

SCSL-04-15-T

(24105 - 24121)

**SPECIAL COURT FOR SIERRA LEONE  
OFFICE OF THE PROSECUTOR  
Freetown - Sierra Leone**

Before: Hon. Justice Bankole Thompson, Presiding  
Hon. Justice Benjamin Itoe  
Hon. Justice Pierre Boutet  
Registrar: Mr. Lovemore G. Munlo SC  
Date filed: 12 July 2006

**THE PROSECUTOR**

**Against**

**Issa Hassan Sesay  
Morris Kallon  
Augustine Gbao**

**Case No. SCSL-2004-15-T**

---

**PUBLIC  
ANNEXES TO PROSECUTION POSITION PAPER ON IMPLEMENTING  
MODALITIES FOR RULE 98**

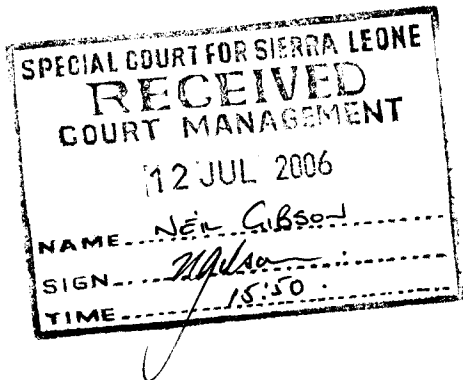
---

Office of the Prosecutor:  
Mr. James C. Johnson  
Mr. Peter Harrison  
Ms. Wendy van Tongeren

Defense Counsel for Issa Hassan Sesay  
Mr. Wayne Jordash  
Ms. Sareta Ashraph

Defense Counsel for Morris Kallon  
Mr. Shekou Touray  
Mr. Charles Taku  
Mr. Melron Nicol-Wilson

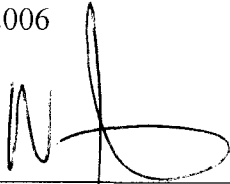
Defense Counsel for Augustine Gbao  
Mr. Andreas O'Shea  
Mr. John Cammegh



1. On July 11, 2006 the Prosecution filed the Prosecution Position Paper on Implementing Modalities for Rule 98, SCSL-04-15-T, starting at page 24087. The annexes attached hereto are to be read as reference documents referred to in this filing.
2. Annex A of this document consists of :
  - a. Scheduling Order from the *Prosecutor v. Milan Martić*, 9 June 2006 (3 pages),
  - b. Scheduling Order from the *Prosecutor v. Momčilo Krajišnik*, 26 April 2005 (3 pages),
  - c. ICTY Weekly Press Briefing, 21 June, 2006, (4 pages),
  - d. ICTY Weekly Press Briefing, 28 June, 2006, (4 pages).
3. These documents were inadvertently admitted from the said paper at time of filing.

Filed in Freetown

12 July 2006



---

Wendy van Tongeren

**Annex A**

IT-95-11-T  
 ① 9986 - ① 9984  
 09 June 2006

9986

10.

UNITED  
 NATIONS



International Tribunal for the Prosecution of  
 Persons Responsible for Serious Violations of  
 International Humanitarian Law Committed in  
 the Territory of Former Yugoslavia since 1991

Case No. IT-95-11-T

Date: 9 June 2006

Original: English

**IN TRIAL CHAMBER I**

**Before:** Judge Bakone Justice Moloto, Presiding  
 Judge Janet Nosworthy  
 Judge Frank Höpfel

**Registrar:** Mr. Hans Holthuis

**Order of:** 9 June 2006

**PROSECUTOR**

**v.**

**MILAN MARTIĆ**

---

**SCHEDULING ORDER**

---

**The Office of the Prosecutor:**

Mr. Alex Whiting  
 Ms. Anna Richterova  
 Mr. Colin Black  
 Ms. Nisha Valabhji

**Counsel for the Accused:**

Mr. Predrag Milovančević  
 Mr. Nikola Perović

**TRIAL CHAMBER I** (“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”);

**CONSIDERING** that pursuant to Article 20 (1) the Trial Chamber shall ensure that the trial is fair and expeditious;

**CONSIDERING** that pursuant to Article 21 (4) (b) the Accused has a right to have adequate time for the preparation of his defence, and that pursuant to Article 21 (4) (c) the Accused has a right to be tried without undue delay;

**NOTING** the submissions of the Prosecution at the hearing on 3 May 2006 concerning the scheduling of the trial after the close of the Prosecution case;<sup>1</sup>

**NOTING** that the Defence did not have any comments to the Prosecution’s submission;<sup>2</sup>

**NOTING** that the court recess is scheduled from Monday 17 July 2006 until Friday 4 August 2006;

**NOTING** that, at the request of the parties, the Trial Chamber granted the parties a further period of one week for preparations to take place immediately after the court recess, and that, as a consequence, the trial is to resume on Monday 14 August 2006;<sup>3</sup>

**NOTING** that on 6 June 2006 the Prosecution informally advised the Trial Chamber that its previous estimate of concluding its case by 16 June 2006<sup>4</sup> has been slightly revised and that according to the new estimate the Prosecution’s evidence is to conclude on or about 19 June 2006;

**NOTING** Rules 65 *ter* (G) and (M), 73 *ter*, 84, 85 (A) (ii), and 98 *bis* of the Rules of Procedure and Evidence (“Rules”);

**NOTING** that at the start of the Prosecution case the Defence elected to postpone its opening statement pursuant to Rule 84 until the beginning of the Defence case;<sup>5</sup>

**CONSIDERING** that it is in the interests of a fair and expeditious trial, and of the right of the Accused to a trial without undue delay, to regulate the schedule of the trial for the period following the close of the Prosecution case until the start of the Defence case;

<sup>1</sup> Hearing, 3 May 2006, T. 3985-91.

<sup>2</sup> Hearing, 3 May 2006, T. 3989-90.

<sup>3</sup> Hearing, 3 May 2006, T. 3991-93.

<sup>4</sup> Hearing, 31 May 2006, T. 4798.

<sup>5</sup> Pre-Trial Conference, 12 Dec 2005, T. 14.

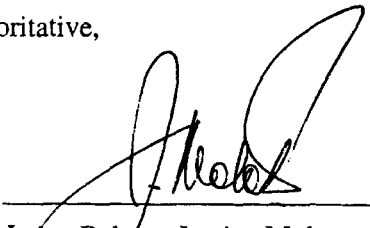
~~998t~~

**PURSUANT TO** Articles 20 (1) and 21 (4) (b) and (c) of the Statute and Rules 54, 65 *ter* (G) and (M), 73 *ter*, 84, 85 (A) (ii), and 98 *bis*,

**ORDERS:**

1. The Prosecution evidence shall conclude *at the latest* on Tuesday 20 June 2006;
2. Oral submissions of both parties pursuant to Rule 98 *bis*, if any, shall be made on Wednesday 21 June 2006;
3. Oral judgement pursuant to Rule 98 *bis*, if necessary, shall be delivered on Wednesday 28 June 2006;
4. The Defence shall file its submission pursuant to Rule 65 *ter* (G) by Wednesday 28 June 2006;
5. The Pre-Defence Conference shall take place on Friday 30 June 2006 at a time to be determined;
6. The Defence opening statement shall take place on Friday 7 July 2006;
7. The presentation of Defence evidence shall begin on Monday 10 July 2006;
8. The trial shall stand adjourned on Friday 14 July and shall be resumed on Monday 14 August 2006 in a courtroom to be decided.

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



---

Judge Bakone Justice Moloto  
Presiding

Dated this ninth day of June 2006

At The Hague

The Netherlands

**[Seal of the Tribunal]**

IT-00-39-T  
D11299 - D11297  
26 APRIL 2005

#299  
2411)  
27

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: IT-00-39-T

Date: 26 April 2005

Original: English

---

**IN TRIAL CHAMBER I**

**Before:** Judge Alphons Orie, presiding  
Judge Joaquín Martín Canivell  
Judge Claude Hanoteau

**Registrar:** Mr Hans Holthuis

**Order of:** 26 April 2005

**PROSECUTOR**

v.

**MOMČILO KRAJIŠNIK**

---

**SCHEDULING ORDER  
(PERIOD APRIL 2005 TO DELIVERY OF JUDGEMENT)**

---

**Office of the Prosecutor**

Mr Mark Harmon  
Mr Alan Tieger  
Mr Thomas Hannis

**Counsel for the Defence**

Mr Nicholas Stewart, QC  
Ms Chrissa Loukas

**THE CHAMBER,**

**NOTING** that the trial in this case commenced on 3 February 2004;

**CONSIDERING** that setting a schedule for the remainder of the case enables the parties to better organize and present their cases within the allotted time frame and gives the Accused notice of when he can expect to receive the Chamber's judgement;

**HAVING** considered the submissions of the parties given in open court on 29 October 2004;<sup>1</sup>

**HAVING** analysed the past and future requirements of this case, including the Defence's recurrent requests for time in preparation;

**REITERATING** the Chamber's commitment, expressed in its decision of 4 March 2005, that "whether the case will be concluded by [April 2006] or some other date is for the Chamber to decide in proper consultation with the parties and subject to the requirements of a fair trial";<sup>2</sup>

**HEREBY ORDERS** that:

- a) The Prosecution's case shall close on or before **Friday 22 July 2005** (should the Prosecution's case close prior to that date, the other deadlines in this list shall be adjusted accordingly; the same applies to the Defence case);
- b) Should the Defence decide to move for acquittal pursuant to Rule 98 bis of the Tribunal's Rules of Procedure and Evidence, oral submissions by the parties shall be heard on **Tuesday 16 August 2005**; a decision on the motion for acquittal shall be rendered on or before **Friday 19 August 2005**;
- c) Should there be an acquittal motion, and should it be denied in whole or in part, the Defence case shall commence on **Monday 12 September 2005** (should there be no acquittal motion, the Defence case shall commence on 5 September 2005);
- d) The Defence case shall close on or before **Friday 10 March 2006** (this period includes a recess of one week in October, in addition to the regular winter recess);
- e) Rebuttal and Chamber witnesses, if any, shall be heard between **Monday 13 March** and **Friday 17 March 2006**;
- f) Final trial briefs shall be filed on or before **Monday 27 March 2006**;
- g) Closing arguments shall be heard on **Thursday 6 April and Friday 7 April 2006**;
- h) The Chamber's judgement shall be delivered on or before **Friday 28 April 2006**.

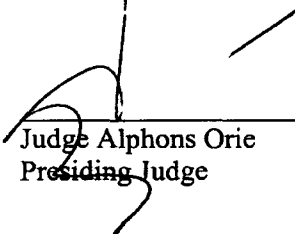
---

<sup>1</sup> T. 7662-7679.



The dates of this schedule may be adjusted at the discretion of the Chamber upon a motion by a party showing good cause.

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



Judge Alphons Ori  
Presiding Judge

Dated this 26th day of April 2005  
At The Hague  
The Netherlands

**[Seal of the Tribunal]**

---

<sup>2</sup> Decision on (second) Defence motion for adjournment.



United Nations  
Nations Unies



International  
Criminal Tribunal  
for the former  
Yugoslavia

Tribunal Pénal  
International pour  
l'ex-Yougoslavie

## ICTY Weekly Press Briefing

Date: 21.06.2006

Time: 12:00 p.m.

### Registry and Chambers:

Three new ad litem Judges have been appointed to the ICTY and will be sworn-in in the coming weeks: this Tuesday, at 9am in courtroom 1, Judge Ali Nawaz Chowhan (Pakistan) and Judge Tsvetana Kamenova (Bulgaria) will make their Solemn Declaration. Judge Kimberly Prost (Canada) will do the same on Monday 3 July at 4:30 p.m in courtroom 1.

Judge Chowhan and Judge Kamenova will be assigned to the trial in the case Milutinovic et al., while Judge Prost will sit in the case Popovic et al.

Both trials, involving multiple accused, are due to start on 10 July and 14 July respectively.

### COURT PROCEEDINGS:

Following the timely completion of the Prosecution case, there will be no more proceeding in the trial of Milan Martić until next Monday when at 14:15 in courtroom I the Trial Chamber will hear oral submissions pursuant to rule 98bis.

The Vukovar trial of former Yugoslav Army high-ranking officers Mile Mrkšić, Miroslav Radić and Veselin Šljivančanin, will continue this and next week in courtroom I, sitting from 9:30 to 16:30 today and next Tuesday. On Friday it will sit from 9:00 to 13:45 and next Monday from 12:30 to 17:00.

The trial of Momčilo Krajišnik will continue in courtroom II, sitting today at 14:15. Tomorrow it will sit in the afternoon and on Thursday from 9:00 to 15:00, with a break from 11:00 to 12:30. On Friday morning the trial will move to courtroom III, returning to courtroom II next week, sitting in the mornings.

The proceedings against the six accused in the Prlić et al. case Jadranko Prlić, Bruno Stojic, Slobodan Praljak, Milivoj Petkovic, Valentin Coric and Berislav Pusic, former high-ranking political and military officials of the then Herceg-Bosna continues. Next week the case will sit Monday at 14:15 and Tuesday and Wednesday at 9:00 to 17:15.

### WITH REGARDS TO CHAMBERS FILINGS:

The trial of Josip Jovic on charges of contempt of court has been scheduled to take place on Monday 3 July, before Trial Chamber III. If necessary, it will continue on Wednesday 5 July.

Last Friday, Trial Chamber I, dismissed a Motion by the Defence for Momčilo Krajišnik which was seeking for Judge Canivell to be declared unable to continue sitting in the case. The Bench found that the SC Resolution which extended Judge Canivell's mandate as an ad litem Judge (1668/2006) was a mere administrative act, allowing the Chamber to complete the case without any further undue delay, and did not constitute an interference by the Security Council in the judicial functions of the Tribunal.

Finally, two Decisions concerning the case The Prosecutor v. Vojislav Seselj:

- On 15 June, the President of the Tribunal, Judge Fausto Pocar, denied a request by the Accused who had requested that those detainees who had reached a plea agreement with the Office of the Prosecutor be segregated from the other detainees. The President also issued a warning to Vojislav Seselj, saying that any other Motion containing statements of an insulting or otherwise offensive nature will not be considered.

- On 16 June, Trial Chamber I dismissed a Motion by the accused raising various matters and reminded him of his obligation not to disclose confidential material to any unauthorized person, including his so-called expert team.

**Office of the Prosecutor:**

Anton Nikiforov, Advisor to the Prosecutor and acting Spokesperson of the Office of the Prosecutor, made the following statement:

I have only one announcement to make: today, the Prosecutor Del Ponte is travelling to Monaco to attend the Crans Montana Forum 'Addressing a New World'. She will participate in a session which is dealing with the challenges of fighting crimes against humanity tomorrow, Friday. The session will also be attended by other practitioners of criminal law, including war crime Prosecutor from Belgrade Vladimir Vukčević, and State Prosecutor from Bosnia and Herzegovina, Marinko Jurčević. The session will be chaired by former Secretary General of Council of Europe, Mr. Walter Schwimmer.

**Questions:**

A journalist referred to the start of the Popovic et al. case on 14 July 2006. Asked whether or not opening statements would be given on this day, Chartier said that the scheduling order indicated that the trial would begin by discussing procedural matters. The opening statements and the presentation of evidence by the Prosecution would take place after the summer recess.

Nikiforov added that the Prosecutor would attend the start of the trial on 14 July and will have a statement during the proceedings, which will be more than procedural and is expected to be of interest.

Asked what procedural matters were on the agenda since it was unusual to have a procedural hearing before the opening statements, Chartier said that the order does not specify the agenda but that it was not unusual. Chartier pointed out that recently a similar procedural hearing took place in the opening of the Prlic et al. case. The Presiding judge asked the Prosecution how evidence was to be presented, how much time was needed and discussed with the defence how to share the time for cross examination.

Asked if this typically took place in a pre-trial conference, Chartier said yes, but that this was a highly complicated case dealing with eight accused, like the Milutinovic et al. case involving six accused. Chartier said that these matters needed to be discussed publicly and that it was a sign of transparency.

Asked if Chambers would call its witnesses next week in the Krajisnik case and if so was there a list available, Chartier said yes was true but that a list of witnesses was never provided. He had not seen any order with such a list.

Asked which judge was presiding in the Milutinovic et al. case, Chartier answered that Judge Bonomy was presiding on the case.

Asked if there was a comment on the separate opinion of Judge Bonomy in the Blaskic contempt cases, Nikiforov said that the Prosecution would make a comment in court on 3 July in the proceedings against Josip Jovic. He said that no motion could be filed in regard to a separate opinion to the decision.

Chartier said that it was important to note that in Judge Bonomy's opinion he agreed with the final outcome to grant the Prosecution's motion to dismiss the indictment.

Document List:

CaseDescription	SignatureDate	DocumentTitle
Blaskic (Contempt)	16-Jun-06	Appellant Ivica Marijacic's Precautionary Request For Extension Of Time
Blaskic (Contempt)	20-Jun-06	Decision On "Appellant Ivica Marijacic's Precautionary Request For Extension Of Time"
Blaskic (Contempt)	20-Jun-06	Decision On The Prosecution Motion To Withdraw The Indictment Motion For Leave To Withdraw The Indictments Against Stjepan Seselj, Domagoj Margetic And Marijan Krizic
Blaskic (Contempt)	16-Jun-06	Decision On Prosecution Motion Seeking A Declaration
Blaskic (Review) Blaskic and Kordic and Cerkez (Contempt)	20-Jun-06	Motion Of The Accused Josip Jovic For Extension Of Time Prosecution Response To Defence Request For Leave To File A Supplement To The Interlocutory Appeal With An Alternative Relief Sought
Borovcanin L (Interlocutory)	16-Jun-06	Defence Report For The Agreed Facts Proposal
Boskoski et al	16-Jun-06	[Defence Report For The Agreed Facts Proposal]
Boskoski et al	19-Jun-06	Order Designating Pre-Trial Judge
Jankovic G. et al.	19-Jun-06	Decision On Defence Motion For A Ruling That His Honour Judge Canivell Is Unable To Continue Sitting In This Case
Krajisnik	16-Jun-06	Prosecution's Response To Defence Application For Certification Of Appeal Pursuant To Rule 73(B)
Martic	19-Jun-06	Decision On Defence Application For Certification Of Appeal Pursuant To Rule 73(B)
Martic	20-Jun-06	Defence Application For Certification Of Appeal Pursuant To Rule 73 (B)
Martic	16-Jun-06	Order Designating Pre-Trial Judge
Milosevic Dragomir Milutinovic et al.	19-Jun-06	Decision On Prosecution's Motion For Extension Of Time Prosecution Amended Notification Of Witness Order For Trial, Week Commencing 10 July 2006
Milutinovic et al.	20-Jun-06	Prosecution Notice Of Rule 94bis Disclosure Of Amended Expert Report
Mrksic	20-Jun-06	Addendum To The Joint Motion On Agreed Facts
Mrksic	20-Jun-06	Decision On Joint Defence Motion By The Accused Radivoje Miletic And Milan Gvero For An Extension Of Time
Popovic et al	20-Jun-06	Decision On Joint Defence Motion For Variation Of The Order Suspending Provisional Release Issued On 6 June 2006
Popovic et al	20-Jun-06	Joint Defence Motion By The Accused Radivoje Miletic And Milan Gvero For An Extension Of Time
Popovic et al	16-Jun-06	Demande, Présentée Par L'accusation, De Réexamen Ou De Certification De L'appel De La Décision Relative À La Désignation Par Le Conseil Principal De M. Orsat Miljenic En Qualité De Coconseil Non Rémunéré À La Défense De L'accusé Petkovic Déposée Par La Ch
Prlic and Others	16-Jun-06	Requête Conjointe De La Défense Aux Fins De Certification De L'appel De La Décision Rendue Oralement Le 8 Mai 2006 Par La Chambre De Première Instance Et Relative Au Contre-Interrogatoire Des Témoins À Charge
Prlic and Others	19-Jun-06	Corrigendum Présenté Par L'accusation À Sa Demande De Réexamen Ou De Certification De L'appel De La Décision Relative À La Désignation Par Le Conseil Principal De M. Orsat Miljenic En Qualité De Coconseil Non Rémunéré À La Défense De L'accusé Petkovic Dép
Prlic and Others Seselj	19-Jun-06	Decision Re Submission No. 153
Seselj	19-Jun-06	Appeal By Dr Vojislav Seselj Against The Registry Decision Of 9 May 2006
Seselj	16-Jun-06	Decision On Submission Number 115
Seselj	16-Jun-06	Scheduling Order





United Nations  
Nations Unies



International  
Criminal Tribunal  
for the former  
Yugoslavia

Tribunal Pénal  
International pour  
l'ex-Yougoslavie

## ICTY Weekly Press Briefing

Date: 28.06.2006

Time: 12:00 p.m.

24118

### Registry and Chambers:

Christian Chartier, Senior Information Officer, made the following statement:

Tomorrow morning, the Judges of the Tribunal will hold a regular Plenary Session at which they will discuss the Annual Report for the period August 2005/July 2006. Once adopted, this Report will be sent to New York and will be formally presented by President Pocar in early October. While the Judges hold their Plenary, there will be no proceedings.

On Friday, Trial Chamber II, presided over by Judge Carmel Agius, will deliver its Judgement in the Orić case. The Judgement hearing will take place at 2:15pm in courtroom 1. The Chamber has thus met the deadline it had fixed itself when closing the trial on 10 April. The trial had commenced on 6 October 2004. The Prosecution completed its case-in-chief on 1 June 2005 and the Defence case-in-chief commenced on 4 July 2005.

Another Judgement will be rendered next Monday, at 9am, in courtroom II, which is the oral Rule 98bis Judgement in the trial of Milan Martić. Following this, the Defence will make its opening statement on Friday 7 July and will commence presenting its evidence on Monday 10 July.

10 July is also the date set for the commencement of the trial in the Milutinović et al. case, on the Kosovo indictment from which Vladimir Djordjević, who is in the run, has been severed.

Milorad Trbić has also been severed from his co-accused on the indictment in the Popović et al. case, the Srebrenica case. This trial will thus open on Friday 14 July with seven accused in court, representing the biggest "multiple accused trial" ever held at the ICTY. In view of this trial, a new ad litem Judge, Judge Kimberley Prost (from Canada), will be sworn in next Monday during a ceremony at 4:30pm in courtroom I.

Also noteworthy for next Monday, 3 July, is the trial of Josip Jović on charges of contempt of court. Trial Chamber III will open the proceedings at 8.30am in courtroom III, and will sit until 7pm if necessary.

### TURNING TO ON-GOING PROCEEDINGS:

The Vukovar trial, the Krajišnik trial and the Prlić et al. trial continue at times and venues indicated on the Tribunal's website.

In terms of Status Conferences, there will be one in the Brđjanin case, later today (5pm in courtroom I), and two tomorrow afternoon; in the Galić case (3:30pm in courtroom II) and in the Delić case (5:00pm in courtroom I). Next Tuesday there will be a status conference in the Seselj case at 5:00pm in courtroom I.

### WITH REGARD TO CHAMBERS' FILINGS:

I would like to draw your attention to an important Decision issued two days ago by the Appeals Chamber which denied the Motion for reconsideration filed by Zoran Žigić.

One of the co-accused in the Omarska/Keraterm and Trnopolje camps case, Zoran Žigić was sentenced on 2 November 2001 for crimes against humanity. On 28 February 2005, the

Appeals Chamber affirmed his conviction for crimes against humanity and war crimes and upheld the sentence of 25 years' imprisonment.

Zoran Zigic filed in December last year a Motion seeking a retrial or, in the alternative, an acquittal on all the convictions but one.

Departing from its exiting jurisprudence, the Appeals Chamber found that "there is no power to reconsider a final judgement," that "victims of the crimes and convicted persons are both entitled to certainty and finality of legal judgments," and that "the existing appeal and review proceedings provide sufficient guarantees to persons convicted that they have been tried fairly and in accordance with the norms of due process."

As a result of this Decision, the Zigic case is closed and, as you may remember, Zoran Zigic was recently transferred to Austria to serve the remainder of his sentence.

#### Office of the Prosecutor:

Anton Nikiforov, Advisor to the Prosecutor and acting Spokesperson of the Office of the Prosecutor, made no statement.

#### Questions:

A journalist asked whether this year the Association of Defence Council (ADC) would be allowed to contribute to the Annual Report to be presented to the Security Council by President Pocar on October. He added that last year the ADC had complained that they were not allowed to contribute to the Annual Report in the same way that the OTP did. Chartier replied that he would find out whether the complaint had been heard and what the outcome was.

Nikiforov was asked to comment on the reports coming from the Bosnian and Serbian press on the whereabouts and health of ICTY fugitive Ratko Mladic. Nikiforov responded that the OTP had no information to corroborate the reports that Mladic had suffered a third stroke or that he was in hospital. He added that there was no new information about his whereabouts and that the OTP had been assured that the Serbian authorities were still trying to locate Mladic. There were no indications that he was outside Serbia and if the authorities wanted they could find him, arrest him and transfer him to The Hague.

Asked which of the two new ad litem Judges would sit on the Milutinovic trial and which one would serve as reserve, Chartier replied that both would sit on the bench with Judge Bonomy presiding. He added that he was not aware that there was a reserve Judge on this case, pointing out that all the ad litem Judges were now sitting on cases. He further pointed out that it was not mandatory to have a reserve Judge on any case.

#### Document List:

Case	Title	Date
Martic (Interlocutory)	Prosecution's Response To Defence Motion For Enlargement Of Time-Limit For Filing The Appeal	23-Jun-06
Mrksic	Prosecution Response To Defence Objection To The Admission Of Documents	23-Jun-06
Martic (Interlocutory)	Decision On Motion For Enlargement Of Time	23-Jun-06
Stanisic & Simatovic	Defence Response To Prosecution Motion To Vacate Order To File Consolidated Pre-Trial Brief	23-Jun-06
Prlic and Others	Motion For Judicial Notice Of Adjudicated Facts (Prosecutor V. Blaskic)	23-Jun-06
Prlic and Others (Interlocutory)	Corrigendum To Prosecution Response To Joint Defence Interlocutory Appeal Against The Trial Chamber's Decision Relating To Cross-Examination By Defence	23-Jun-06

Krajisnik	Decision On Defence Application For Certification To Appeal Against Trial Chamber's Decision Of 16 June 2006	23-Jun-06
Jankovic G. et al.	Decision On Former Counsel's Motion For Leave To Hand Over Confidential Documents To New Counsel	23-Jun-06
Boskoski et al	Decision On Prosecution's Motion For Extension Of Time To Complete Motions Concerning Admission Of Written Statements Pursuant To Rule 92 Bis	23-Jun-06
Boskoski et al	Prosecution's Response To The "Assigned Pro Bono Counsel Addendum To The Second Motion For Provisional Release" Opinion Dissidente Du Juge Jean-Claude Antonetti President De La Chambre De Premiere Instance Concernant La Décision Du 23 Juin 2006 Relative À La Demande De Certification De L'appel Déposée Par L'accusation Portant Sur La Décision Du 25 Mai 2006 Relative	23-Jun-06
Prlic and Others	Decision On Defence Application For Certification Of Appeal Pursuant To Rule 73(B) And Defence Motion For Stay Of Proceedings	23-Jun-06
Martic	Décision Relative À La Demande De Certification De L'appel Déposée Par L'accusation Portant Sur La Décision Du 25 Mai 2006 Relative À La Désignation Par Le Conseil Principal De Monsieur Orsat Miljenic En Qualité De Co-Conseil Non Rémunéré À La Défense De	23-Jun-06
Prlic and Others	Decision By The Registrar Re. Remuneration	23-Jun-06
Popovic et al	Decision On Ivan Cermak Motion For Temporary Modification Of The Conditions Of The Appeals Chamber Decision On Provisional Release	23-Jun-06
Cermak & Markac	Certificate	26-Jun-06
Milorad Trbic	Borovcanin Defence Motion For Variation Of The "Order On Request For Clarification And Guidance Concerning Prosecution's Submission Of The Second Consolidated Amended Indictment"	26-Jun-06
Popovic et al	The Accused Josip Jovic's Pre-Trial Brief Pursuant To Rule 65ter (F)	26-Jun-06
Blaskic and Kordic and Cerkez (Contempt)	Defence Motion For Extension Of Time	26-Jun-06
Todovic	Defence Motion Requesting Variation Of Conditions Of Temporary Provisional Release	26-Jun-06
Milutinovic et al.	Assigned Pro Bono Counsel Motion Seeking Leave To Reply And Reply To The Prosecution's Response To The Assigned Pro Bono Counsel Addendum To The Second Motion For Provisional Release"	26-Jun-06
Boskoski et al	Decision On Zoran Zigic's 'Motion For Reconsideration Of Appeals Chamber Judgement It-98-30/1-A Delivered On 28 February 2005'	26-Jun-06
Kvocka et al. (Appeal)	Decision	26-Jun-06
Prlic and Others	General Ojdanic 'S Request For Application Of Rule 73bis(D) At Pre-Trial Conference	26-Jun-06
Milutinovic et al.	Decision By The Registrar Re: Remuneration	26-Jun-06
Rasevic & Todovic	Decision On Motion For Postponement Of Trial And Re-Scheduling Order	26-Jun-06
Blaskic and Kordic and Cerkez (Contempt)		



Seselj	Decision On Seselj's Appeal Against The Registry Decision Of 9 May 2006	26-Jun-06
Popovic et al	Decision By The Registrar Re. Remuneration	26-Jun-06
Popovic et al	Decision On Prosecution's Request To File A Consolidated Reply To Defence Responses To Prosecution Motion For Admission Of Written Evidence In Lieu Of Viva Voce Testimony Pursuant To Rule 92 Bis	26-Jun-06
Blagojevic et al. (Appeal)	Decision On Motion Of Dragan Jokic For Leave To File Third Amended Notice Of Appeal And Amended Appellate Brief	26-Jun-06
Prlic and Others	Joint Defence Response To Prosecution Submission On The Admission Of Documentary Evidence	26-Jun-06
Popovic et al	Decision On Severance Of Case Against Milorad Trbic	26-Jun-06
Milutinovic et al.	Order Replacing Third Amended Joinder Indictment And Severing Vlastimir Dordevic From The Trial	26-Jun-06
Milorad Trbic	Decision On Severance Of Case Against Milorad Trbic With Confidential And Ex Parte Annex	26-Jun-06
Blaskic and Kordic and Cerkez (Contempt)	Prosecution's Motion For Admission Of Evidence Pursuant To Rule 89(C)	26-Jun-06
Popovic et al	Decision On Request For Certification To Appeal Decision On Motions Challenging The Indictment Pursuant To Rule 72 Of The Rules	26-Jun-06
Krajisnik	Order In Lieu Of Indictment On Contempt Concerning Branko Deric	27-Jun-06
Halilovic (Appeal)	Notice Of Delivery Of The Bcs Translation Of The Trial Judgement	27-Jun-06
Milutinovic et al.	Prosecution Notification Of Additional Witness For The Week Of Trial Commencing 10 July 2006 And Notice Of Withdrawal Of 92bis Application For Witness Fred Abrahams	27-Jun-06
Prlic and Others	Defence Motion On Behalf Of Berislav Pušić For Extension Of Time To File Response To Prosecution Motion For Judicial Notice Of Adjudicated Facts (Prosecutor V Naletilic And Martinovic)	27-Jun-06
Hadzihasanovic et al. (Appeal)	Decision On Motions For Extension Of Time, Request To Exceed Page Limit, And Motion To File A Consolidated Response To Appeal Brief	27-Jun-06
Milutinovic et al.	Decision On Prosecution Motion For Reconsideration Of Decision On Sixth Motion For Protective Measures	27-Jun-06