



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-A  
Date: 23 July 2010  
Original: English

**IN THE APPEALS CHAMBER**

**Before:** Judge Patrick Robinson, Presiding  
Judge Fausto Pocar  
Judge Liu Daqun  
Judge Andréia Vaz  
Judge Theodor Meron

**Registrar:** Mr. John Hocking

**Corrigendum of:** 23 July 2010

**PROSECUTOR**

v.

**RAMUSH HARADINAJ  
IDRIZ BALAJ  
LAHI BRAHIMAJ**

**PUBLIC**

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**CORRIGENDUM TO JUDGEMENT OF 19 JULY 2010**

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**The Office of the Prosecutor:**

Mr. Peter Kremer  
Mr. Marwan Dalal  
Ms. Elena Martin Salgado

**Counsel for the Accused:**

Mr. Ben Emmerson and Mr. Rodney Dixon for Ramush Haradinaj  
Mr. Gregor Guy-Smith and Ms. Colleen Rohan for Idriz Balaj  
Mr. Richard Harvey and Mr. Paul Troop for Lahi Brahimaj

**I, Patrick Robinson**, Presiding Judge of the Appeals 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 (“Appeals Chamber” and “Tribunal” respectively),

**NOTING** the “Judgement”, issued by the Appeals Chamber on 19 July 2010 in the above-captioned case (“Appeal Judgement”);

**NOTING** that two clerical errors were inadvertently included in the Appeal Judgement;

**ON THE BASIS OF THE FOREGOING,**

**HEREBY ORDER**, with the consent of the Bench in this case, that the Appeal Judgement shall be amended as follows:

1. The second sentence of paragraph 45 of the Appeal Judgement shall read:

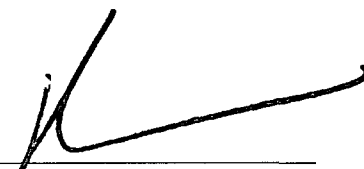
The decisions not to hear the other witness or allow additional time were especially harmful given that the other witness reportedly provided equivocal answers on whether he would have provided testimony,<sup>146</sup> leaving open the possibility that, once in front of the video-conference link, he would eventually have testified.

2. The last sentence of paragraph 46 of the Appeal Judgement shall read:

Given the difficulties in obtaining evidence from the other witness,<sup>149</sup> and the context of intimidation faced by all witnesses,<sup>150</sup> this decision again inappropriately prioritised logistical considerations over the Trial Chamber’s duty to safeguard the fairness of the proceedings.

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

Dated this twenty-third day of July 2010  
At The Hague  
The Netherlands



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Judge Patrick Robinson  
Presiding

**[Seal of the Tribunal]**

<sup>146</sup> See T. 10633-10635 (13 November 2007) (Open Session).

<sup>149</sup> See Trial Judgement, Appendix A (Procedural History), para. 24.

<sup>150</sup> See Trial Judgement, para. 22.