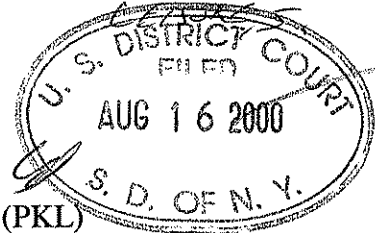


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

191



93 Civ. 1163 (PKL)

S. KADIC, on her own behalf and on behalf of
her infant sons BENJAMIN and OGNJEN,
INTERNACIONALNA INICIATIVA ZENA
BOSNE I HERCEGOVINE "BISER," ZENE
BOSNE I HERCEGOVINE ("ZENA BiH"),
NUSRETA SIVAC, S.A., on her own behalf
and as administratrix of her mother's estate, J.J.,
N.S., S. MENKOVIC, and H. HARAMBASIC,

Plaintiffs,

- against -

RADOVAN KARADZIC,

Defendant.

**ORDER AND PERMANENT
INJUNCTION**

LEISURE, District Judge:

The Court having entered an Order on June 13, 2000, and the jury having rendered its verdict on August 10, 2000, and based upon the evidence presented at the trial that commenced on July 31, 2000, the Court finds that the plaintiffs suffer a substantial risk of irreparable injury, have inadequate legal remedies, and remain threatened by defendant's pursuit of ethnic genocide under a pattern and practice of systematic human rights violations, including rape, enforced prostitution, forced pregnancy, torture, wrongful death, extrajudicial killing, and sex and ethnic inequality, and that the public interest mandates a permanent injunction for the defendant's conduct, in favor of the plaintiffs, S. Kadic, Nusreta Sivac, S.A., Jadranka Cigelj, N.S., S. Menkovic, H. Harambasic, Tesma Elezovic, A.G., R.L., R.G., and M.S., and all of their families, and in favor of Biser Internacionalna Iniciativa Zena Bosne I Hercegovine ("Biser") and Zene Bosne I Hercegovine ("Zena BiH"), and all of

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their members. Following an eight-day trial, and having considered the evidence presented at the trial, the Court hereby makes the following additional findings of fact:

1. Defendant continues at large and unrestrained;
2. Defendant's Forces (as hereafter defined) continue to occupy territory within Bosnia-Herzegovina;
3. Plaintiffs continue to live in fear of the unrelenting campaign of genocide by Defendant and Defendant's Forces; and
4. Defendant and Defendant's Forces' genocidal intent towards persons of plaintiffs' ethnicity remains unabated.

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED AS FOLLOWS:

PERMANENT INJUNCTION

1. Under the equitable powers of this Court and the Court's authority under the Alien Tort Claims Act and the Torture Victim Protection Act, 28 U.S.C. § 1350 and note, the defendant RADOVAN KARADZIC, and all of his officers, agents, servants and employees, including all persons under the defendant's command or control, formal or actual, in the Serbian military or police forces in the Republic of Srpska, Serbia, Bosnia-Herzegovina, Croatia, or in any other location where they might act under the defendant's command or control, formal or actual (collectively, the "Defendant's Forces"), and also upon all persons in active concert or participation with any of them who receive actual notice of this Order and Permanent Injunction, are hereby immediately and permanently ENJOINED and RESTRAINED from themselves committing, or from aiding, abetting,

directing or facilitating others to commit, any acts of “ethnic cleansing” and genocide, including rape, enforced pregnancy, forced prostitution, torture, wrongful death, extrajudicial killing, or any other act committed in order to harm, destroy or exterminate any person on the basis of ethnicity, religion and/or nationality.

2. Defendant Radovan Karadzic also is hereby ENJOINED and RESTRAINED from disposing of, secreting, pledging, encumbering, conveying, transferring, damaging, mortgaging, or otherwise disposing of, or making unavailable to the processes of the court or other legal process, any of his property, including, but not limited to, real property, personal property, cash, bank accounts, securities or any other assets, regardless of whether the property is held individually or jointly with another person or in trust, and regardless of the location of the property.

3. Willful violation of this Order and Permanent Injunction or any other of this Court’s orders may subject any person who commits such an act to criminal and/or civil prosecution for contempt of this Court. Any violation of this Order and Permanent Injunction will result in immediate issuance of an order to show cause for service on the violator, who after appropriate hearings and findings, will be dealt with according to the sanctions provided by law.

4. This Court shall retain jurisdiction of this action for all purposes,

including without limitation, all proceedings involving the enforcement of this Order and Permanent Injunction.

DATED this ^{16th} day of August, 2000.



PETER K. LEISURE, U.S.D.J.

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
93 Civ. 1163 (PKL)

S. KADIC, on her own behalf and on behalf of her infant sons BENJAMIN and OGNJEN, INTERNACIONALNA INICIATIVA ZENA BOSNE I HERCEGOVINE "BISER," ZENE BOSNE I HERCEGOVINE ("ZENA BiH"), NUSRETA SIVAC, S.A., on her own behalf and as administratrix of her mother's estate, J.J., N.S., S. MENKOVIC, and H. HARAMBASIC,

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ORDER AND PERMANENT INJUNCTION

Paul, Weiss, Rifkind, Wharton & Garrison
Attorneys for

Plaintiffs

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All communications should be referred

to

Maria T. Vullo, Esq.

RECEIVED AUG 14 2000
for Kenneth Clark
by BCC