



Number: X-KR-07/336
Sarajevo, 16 July 2010

The Court of Bosnia and Herzegovina, Section I for War Crimes, Judge Davorin Jukić, as the Presiding Judge, in the criminal case against the Accused Suljo Karajić, for the criminal offence War Crimes against Prisoners of War under Article 175(1) (a) and (b) and War Crimes against Civilians under Article 173(1)(c) and (e), as read with Article 180(1) of the Criminal Code of Bosnia and Herzegovina (the CC of BiH), and all in conjunction with Article 29 of the CC of BiH, pursuant to Article 291(1) of the Criminal Procedure Code of Bosnia and Herzegovina (the CPC of BiH), on 16 July 2010 rendered the following

DECISION

Correcting the Verdict of this Court, No. X-KR-07/336 of 13 April 2010, by erasing from the convicting part of the Verdict under paragraph 3

the words “*deprived them of life and*“, specifically from the following paragraph:

“...In December 1994, in the village of Todorovska Slapnica, Municipality of Velika Kladuša, he was bringing in civilians to the elementary school without any grounds, and ordered the members of the military police subordinate to him to bring to the school premises the civilians who he assumed to have supported the idea of the Autonomous Province of Western Bosnia, whereupon he deprived them of life and subjected them to inhumane treatment and mental torture inasmuch as he...”

The Verdict shall remain unchanged in the remaining part.

Reasoning

In the criminal case against the Accused Suljo Karajić, the Trial Panel delivered the Verdict, No. X-KR-07/336 of 13 April 2010, finding the Accused guilty of the criminal offences of War Crimes against Prisoners of War under Article 175(1)(a) and (b) and War Crimes against Civilians under Article 173(1)(c) and (e), and sentenced him to 18 (eighteen) years in prison.

The Court established that in the operative part of the Verdict referring to the conviction a part remained, obviously by mistake, referring to the act of perpetration of the Accused (“*deprived of life*“), of which he was acquitted by this Panel. Also, the mentioned error in the wording of the operative part was read out by the Presiding Judge while pronouncing the Verdict in this case on 13 April 2010.

As the Court in the meantime discovered that this was an obvious error, pursuant to Article 291(1) of the CPC of BiH it decided to make a correction of the Verdict *ex officio*. The mentioned omission is a technical error which does not change the contents of the Verdict, or the decision rendered, thus in the introduction of Paragraph 3 of the Verdict's Operative Part the words "*deprived of life and*" shall be erased as stated in the operative part of the Decision.

Following the foregoing, pursuant to Article 291(1) of the CPC of BiH, the Court decided as stated in the operative part of the Decision.

**PRESIDING JUDGE
JUDGE
Davorin Jukić**

LEGAL REMEDY: No appeal lies from this decision.

*I hereby confirm that this document is a true translation of the original written in Bosnian/Serbian/Croatian.
Sarajevo, 11 August 2010
Dinka Bevrnja
Certified Court Interpreter for English*