

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-95-5/18-T

Date: 20 March 2015

Original: English

## **IN THE TRIAL CHAMBER**

Before: Judge O-Gon Kwon, Presiding Judge

Judge Howard Morrison Judge Melville Baird

Judge Flavia Lattanzi, Reserve Judge

Registrar: Mr. John Hocking

Decision of: 20 March 2015

#### **PROSECUTOR**

 $\mathbf{v}_{\bullet}$ 

#### RADOVAN KARADŽIĆ

#### **PUBLIC**

# DECISION ON ACCUSED'S REQUEST FOR PUBLIC REDACTED VERSION OF NINETY-THIRD DISCLOSURE VIOLATION DECISION

# Office of the Prosecutor

Mr. Alan Tieger

Ms. Hildegard Uertz-Retzlaff

## The Accused

Mr. Radovan Karadžić

92622

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");

**BEING SEISED OF** the Accused's "Request for Filing of Public Redacted Version of Decision

of 13 October 2014", filed confidentially on 3 March 2015 ("Request") wherein the Accused

requests that the Chamber issue a public redacted version of the confidential "Decision on

Accused's Ninety-Third Disclosure Violation Motion", dated 13 October 2014 ("Decision");<sup>1</sup>

**NOTING** the Accused's submission that the Decision forms an important part of international

criminal jurisprudence as it emphasises the disclosure obligations of the Office of the Prosecutor

("Prosecution") with respect to material provided under Rule 70 of the Tribunal's Rules of

Procedure and Evidence ("Rules") and issuing a public redacted version of the Decision would

allow him to refer to it in any appeal;<sup>2</sup>

NOTING the "Prosecution Response to Request for Filing of Public Redacted Version of

Decision of 31 October 2014", filed confidentially on 13 March 2015 ("Response"), wherein the

Prosecution argues that, although it is not opposed in principle to the issuance of a public

redacted version of the Decision, the Request should be denied because the Accused's proposed

redactions are not sufficient to respect the confidential Rule 70 information;<sup>3</sup>

CONSIDERING further that save for portions which should remain under seal in accordance

with Rule 70 of the Rules, it is in the interests of justice and of a public trial that the Decision be

made public;

**PURSUANT TO** Rule 54 of the Tribunal's Rules of Procedure and Evidence.

**HEREBY:** 

a. **GRANTS** the Request in part;

b. **DECIDES** that it shall issue a public redacted version of the Decision;

Request, paras. 1, 4, Confidential Annex A. The Accused submits that the proposed reductions ensure that the matters which the Chamber indicated should not be made public, remain confidential.

<sup>2</sup> Request, paras. 2–3.

Response, paras. 1–3.

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- c. **ORDERS** the Registry to reclassify the Request as public, while maintaining the confidentiality of Annex A to the Request; and
- d. **ORDERS** the Prosecution to file a public redacted version of the Response as soon as practicable.

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

Judge O-Gon Kwon, Presiding

Dated this twentieth day of March 2015 At The Hague The Netherlands

[Seal of the Tribunal]