

Brcko Arbitration – Order on Return of Non-Serb Members of the Municipal Assembly, Administration, Police, Judiciary and Others to their Pre-War Homes of Origin in Brcko

Brcko Arbitration

Order on Return of Non-Serb Members of the Municipal Assembly, Administration, Police, Judiciary and Others to their Pre-War Homes of Origin in Brcko

In accordance with the authority vested in me under the Arbitral Award of February 14, 1997; the Supplemental Award of March 15, 1998; and pursuant to Annex 7 of the General Framework Agreement for Peace (GFAP); and the June 9, 1998, Declaration of the Ministerial Meeting of the Steering Board of the Peace Implementation Council in Luxembourg, which states in paragraph 56 that “the voluntary return of displaced municipal officials to the municipality in which they hold office is essential,” I hereby issue the following Order:

1. The Municipal Government of Brcko, with the assistance

of the Republika Srpska Ministry for Refugees and Displaced Persons, shall take necessary steps to enable the return of all non-Serb Municipal officials and employees to their pre-war homes in Brcko. These municipal officials and employees include, but are not limited to, councillors of the Municipal Assembly, members of the police, judiciary, administration, and teachers who will be employed at the primary schools in Brod and Omerbegovaca. The Municipal Government shall either assist displaced persons currently occupying the homes of non-Serb officials and employees to return to their own pre-war homes or provide them with reasonably sufficient alternative accommodation.

2. Significant progress on return of the aforementioned officials and employees shall be demonstrated by November 30, 1998. The municipal government shall submit to me an interim progress report on this no later than November 13, 1998. Within one week upon receipt of the report, the Supervisor will convene and chair at OHR-North a panel comprised of the Mayor, his two Deputies, representatives of the Republika Srpska Ministry for Refugees and Displaced Persons, UNHCR, and OHR to review progress in this return process.
3. Due to the urgent nature of these cases, and for the purpose of this Order alone, the Municipal Government shall give displaced persons a time limit of thirty (30) days to vacate the houses of the non-Serb officials and employees covered in paragraph one who have been approved by the Return Commission for return. All other aspects of the Procedure for Return to Brcko of April 24, 1997, remain in effect.
4. This Order in no way abrogates my firm commitment not to evict displaced persons residing legally in Brcko if no reasonably sufficient alternative housing is available. The responsibility for finding reasonably sufficient alternative accommodation for displaced persons and families living in houses or apartments belonging to

non-Serb municipal officials and employees affected by this Order falls entirely on the Municipal Government.
5. This order shall have immediate effect.

Robert W. Farrand

Deputy High Representative

Supervisor of Brcko

November 3, 1998

Office of the High Representative