

Public Redacted Version of

ANNEX 1 to

Urgent request for order of deferral

Public

Case number: [REDACTED]
 Date: [REDACTED]
 Document number: [REDACTED]

Language	
Address (Municipality, Place of residence, Street)	[REDACTED]
Phone number	
Email	
Criminal record – other criminal proceedings	
Detention measure	

For the criminal offenses:

Person	[REDACTED]
Has committed the criminal offense	Law:04/L-082 [REDACTED]
Location	[REDACTED] Address:
Time	[REDACTED]

ENACTING CLAUSE

[REDACTED]

REASONING

[REDACTED]

Based on the abovementioned, it results that the actions of the defendant contain all the essential elements of the criminal offense he is charged with, and, therefore this indictment is reasoned and legally based.

State Prosecutor

[REDACTED]/signature/

[REDACTED]

INDICTMENT

The defendant

Name		[REDACTED]
Surname		[REDACTED]
Nickname		[REDACTED]
Sex		[REDACTED]
Father's name		[REDACTED]
Father's surname		[REDACTED]
Mother's name		[REDACTED]
Mother's surname		[REDACTED]
Mother's maiden name		[REDACTED]
Place of birth		[REDACTED]
Date of birth		[REDACTED]
Personal number		[REDACTED]
Nationality		[REDACTED]
Citizenship		[REDACTED]
Occupation		[REDACTED]
Marital status		[REDACTED]
Children and if yeas how many		
Can read and write		
Professional training – level of education		
Financial situation		
Personal or other income		

1(4)

[REDACTED]

WARNING

If the defendant, duly summoned, does not appear in the main trial and does not provide a reason for his/her absence, he/she shall be compelled to court and may be ordered to pay for the expenses caused by the delay of the trial and the expenses of bringing him/her to court – article 275 of the CPL.

If the witness or the expert are absent without any reason, they can be compelled to court and ordered to pay a fine of up to _____ EUR and may be ordered to pay for the expenses caused by this delay – article 277 of CPC.

If the injured party as a claimant or the private prosecutor do not appear in the court hearing and do not send the authorized representative and have been duly summoned, it shall be considered that they waive their rights from the prosecution and the proceedings shall be suspended – article 256 par. 6 and article 27 par.2 of the LEP.