



SPECIALIST PROSECUTOR'S OFFICE
ZYRA E PROKURORIT TË SPECIALIZUAR
SPECIJALIZOVANO TUŽILAŠTVO

In: KSC-BC-2023-12
Specialist Prosecutor v. Hashim Thaçi, Bashkim Smakaj,
Isni Kilaj, Fadil Fazliu, and Hajredin Kuçi

Before: Pre-Trial Judge
Judge Marjorie Masselot

Registrar: Dr Fidelma Donlon

Filing Participant: Specialist Prosecutor's Office

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Language: English

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Public redacted version of 'Prosecution submissions on review of detention of
Isni Kilaj'

Specialist Prosecutor's Office

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I. INTRODUCTION

1. Pursuant to Decision F00324,¹ the Specialist Prosecutor's Office ('SPO') files its submissions on the next review of Isni KILAJ's detention.

2. In numerous decisions, the Pre-Trial Judge has properly and consistently found: (i) a grounded suspicion that KILAJ committed crimes within the jurisdiction of the Kosovo Specialist Chambers ('KSC');² (ii) the existence of a risk of flight;³ (iii) articulable grounds to believe that KILAJ will obstruct the progress of KSC proceedings,⁴ and will commit further offences;⁵ (iv) that no release conditions can mitigate the Article 41(6)(b) of the Law⁶ risks;⁷ and (v) that KILAJ's continued detention is proportional.⁸

¹ Third Decision on Review of Detention of Isni Kilaj, KSC-BC-2023-12/F00324, 5 June 2025 ('Decision F00324'), para.47(c).

² See Public Redacted Version of Decision on the Confirmation of the Indictment, KSC-BC-2023-12/F00036/RED, 29 November 2024, paras 211, 287-288, 313(d); Public Redacted Version of Decision on Request for Arrest Warrants and Related Matters, KSC-BC-2023-12/F00037/RED, 29 November 2024, ('Decision on Arrest and Transfer'), para.43; Transcript (Initial Appearance), 9 December 2024, pp. 120-124; Decision on Review of Detention of Isni Kilaj, KSC-BC-2023-12/F00162, 7 February 2025 ('Decision F00162'), paras 13-15; Second Decision on Review of Detention of Isni Kilaj, KSC-BC-2023-12/F00248, 7 April 2025 ('Decision F00248'), paras 16-20; Decision F00324, KSC-BC-2023-12/F00324, paras 22-23.

³ See Decision on Arrest and Transfer, KSC-BC-2023-12/F00037/RED, paras 56-60, 67; Transcript (Initial Appearance), 9 December 2024, pp. 120-124; Decision F00162, KSC-BC-2023-12/F00162, paras 20-22, 30; Decision F00248, KSC-BC-2023-12/F00248, paras 25-27, 34; Decision F00324, KSC-BC-2023-12/F00324, paras 24-29, 36.

⁴ See Decision on Arrest and Transfer, KSC-BC-2023-12/F00037/RED, paras 61-64, 67; Transcript (Initial Appearance), 9 December 2024, pp. 120-124; Decision F00162, KSC-BC-2023-12/F00162, paras 23-26, 30; Decision F00248, KSC-BC-2023-12/F00248, paras 28-31, 34; Decision F00324, KSC-BC-2023-12/F00324, paras 30-33, 36.

⁵ See Decision on Arrest and Transfer, KSC-BC-2023-12/F00037/RED, paras 65-67; Transcript (Initial Appearance), 9 December 2024, pp. 120-124; Decision F00162, KSC-BC-2023-12/F00162, paras 27-28, 30; Decision F00248, KSC-BC-2023-12/F00248, paras 32-34; Decision F00324, KSC-BC-2023-12/F00324, paras 34-36.

⁶ Law no.05/L-053 on Specialist Chambers and Specialist Prosecutor's Office, 3 August 2015 ('Law'). All references to 'Article(s)' refer to articles of the Law, unless otherwise specified.

⁷ See Transcript (Initial Appearance), 9 December 2024, pp. 120-124; Decision F00162, KSC-BC-2023-12/F00162, paras 31-36; Decision F00248, KSC-BC-2023-12/F00248, paras 35-39; Decision F00324, KSC-BC-2023-12/F00324, paras 37-40.

⁸ See Transcript (Initial Appearance), 9 December 2024, pp. 120-124; Decision F00162, KSC-BC-2023-12/F00162, paras 37-40; Decision F00248, KSC-BC-2023-12/F00248, paras 40-46; Decision F00324, KSC-BC-2023-12/F00324, paras 41-46.

3. No information or developments to the contrary have subsequently intervened, and these findings remain unaltered and appropriate at this time. KILAJ's continued detention therefore remains necessary and proportionate.

II. SUBMISSIONS

4. Following the well-grounded and sustained findings outlined above, there have been no consequential changes which undercut Decision F00324. Accordingly, and as a review of detention under Rule 57(2) of the Rules⁹ considers what has changed, *if anything*, since the prior ruling on detention,¹⁰ the continued detention of KILAJ remains necessary and proportionate. Importantly, the Pre-Trial Judge is not required to make findings on the factors already decided upon in an earlier ruling, but rather need only satisfy herself that they continue to apply.¹¹

5. Although the presence of just one risk under Article 41(6)(b) is sufficient to require continued detention on remand,¹² all three risks remain evident at this time. Further, no condition of release can appropriately mitigate them. Indeed, the risks enumerated in Decision F00324 and earlier decisions – that is, the articulable grounds to believe that KILAJ may flee, obstruct the process of KSC proceedings, and commit further offences – can only be effectively managed in the KSC Detention Centre, whether considered in isolation or comprehensively. This is affirmed by the Pre-Trial Judge's most recent determination, that any assurance(s) provided by KILAJ cannot adequately mitigate the risks under Articles 41(6)(b).¹³ Ultimately, when these risks

⁹ Rules of Procedure and Evidence Before the Kosovo Specialist Chambers, KSC-BD-03/Rev3/2020, 2 June 2020 ('Rules'). All references to 'Rule' or 'Rules' herein refer to the Rules, unless otherwise specified.

¹⁰ *Specialist Prosecutor v. Gucati and Haradinaj*, Decision on Nasim Haradinaj's Appeal Against Decision Reviewing Detention, KSC-BC-2020-07/IA002/F00005, 9 February 2021 ('*Haradinaj Appeal*'), para.55.

¹¹ *Haradinaj Appeal*, KSC-BC-2020-07/IA002/F00005, para.55; *Specialist Prosecutor v. Pjetër Shala*, Public Redacted Version of Decision on Pjetër Shala's Appeal Against Decision on Review of Detention, KSC-BC-2020-04, IA003/F00005/RED, 11 February 2022, para.16.

¹² See for example Decision on Isni Kilaj's Appeal Against Decision on Continued Detention, KSC-BC-2023-12/IA001/F00005, 28 January 2025, para.17 ('[i]f one of those conditions is fulfilled, the other conditions do not have to be addresses in order for detention to be maintained').

¹³ Decision F00324, KSC-BC-2023-12/F00324, paras 37-40.

are clear and present and no lesser measures than detention are available, the accused shall continue to be detained.¹⁴ The repeated findings as to the articulable risks attributable to KILAJ, pursuant to Article 41 of the Law, have been made on the basis of numerous individualised and well-grounded factors,¹⁵ reflecting an appropriate holistic approach.

6. Nor has the limited further passage of time altered the assessment. KILAJ is charged with 2 counts of Article 15(2) offences and faces a potentially lengthy sentence if convicted. Separately, and as repeatedly noted by the Pre-Trial Judge, these proceedings continue to move forward expeditiously.¹⁶ Significant recent benchmarks of the progress since Decision F00324 was issued include: (i) that all preliminary motions have been decided by the Pre-Trial Judge,¹⁷ and are pending any associated appeals; (ii) an important investigative effort, [REDACTED], has been completed, reflecting a major milestone, [REDACTED];¹⁸ (iii) that search results from seized phones have been and continue to be provided to the Accused on a rolling basis; (iv) the SPO's filing of its' Third Rule 102(3) Notice¹⁹ and the disclosure of the requested material to the defence teams of all Accused; and (v) the continued disclosure of other material required by the Rules. Finally, KILAJ continues to gain increased insight into

¹⁴ *Specialist Prosecutor v. Gucati and Haradinaj*, Decision on Hysni Gucati's Appeal on Matters Related to Arrest and Detention, KSC-BC-2020-07/IA001/F00005, 9 December 2020, para.51.

¹⁵ See Decision on Arrest and Transfer, KSC-BC-2023-12/F00037/RED, paras 56-67; Transcript (Initial Appearance), 9 December 2024, pp. 120-124; Decision F00162, KSC-BC-2023-12/F00162, paras 20-30; Decision F00248, KSC-BC-2023-12/F00248, paras 25-34; Decision F00324, KSC-BC-2023-12/F00324, paras 24-36.

¹⁶ See for example Decision F00324, KSC-BC-2023-12/F00324, para.42.

¹⁷ Decision on the Thaçi Defence Preliminary Motion on Jurisdiction, KSC-BC-2023-12/F00343, 19 June 2025; Decision on Preliminary Motions Alleging Defects in the Indictment, KSC-BC-2023-12/F00347, 24 June 2025; Public Redacted Version of Decision on Preliminary Motions for Adjournment and Severance of the Proceedings, KSC-BC-2023-12/F00354/RED, 30 June 2025.

¹⁸ See generally [REDACTED].

¹⁹ Prosecution's third Rule 102(3) notice, KSC-BC-2023-12/F00341, 17 June 2025 ('Third Rule 102(3) Notice').

the evidence underpinning the charges against him through the ongoing disclosure process.²⁰

7. This relevant backdrop – which has not changed since Decision F00324 – informs the current review as to detention on remand, and KILAJ’s continued detention remains necessary and proportionate.

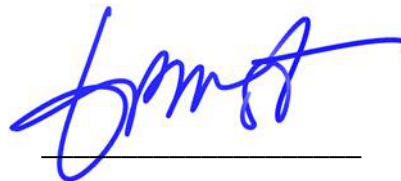
III. CLASSIFICATION

8. This filing is classified as confidential pursuant to Rule 82(3), because it refers to confidential information. A public redacted version will be filed.

IV. RELIEF REQUESTED

9. For the foregoing reasons, the Pre-Trial Judge should order KILAJ’s continued detention.

Word count: 1,222



Kimberly P. West
Specialist Prosecutor

Monday, 7 July 2025

At The Hague, the Netherlands

²⁰ See Decision F00324, KSC-BC-2023-12/F00324, paras 25, 30.