

BASIC COURT OF PRISTINA
PKR.Nr.488/14 (PPS 40/13)
15 October 2015

[The judgments published may not be final and may be subject to an appeal according to the applicable law.]

IN THE NAME OF THE PEOPLE

The Basic Court of Pristina, in the trial panel composed of EULEX Judge Jennifer Seel as Presiding Judge, Kosovo Judge Naime Krasniqi Jashanica and EULEX Judge Katrien Gabriel Witteman, as Panel members, assisted by EULEX Legal officer Laurentiu Dumitrica as recording officer, in the criminal case against:

1)

Name:	S.
Surname:	Q.
Nickname:	C.
First name and surname of father:	I.Q.
Mother's first name / maiden name:	Sh. M.
Citizenship:	Kosovar
Date of birth:	xxx
Place of birth:	xxx
Gender:	Male
Place of residence:	xxx, Kosovo
Family status:	xxx, xxx
Occupation:	xxx
Education level:	xxx

Charged in the Indictment of the Special Prosecution Office of Republic of Kosovo PPS 40/2013 dated 15 September 2014, filed with the Basic Court of Pristina on 18 September 2014, (hereinafter "the Indictment") at the following Counts:

Count 3: Participation In An Organised Criminal Group, in violation of Article 283, paragraph 1 of the Criminal Code of Kosovo of 2012, and where applicable Article 274 paragraphs 1 and 2 of the old Criminal Code of Kosovo of 2003,

punishable by a fine of up to two hundred and fifty thousand (250,000) euros and imprisonment of at least seven years.

Count4: Smuggling of migrants, in violation of Article 170, paragraph 1, 3, 4 and 6 of the Criminal Code of Kosovo of 2012, and where applicable Article 138 paragraphs 1, 3, 4 and 6 of the old Criminal Code of Kosovo of 2003, punishable by a fine and imprisonment of not less than five (5) years as a member of a group,

Count 10: Assisting Another Person In Money Laundering, in violation of Article 25 paragraph 1 of the Criminal Code of Kosovo (CCK) in conjunction with Article 32 of *Law 03/L-196 on the Prevention of Money Laundering and Terrorist Financing*, punishable by imprisonment of up to ten years and a fine of up to three times the value of the property which is the subject of the criminal offence.

2)

Name	F.
Surname	K.
Nickname	M.
First name and surname of father	A.K.
Mother's first name / maiden name	A. H.
Citizenship:	Kosovo
Date of birth:	xxx
Place of birth:	xxx
Gender:	Male
Place of residence:	xxx, Kosovo
Family status:	xxx, xxx
Occupation:	xxx
Education level:	xxx

Charged in the Indictment at the following Counts:

Count3: Participation in an organised criminal group, in violation of Article 283, paragraph 1 of the Criminal Code of Kosovo of 2012, and where applicable Article 274 paragraphs 1 and 2 of the old Criminal Code of Kosovo of 2003, punishable by a fine of up to two hundred and fifty thousand (250,000) euros and imprisonment of at least seven years,

Count 5: **Smuggling of migrants**, in violation of Article 170, paragraph 1, 3, 4 and 6 of the Criminal Code of Kosovo of 2012, and where applicable Article 138 paragraphs 1, 3, 4 and 6 of the old Criminal Code of Kosovo of 2003, punishable by a fine and imprisonment of not less than five (5) years as a member of a group, in co-perpetration pursuant to Article 31 of the CCK.

3)

Name	L.
Surname	M.
Nickname	
First name and surname of father	B. M.
Mother's first name / maiden name	Sh. R.
Citizenship	Kosovo
Date of birth	xxx
Place of birth	xxx Kosovo
Gender	Male
Place of residence	xxx Kosovo
Family status	xxx, xxx
Occupation	xxx
Education level	xxx

Charged in the Indictment at the following counts:

Count 3: **Participation in an organised criminal group**, in violation of Article 283, paragraph 1 of the Criminal Code of Kosovo of 2012, and where applicable Article 274 paragraphs 1 and 2 of the old Criminal Code of Kosovo of 2003, punishable by a fine of up to two hundred and fifty thousand (250,000) euros and imprisonment of at least seven years,

Count 6: **Smuggling of migrants**, in violation of Article 170, paragraph 1, 3, 4 and 6 of the Criminal Code of Kosovo of 2012, and where applicable Article 138 paragraphs 1, 3, 4 and 6 of the old Criminal Code of Kosovo of 2003, punishable by a fine and imprisonment of not less than five (5) years as a member of a group, in co-perpetration pursuant to Article 31 of the CCK.

Count 10: **Assisting Another Person In Money Laundering**, in violation of Article 25 paragraph 1 of the Criminal Code of Kosovo (CCK) in conjunction with Article 32 of *Law 03/L-196 on the Prevention of Money Laundering and*

Terrorist Financing, punishable by imprisonment of up to ten years and a fine of up to three times the value of the property which is the subject of the criminal offence.

4)

Name	S.
Surname	S.
Nickname	
First name and surname of father	S. M.
Mother's first name / maiden name	F. Th.
Citizenship	Kosovo
Date of birth	xxx
Place of birth	xxx Kosovo
Gender	Male
Place of residence	xxx Kosovo
Family status	xxx, xxx
Occupation	xxx
Education level	xxx

Charged in the Indictment at the following Counts:

Count 3: **Participation in an organised criminal group**, in violation of Article 283, paragraph 1 of the Criminal Code of Kosovo of 2012, and where applicable Article 274 paragraphs 1 and 2 of the old Criminal Code of Kosovo of 2003, punishable by a fine of up to two hundred and fifty thousand (250,000) euros and imprisonment of at least seven years,

Count 7: **Smuggling of migrants**, in violation of Article 170, paragraph 1, 3, 4 and 6 of the Criminal Code of Kosovo of 2012, and where applicable Article 138 paragraphs 1, 3, 4 and 6 of the old Criminal Code of Kosovo of 2003, punishable by a fine and imprisonment of not less than five (5) years as a member of a group, in co-perpetration pursuant to Article 31 of the CCK.

Count 10: **Assisting Another Person In Money Laundering**, in violation of Article 25 paragraph 1 of the Criminal Code of Kosovo (CCK) in conjunction with Article 32 of *Law 03/L-196 on the Prevention of Money Laundering and Terrorist Financing*, punishable by imprisonment of up to ten years and a fine of up to three times the value of the property which is the subject of the criminal offence.

After having conducted main trial hearings on:

1, 2, 21, 23 April 2015;
2, 3, 4, 9, 10 June 2015;
7, 21, 22, 23 July 2015;
16, 17 September 2015;
13 October 2015.

After the deliberation and voting that took place on 14 and 15 October 2015;

Pursuant to Article 359 of the Criminal Procedure Code of Kosovo, on this date 15 October 2015, renders and announces in public and in the presence of the defendants, their defence counsels and the state prosecutor, the following:

JUDGMENT

I. Pursuant to Article 365 of the Criminal Procedure Code of Kosovo Nr. 04/L-123 in force as of 01 January 2013, hereinafter “CPC”, in relation to **Count 3** of the Indictment, the defendants **S.Q., F.K., L.M. and S.S.** are found:

GUILTY

Of the criminal offence of **Participation in an organised criminal group**, in violation of Article 283, paragraphs 1 and 5 of the Criminal Code of Kosovo of 2012,

Because

S.Q. from 1 November 2012 to 9 December 2013, **F.K.** from 15 November 2012 to 9 December 2013, **L.M.** from 26 November 2012 to 9 December 2013 and **S.S.** from 18 December 2012 to 9 December 2013, on the territory of Kosovo and Serbia, actively took part in the activities of an organised criminal group consisting of themselves, convicted co-

perpetrator **S.Q** and the unindicted co-perpetrators A.H., Z.V., A.H.S., A.J. O., M.L., I.B., A.L., R.R., E.P.S., Z.N., P.S., S.O., N.N. known as “N.”, “V.G.K., known as “V.””, A.C., G.I. and M.P., which acted on the territory of Kosovo, Serbia, Hungary, Austria and Italy, with the intent and with knowledge of the aim and general activity of the organized criminal group or its intention to commit one or more criminal offences which are punishable by imprisonment of at least four years, namely smuggling of migrants contrary to Article 170 of the Criminal Code of Kosovo knowing that such participation would contribute to the achievement of the group’s criminal activities, and committed the said serious crime as part of the organized criminal group, in order to obtain, directly or indirectly, a financial or other material benefit.

II. Pursuant to Article 365 of the CPC, in relation to **Count 4** of the Indictment, the defendant **S.Q.** is found:

GUILTY

Of the criminal offence of **Smuggling of migrants** as a member of a group, in continuation, in violation of Article 170, paragraphs 1 and 6 and Article 81 of the Criminal Code of Kosovo of 2012,

Because

From around 23 January to 25 November 2013, **S.Q.**, on the territory of Kosovo, engaged in smuggling of migrants by enabling persons who are not nationals or permanent residents of a certain State to cross a border without complying with the requirements for legal entry and remain in the State concerned without complying with the necessary legal requirements to remain by the previously-stated means or by other illegal means, on the following individual accounts and in relation to the persons listed thereon:

- (1) Smuggling of migrants on or around 23-24 January 2013, in relation to a group of about seventeen (17) Kosovo citizens, from Kosovo through Serbia into Hungary, who were arrested on 24 January 2013 in xxx, Hungary for entry without legal documents: B.M. (born xxx), B.B.(born xxx), M.A.(born xxx), U.H.(born xxx), A.A.(born xxx), D.S. (born xxx), J.I.(born xxx), B.M1.(born xxx), Z.A.(born xxx), N.T.(born xxx), A.S.(born xxx), H.Z.(born xxx), N.M.(born xxx), M.B.M.(born xxx), B.T.(born xxx), A.B.(born xxx), and

N.A.(born xxx), with the further intended destination being Vienna, Austria, committed as part of a group with S.Q1., A.H.S., R.R., F.K. and other unindicted co-perpetrators;

- (2) Smuggling of migrants between 20 and 28 June 2013, in relation to eleven (11) Kosovo citizens namely S.D.(born xxx, ID xxx), D.J.(born xxx, ID xxx), V.G.(born xxx, ID xxx), S.H.(born xxx, ID xxx), M.R.(born xxx, ID xxx), P.H.(born xxx, ID xxx), L.H.(born xxx), E.H.(born xxx), L.H.(born xxx), A.H.(born xxx) and A.D.(born xxx), from Kosovo through Serbia into Hungary, with the further intended destination being Vienna, Austria, committed as part of a group with S.Q1., M.L., I.B. and other unindicted co-perpetrators;
- (3) Smuggling of migrants between 16 July 2013 and 10 August 2013 in relation to a group of Kosovo citizens including R.R., (born xxx), from Kosovo through Serbia into Hungary and onwards to Vienna, Austria, and Udine, Italy, committed as part of a group with S.Q1., L.M. and other unindicted co-perpetrators;
- (4) Smuggling of migrants between 19 and 26 September 2013, in relation to an unspecified number of Kosovo citizens including B.B.H., D.M.(born xxx), F.R.(born xxx), T.R. (born xxx) and R.K.(born xxx), from Kosovo through Serbia into Hungary and onwards to Vienna, Austria, committed as part of a group with S.Q1., F.K., L.M., S.S. and other unindicted co-perpetrators;
- (5) Smuggling of migrants between 7 and 25 November 2013, in relation to a group of four (4) Kosovo citizens including Sh.H.(born xxx in xxx) E.H.(born xxx in xxx) and Sh.O. (born xxx in xxx.), who were arrested in Hungary on 24/25 November 2013, from Kosovo through Serbia into Hungary, with the intended destination being Vienna, Austria, committed as part of a group with S.Q1., F.K., L.M., S.S., N.N. known as "N.", "V.G.K. known as "V." and other unindicted co-perpetrators.

III. Pursuant to Article 365 of the CPC, in relation to **Count 5** of the Indictment, the defendant **F.K.** is found:

GUILTY

Of the criminal offence of **Smuggling of migrants** as a member of a group, in continuation, in violation of Article 170, paragraphs 1 and 6 and Article 81 of the Criminal Code of Kosovo of 2012,

Because

From or around 23 January 2013 to 9 December 2013, **F.K.**, on the territory of Kosovo and Serbia, engaged in smuggling of migrants by enabling persons who are not nationals or permanent residents of a certain State to cross a border without complying with the requirements for legal entry and remain in the State concerned without complying with the necessary legal requirements to remain by the previously-stated means or by other illegal means, on the following individual accounts and in relation to the persons listed thereon:

- (1) Smuggling of migrants on or around 23-24 January 2013, in relation to a group of seventeen (17) Kosovo citizens, from Kosovo through Serbia into Hungary, who were arrested on 24 January 2013 in Bácsalmás, Hungary for entry without legal documents: B.M. (born xxx), B.B.(born xxx), M.A.(born xxx), U.H.(born xxx), A.A.(born xxx), D.S. (born xxx), J.I.(born xxx), B.M1.(born xxx), Z.A.(born xxx), N.T.(born xxx), A.S.(born xxx), H.Z.(born xxx), N.M.(born xxx), M.B.M.(born xxx), B.T.(born xxx), A.B.(born xxx), and N.A.(born xxx), with the further intended destination being Vienna, Austria, committed as part of a group with S.Q1., A.H.S., R.R., S.Q., and other unindicted co-perpetrators;
- (2) Smuggling of migrants on or around 9 April 2013, in relation to five (5) Kosovo citizens from Kosovo through Serbia into Hungary, who were arrested on 09 April 2013 in xxx, Republic of Hungary for entry without lawful documents: B.M.1.(xxx), V.J.(xxx) and 3 others, with the further intended destination being Vienna, Austria, committed as part of a group with S.Q1., P.S., and other unindicted co-perpetrators;
- (3) Smuggling of migrants between 19 and 26 September 2013, in relation to a number of Kosovo citizens suspected to include B., B.H., D.M.(born xxx), F.R.(born xxx) and T.R. (born xxx), R.K.(born xxx), from Kosovo through Serbia into Hungary and onwards to Vienna, Austria, committed as part of a group with S.Q1., "A.", **S.Q.**, **L.M.**, **S.S.**, and other unindicted co-perpetrators;
- (4) Smuggling of migrants between 7 and 25 November 2013, in relation to a group of four (4) Kosovo citizens including Sh.H.(born xxx xxx), E.H.(born xxx xxx) and Sh.O. (born xxx xxx), who were arrested in Hungary on xxx, from Kosovo through Serbia into Hungary, with the intended destination being Vienna, Austria, committed as part of a group with S.Q1., **S.Q.**, **L.M.**, **S.S.**, N.N. known as "N.", "V.G.K. known as "V.", and other unindicted co-perpetrators;
- (5) Smuggling of migrants between 29 November and 9 December 2013 in relation to a group of Kosovo citizens, from Kosovo through Serbia and into Hungary and onwards to Vienna, committed as part of a group with S.Q1., **L.M.**, **S.S.** and other unindicted co-perpetrators.

IV. Pursuant to Article 365 of the CPC, in relation to **Count 6** of the Indictment, the defendant **L.M.** is found:

GUILTY

Of the criminal offence of **Smuggling of migrants** as a member of a group, in continuation, in violation of Article 170, paragraphs 1 and 6 and Article 81 of the Criminal Code of Kosovo of 2012,

Because

From or around 7 June 2013 to 9 December 2013, **L.M.**, on the territory of Kosovo and Serbia, engaged in smuggling of migrants by enabling persons who are not nationals or permanent residents of a certain State to cross a border without complying with the requirements for legal entry and remain in the State concerned without complying with the necessary legal requirements to remain by the previously-stated means or by other illegal means, on the following individual accounts and in relation to the persons listed thereon:

- (1) Smuggling of migrants between 7 and 19 June 2013, in relation to four (4) groups of Kosovo citizens, including the named A.R.(born xxx, ID xxx), Sh.S.(born xxx, ID xxx) and R.S.(born xxx, ID xxx), the first group smuggled on or around 7 June 2013, including N.M.(born xxx), the second group smuggled on or around 13-14 June 2013, including N.A.(born xxx), the third smuggled on or around 17 June 2013 and the fourth smuggled on or around 18 June 2013, including F.K.(born xxx), from Kosovo through Serbia into Hungary and onwards to Vienna, Austria and Udine, Italy, committed as part of a group with S.Q1., M.L., I.B., and other unindicted co-perpetrators;
- (2) Smuggling of migrants between 16 July and 10 August 2013, in relation to a group of Kosovo citizens suspected to include R.R., (born xxx), from Kosovo through Serbia into Hungary and onwards to Vienna, Austria and Udine, Italy, committed as part of a group with S.Q1., **S.Q.**, and other unindicted co-perpetrators;
- (3) Smuggling of migrants between 4 and 19 September 2013, in relation to a group of Kosovo citizens including F.G. and A.S., from Kosovo through Serbia into Hungary and onwards to Vienna, Austria, committed as part of a group With S.Q1., A.H.S., and other unindicted co-perpetrators;
- (4) Smuggling of migrants between 19 and 26 September 2013 in relation to a number of Kosovo citizens suspected to include the named B., B.H., D.M.(born xxx), F.R.(born xxx)

and T.R. (born xxx), R.K.(born xxx), from Kosovo through Serbia into Hungary and onwards to Vienna, Austria, committed as part of a group with S.Q1., **S.Q.**, **F.K.**, **S.S.**, and other unindicted co-perpetrators;

- (5) Smuggling of migrants between 29 September and 2 October 2013, in relation to a group of Kosovo citizens from Kosovo through Serbia into Hungary and onwards to Vienna, Austria, committed as part of a group with S.Q1. and other unindicted co-perpetrators;
- (6) Smuggling of migrants between 3 and 14 October 2013, in relation to Kosovo citizens A.S. and Q.S. and groups of Kosovo citizens arrested in Hungary on 8 October 2013, namely M.Th.(born xxx), L.U.(born xxx), F.M.(born xxx), H.S.(born xxx), A.I.(born xxx xxx) and A.I. 1. (born xxx xxx) and on xxx, namely, L.U.(born xxx) and F.M.(born xxx), from Kosovo through Serbia into Hungary, and where successful, onwards to Vienna, Austria, committed as part of a group with S.Q1., and other unindicted co-perpetrators;
- (7) Smuggling of migrants between 7 and 25 November 2013 in relation to a group of four (4) Kosovo citizens including Sh.H.(born xxx xxx), E.H.(xxx xxx) and Sh.O. (xxx xxx), who were arrested in Hungary on 24/25 November 2013, from Kosovo through Serbia into Hungary, with the intended destination being Vienna, Austria, committed as part of a group with S.Q1., **S.Q.**, **F.K.**, **S.S.**, A.C., N.N.known as “N.”, “V.G.K., known as “V.”, and unindicted co-perpetrators;
- (8) Smuggling of migrants between 29 November 2013 and 9 December 2013 in relation to a group of Kosovo citizens, from Kosovo through Serbia and into Hungary and onwards to Vienna, committed as part of a group with S.Q1., **F.K.**, **S.S.** and other unindicted co-perpetrators;

V. Pursuant to Article 365 of the CPC, in relation to **Count 7** of the Indictment, the defendant **S.S.** is found:

GUILTY

Of the criminal offence of **Smuggling of migrants** as a member of a group, in continuation, in violation of Article 170, paragraph 1 and 6 and Article 81 of the Criminal Code of Kosovo of 2012,

Because

From or around 16 June 2013 to 9 December 2013, **S.S.**, on the territory of Kosovo and Serbia, engaged in smuggling of migrants by enabling persons who are not nationals or permanent residents of a certain State to cross a border without complying with the

requirements for legal entry and remain in the State concerned without complying with the necessary legal requirements to remain by the previously-stated means or by other illegal means, on the following individual accounts and in relation to the persons listed thereon:

- (1) Smuggling of migrants between 16 and 19 June 2013, in relation to eight (8) Kosovo citizens A.S.(born xxx, ID xxx), N.K. (born xxx, ID xxx), L.Th. (born xxx, ID xxx), L.Th.1 (born 26/11/2009), A.M. (born xxx, ID xxx), F.M. (born xxx, ID xxx), K.B. (born xxx, ID xxx and A.N. (born xxx, ID xxx) from Kosovo through Serbia into Hungary, with the further intended destination being Vienna, Austria, committed as part of a group with S.Q1., M.L., I.B., and other unindicted co-perpetrators;
- (2) Smuggling of migrants between 19 and 26 September 2013, in relation to Kosovo citizens suspected to include the named B., B.H., D.M.(born xxx), F.R.(born xxx), T.R. (born xxx), and R.K.(born xxx), from Kosovo through Serbia into Hungary and onwards to Vienna, Austria, committed as part of a group with S.Q1., **S.Q.**, **F.K.**, **L.M.**, and other unindicted co-perpetrators;
- (3) Smuggling of migrants between 7 and 25 November 2013 in relation to a group of four (4) Kosovo citizens including Sh.H.(born xxx xxx), E.H.(born xxx xxx) and Sh.O. (born xxx xxx), who were arrested in Hungary on 24/25 November 2013, from Kosovo through Serbia into Hungary, with the intended destination being Vienna, Austria, committed as part of a group with S.Q1., **S.Q.**, **F.K.**, **L.M.**, A.C., N.N.known as “N.”, V.G.K., known as “V.”, and other unindicted co-perpetrators;
- (4) Smuggling of migrants between 29 November and 9 December 2013, in relation to a group of Kosovo citizens, from Kosovo through Serbia and into Hungary and onwards to Vienna, committed as part of a group with S.Q1., **F.K.**, **L.M.** and other unindicted co-perpetrators.

VI. Pursuant to Article 364 (1.3) of the CPC , in relation to **Count 10** of the Indictment, the defendants **S.Q.**, **L.M.**, **F.K.** and **S.S.** are hereby:

ACQUITTED

Of committing the criminal offence of **Assisting another person in money laundering** prosecuted by Article 25, paragraph 1 CCK in conjunction with Article 32 of the Law nr. 03/L-196 on the Prevention of money laundering and terrorist financing,

Because

It has not been proven that the defendants have committed the act with which they have been charged in the Indictment.

VII. Following the above stated guilty verdicts, pursuant to Article 365, paragraph 1.3 CPC, the Court hereby imposes the following **SENTENCES**:

S.Q. for the commission of the criminal offence of Participation in an organised criminal group in conjunction with Smuggling of migrants as a member of a group, in continuation, in violation of Article 283, paragraphs 1 and 5, Article 170, paragraphs 1 and 6 and Article 81, of the Criminal Code of Kosovo of 2012, is hereby sentenced to **four (4) years of imprisonment** and with a **fine of one thousand (1,000) Euros**.

F.K. for the commission of the criminal offence of Participation in an organised criminal group in conjunction with Smuggling of migrants as a member of a group, in continuation, in violation of Article 283, paragraphs 1 and 5, Article 170, paragraphs 1 and 6 and Article 81, of the Criminal Code of Kosovo of 2012, is hereby sentenced to **four (4) years of imprisonment** and with a **fine of one thousand (1,000) Euros**.

L.M. for the commission of the criminal offence of Participation in an organised criminal group in conjunction with Smuggling of migrants as a member of a group, in continuation, in violation of Article 283, paragraphs 1 and 5, Article 170, paragraphs 1 and 6 and Article 81, of the Criminal Code of Kosovo of 2012, is hereby sentenced to **four (4) years of imprisonment** and with a **fine of one thousand (1,000) Euros**.

S.S. for the commission of the criminal offence of Participation in an organised criminal group in conjunction with Smuggling of migrants as a member of a group, in continuation, in violation of Article 283, paragraphs 1 and 5, Article 170, paragraphs 1 and 6 and Article 81, of the Criminal Code of Kosovo of 2012, is hereby sentenced to **three (3) years of imprisonment** and with a **fine of five hundred (500) Euros**.

VIII. Pursuant to Article 115 CPC as read in conjunction with Article 112, paragraph 1 CPC, the following items are **permanently confiscated** as objects that facilitated the commission of the criminal offence:

- Temporarily sequestered from accused **S.Q.:** one (1) mobile telephone Nokia, one (1) mobile telephone iPhone 5 with together with the attached SIM cards thereto;
- Temporarily sequestered from the accused **L.M.:** four (4) mobile telephones Nokia and one (1) mobile telephone Vodafone, with three (3) attached SIM cards and one (1) SD card;
- Temporarily sequestered from the accused **S.S.:** one (1) mobile telephone Sony Ericsson, two (2) mobile telephones Samsung, together with the attached SIM cards thereto;
- Temporarily sequestered from the accused **F.K.:** two (2) mobile telephone Nokia, one (1) mobile telephone Samsung, one (1) mobile telephone AEG, four (4) SIM cards, ten (10) phone cards and four (4) card books.

IX. Pursuant to Articles 365 (1.6), 450 (2) and 453 (1) of CPC the defendants are obliged to pay the **costs of the criminal proceedings** in the total amount of eight hundred (800) Euro divided into equal amounts of two hundred (200) Euro to be paid by each of the defendants within a period of fifteen (15) days after the judgment becomes final.

Jennifer Seel,
Presiding Judge

Naime Krasniqi Jashanica,
Kosovo Judge

Katrien Gabriel Witeman,
EULEX Judge

Laurentiu Dumitrica
EULEX Recording officer

LEGAL REMEDY: Authorized persons (defendant, prosecutor and injured party) may file an appeal against this judgment to the Court of Appeals through this court. The appeal may be filed within fifteen days (15) from the day the copy of written judgment has been served to the parties.