read all the		
8 17:08:25 books from cover to cover, and according to the practices then in place		
9 17:08:32 did their job, but were they were much better prepared.		
10 17:08:36 We have here a Prosecutor who has no idea what this book		
1117:08:41 contains. He is making arbitrary allegations that my intention was to		
12 17:08:47 disclose the names of protected witnesses and therefore intimidate them.		
13 17:08:52 You know that I'm still the president of the largest opposition		
14 17:08:57 party in Serbia, the Serbian Radical Party. It has over 500.000		
15 17:09:03 registered members.		
16 17:09:04 If I had wanted to publish the names of protected witnesses, I		
17 17:09:11 could have issued an order through my associates, through anyone, to		
18 17:09:14 print a flyer with the name of all the protected witnesses and to have it		
19 17:09:21 printed in 100,000 copies and distributed throughout Serbia. And I could		
20 17:09:31 even add the photographs of those who were most unpleasant and also		
21 $ 17:09:36$ provide their personal details such as address, et cetera. If that had		
2217:09:45 been my objective, I could have done that. There's a large number of		
2317:09:49 private printing offices in Serbia, and if I had taken that course of		
2417:09:55 action, no investigation could have proven who had been behind it.		
2517:09:59 Therefore, if was not my aim to intimidate and instil fear into		
59:117:10:04 protected witnesses or to make their names public. It was my name to		
217:10:10 uncover the was a construed one based		
317:10:17 on false accusations, on false statements, and that's what I've proved		
4 17:10:26 during the proceedings and trial against me. Not one stone has been left		
517:10:28 standing of any of the accusations or anything else, and that's why the		
6[17:10:32 whole trial has been blocked. And the Trial Chamber doesn't know how to		
$717:10:36$ deal with this problem and get out of this cul-de-sac $^{\circ}$, and they cannot		
017:10:43 acquit me, and they cannot act upon the requirements of the Prosecution.		
9[17:10:48 So it's checkmate. How long this will go on, I don't know. We'll see. 10[17:10:53 And it's not important. I have patience myself, seven years and then		
11[17:10:53 And it's not important. I have patience myself, seven years and then 11[17:10:57 another seven years. I can stay here another 70 years if need be.		
1117.10.57 another saven years. I can stay here another 70 years If heed be.		
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18 14:59:34 of the book, et cetera.		
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13 14:56:29 by Vojislav Seselj," and then it sets out the name of the book which I 14 14:56:32 won't go into at the moment. 15 14:56:35 The very first paragraph of that article indicates a few days 16 14:56:40 I'll read the first sentence: 17 14:56:42 "A few days after the beginning of the trial of Dr. Vojislav 18 14:56:45 seselj, the latest book from the ^ of the serb radical leader was 19 14:56:51 publicly promoted in the presence of a large number of outstanding public 20 14:56:56 mersonalities." 21 14:56:57 mersonalities." 21 14:56:58 The point is that that article indicates that the book came out 21 4:57:01 approximately a few days after the beginning of the main trial, which 23 14:57:05 would fix it on or about the 7th of November of 2007. 24 14:57:19 Some portions of the transcripts are relevant, in my respectful 25 14:57:26 submission, to the issue of mens rea, and there's two two transcripts 17: 11 4:57:43 in particular. The first occurred on the 9th of October, 2008, at page 21 4:57:56 10582. The accused said in essence this: "But I insist on the fact that 31 4:58:10 in was only members of the team for my defence who took part and the 41 4:58:11 composition of that team is something I let the registry know in advance 51 4:58:15 on time so how could I before ^ how could I have instructed the 61 4:58:19 invosting tors to compile this become of 1.200 peejs for the whole ^ 71 4:58:40 pursuant to my instructions. They are my extended arm in all of this." 91 4:58:50 prepared it but pursuant to the instructions as an extended arm of the 12 4:58:54 A similar comment was made by the accused on the 21st of October, 13 4:58:54 A similar comment was made by the accused on the 21st of October, 14 4:59:12 2008 at pages 10810 and 10811. To make sure it's seen in context I'll 15 4:59:22 read that paragraph. 16 14:59:22 read that paragraph. 16 14:59:34 of the book, et cetera. 19 14:59:35 MR. MacFarlane, sorry to interrupt you, but can I 17 4:59:35 MR. MacFarlane; Thank you. 20 14:59:36 JUDGE KWON: Please go o		
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1914:59:35 MR. MacFARLANE: Thank you.		
20114:59:36 JUDGE KWON: Please go on		
2114:59:37 MR. MacFARLANE: I'll endeavour to steer around some words. The		
2214:59:47 accused is reported as having said this: "Now, in addition to this		
23]14:59:53 affair, that is great deal of mystification on the basis of this book and		
2414:59:57 it's a report that my associates compiled for me as an attachment for pie 2515:00:02 last complaint against the indictment. You know, the text was a letter		
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h —		
Judge O-Gon Kwon Presiding Judge		

IT-03-67-R77.2 29 May 2009

Before:

Judge O-Gon Kwon, Presiding Judge Kevin Parker Judge Iain Bonomy

Registrar:

Mr. John Hocking

Public Redaction Order

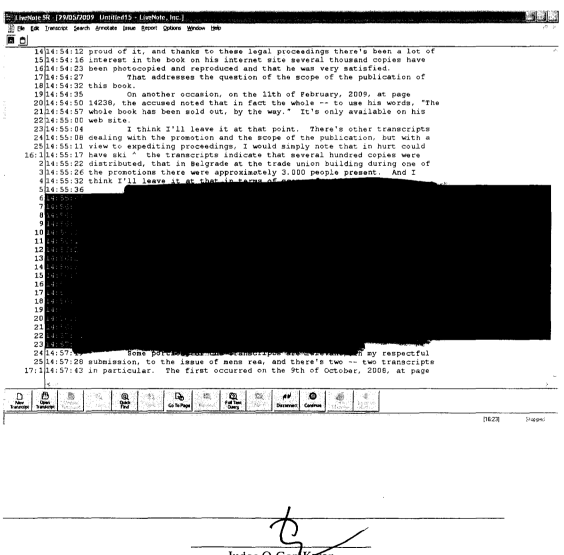
The Prosecutor V Vojislav Šešelj

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

The Trial Chamber

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

ORDERS that the following blackened text be omitted from the public transcript of the hearing dated 29 May 2009 and be edited from the public broadcast of the hearing.



Judge O-Gon Kwon Presiding Judge

IT-03-67-R77.2 29 May 2009

Before:

Judge O-Gon Kwon, Presiding Judge Kevin Parker Judge Iain Bonomy

Registrar:

Mr. John Hocking

Public Redaction Order

The Prosecutor V Vojislav Šešelj

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15]14:28:31 highly problematic to ask that documents be directly entered into		
16/14:28:34 evidence in this way. However, bearing in mind the fact that here we're		
17]14:28:38 dealing with generally known documents, at least it is common knowledge		
18 14:28:44 to this Tribunal, I'm not going to object to that either, because I think 19 14:28:48 there's no reason for me to object to documents for which it is a		
2014:28:55 notorious fact that they are in existence. So that would be		
21[4:28:59 unreasonable. It would be unreasonable to object. But I'd like to draw		
22 14:29:02 your attention to the fact that there are too many documents which are		
23 14:29:06 not needed and which encumber and burden the list. Many things are not		
24 14:29:12 being challenged from the outset. It is I'm not challenging that I'm		
2514:29:17 the author of the book. So there's no need to prove that on the basis of		
6:114:29:20 documents. I have said that a number of times. I have also explained		
2 14:29:24 during the main proceedings the way in which I compiled the book and gave 3 14:29:28 instructions for the book's printing.		
414:29:32 So we would have to discuss matters here which or contentious,		
514:29:40 and what is contentious is whether there was disclosure of protected		
614:29:45 witnesses at all or not.		
7 14:29:51 And then the question of motivation comes into play. What my		
814:29:55 motives were. Were my motives to disclose the names of protected.		
914:29:59 witnesses or to unmask a plot in public with respect to an entry that is		
1014:30:06 incorprated into my indictment for which there is to legal grounds, and I		
1114:30:16 think that is the substance of the matter and the essential question. So 1214:30:18 I have nothing against having evidence having admitted into evidence		
1314:30:23 that three witnesses enjoyed protective measures and that I was informed		
14/14:30:28 on time that they were protected witnesses and that I knew that their		
1514:30:32 names could not be disclosed. That can be admitted into evidence		
16 14:30:35 straight away. There's no reason for me toal challenge that at all and		
17 14:30:47 oppose it. So that's à whole set of documents here which the Prosecutor		
1814:30:46 has asachd		
19/14:30:40 Then I have no objection to having all the transcripts from the		
2014:30:53 main trial admitted into evidence and my comments about the book and the 2114:30:56 portions where I explain how the book came into being in the first place,		
22 14:30:30 portions where I explain now the book came into being in the first place, 22 14:31:00 and we have documents here testifying to the publication of the book and		
23 14:31:06 its public promotions in Serbia. I have nothing against that either. I		
2414:31:11 don't object to that being admitted into evidence, and if I'm not		
2514:31:16 contesting it, then why?		
7:114:31:17 And here we have statements which were made by these protected		
2[14:31:23 witnesses on several occasions. Now, is that necessary? Do you need to		
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Presiding Judge