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JL**UNITED  
NATIONS**

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-08-91-T  
Date: 30 March 2012  
Original: English

**IN TRIAL CHAMBER II**

**Before:** Judge Burton Hall, Presiding  
Judge Guy Delvoie  
Judge Frederik Harhoff

**Registrar:** Mr. John Hocking

**Order of:** 30 March 2012

**PROSECUTOR**

v.

**MIĆO STANIŠIĆ AND STOJAN ŽUPLJANIN*****PUBLIC***

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**ORDER ON FINAL TRIAL BRIEFS AND CLOSING ARGUMENTS**

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**The Office of the Prosecutor**

Ms. Joanna Korner  
Mr. Thomas Hannis

**Counsel for the Accused**

Mr. Slobodan Zečević and Mr. Slobodan Cvijetić for Mićo Stanišić  
Mr. Dragan Krgović and Mr. Aleksandar Aleksić for Stojan Župljanin

**TRIAL CHAMBER II** (“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”);

**RECALLING** that on 18 January 2012 the Trial Chamber decided that the parties shall have four weeks from the closing of the evidence to file their respective final trial briefs, that the Prosecution’s final trial brief shall not exceed 120,000 words, the Stanišić Defence’s final trial brief 80,000 words, and the Župljanin Defence’s final trial brief 60,000 words, and that the closing arguments shall be heard two weeks after the filing of the final trial briefs;<sup>1</sup>

**CONSIDERING** that, due to the complexity and the size of this case, the number of witnesses heard by the Trial Chamber, the number of exhibits admitted into evidence, and the fact that the Consolidated Hyperlinked Spreadsheet is still to be finalized, it would be in the interests of justice to grant the parties an additional week to file their final trial briefs;<sup>2</sup>

**STRESSING** that appendices to the final trial briefs and books of authority may not contain any legal or factual arguments but rather references, source materials, items from the record, exhibits, and other relevant, non-argumentative material;<sup>3</sup>

**PURSUANT TO** Articles 20 and 21 of the Statute and Rules 54 and 86 of the Rules of Procedure and Evidence;

**ORDERS** as follows:

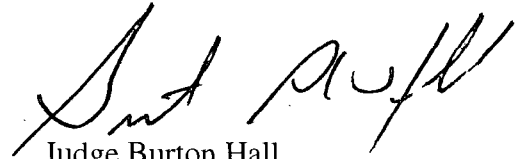
- (i) The parties shall file their final trial briefs by no later than 7 May 2012.
- (ii) There shall be no written responses to final trial briefs.
- (iii) The Trial Chamber shall hear closing arguments from 21-24 May 2012.
- (iv) The Prosecution shall commence presenting its closing arguments on 21 May 2012, and shall have six hours in total to do so.
- (v) After the completion of the Prosecution’s closing arguments, the Defence teams shall have six hours in total to present their closing arguments, equally divided between them and with the Stanišić Defence starting first, unless both Defence teams agree otherwise.

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<sup>1</sup> Hearing, 18 January 2012, T. 26671-26672, 26687. *See also* the Practice Direction on the Length of Briefs and Motions, IT/184/Rev. 2, 16 September 2005 (“Practice Direction”), sections (A), (B), and (C), paras 4, 7.

- (vi) The Trial Chamber shall decide upon time for rebuttal and rejoinder arguments (if any), after the completion of the Defence closing arguments.

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



Judge Burton Hall  
Presiding

Dated this 30th day of March 2012

At The Hague

The Netherlands

[Seal of the Tribunal]

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<sup>2</sup> See Decision granting in part Prosecution's Motion to reconsider the Trial Chamber's Decision of 27 January 2012 and to add further material to the CHS, 29 March 2012, p. 6.

<sup>3</sup> Practice Direction, section (C), para. 6.