

INTERIM ADMINISTRATION OF KOSOVO  
ADMINISTRATA E PERKOHSHME E KOSOVËS  
PRIVREMENA ADMINISTRACIJA KOSOVA

PRIZREN DISTRICT COURT  
P. No. 85/2005  
4 March 2008

United Nations Interim Administration Mission in Kosovo IJD Registrar	
Date:	05/03/2008
Time:	11:50
Received by:	PK. (1521)
DEPARTMENT OF JUSTICE	

IN THE NAME OF THE PEOPLE

The Presiding Judge Vinod Boolell, International Judge, in the criminal proceedings against:

**Selim Krasniqi, Bedri Zyberaj and Islam Gashi** charged with War Crimes of inhumane treatment and immense suffering or violation of the bodily health of the civilian detainees and constituting an application of measures of intimidation and terror, pursuant to Article 142 of the Criminal Code of the Socialist Federal Republic of Yugoslavia (CC SFRY) as read with Articles 22, 24, 26 and 30 of the CC SFRY, and War Crimes of killings in violation of Article 142 of the CC SFRY as read with Articles 22, 24, 26 and 30 of the CC SFRY,

**Xhavit Elshani and Isuf Gashi** charged with War Crimes of illegal arrests and detention, pursuant to Article 142 of the CC SFRY as read with Articles 22, 24, 26 and 30 of the CC SFRY, War Crimes of inhumane treatment and immense suffering or violation of bodily health of the civilian detainees and constituting an application of measures of intimidation and terror pursuant to Article 142 of the CC SFRY as read with Articles 22, 24, 26 and 30 of the CC SFRY, War Crimes of beating and torture in violation of Article 142 of the CC SFRY as read with Articles 22, 24, 26 and 30 of the CC SFRY, and War Crimes of killings in violation of Article 142 of the CC SFRY as read with Articles 22, 24, 26 and 30 of the CC SFRY,

**Agron Krasniqi** charged with War Crimes of inhumane treatment and immense suffering or violation of the bodily health of the civilian detainees and constituting an application of measures of intimidation and terror, pursuant to Article 142 of the CC SFRY as read with Articles 22, 24, 26 and 30 of the CC SFRY,

After rendering the Judgment, dated 10 August 2006 pursuant to Article 397 as read with Article 395 paragraph 4 of the PCPCK, hereby issues *ex officio*:

**RULING:**

For an

**ADDENDUM TO THE JUDGMENT**

The last paragraph of the Judgment, dated 10 August 2006, shall read as follows:

**Legal remedy:**

Pursuant to article 398 of the PCPCK the authorized persons may file an appeal against this judgment within fifteen (15) days of the day a copy of it has been served.

**NOTE:**

Due to the rendering of this addendum to the Judgment, the prescribed period of time for filing an appeal against the Judgment, dated 10 August 2006, shall run from the day of service of this ruling.

