

INTERNATIONAL COURT OF JUSTICE

REPORTS OF JUDGMENTS,
ADVISORY OPINIONS AND ORDERS

CASE CONCERNING
LEGALITY OF USE OF FORCE

(YUGOSLAVIA v. NETHERLANDS)

ORDER OF 8 SEPTEMBER 2000

2000

COUR INTERNATIONALE DE JUSTICE

RECUEIL DES ARRÊTS,
AVIS CONSULTATIFS ET ORDONNANCES

AFFAIRE RELATIVE À LA LICÉITÉ
DE L'EMPLOI DE LA FORCE

(YUGOSLAVIE c. PAYS-BAS)

ORDONNANCE DU 8 SEPTEMBRE 2000

Official citation:

*Legality of Use of Force (Yugoslavia v. Netherlands),
Order of 8 September 2000, I.C.J. Reports 2000, p. 164*

Mode officiel de citation:

*Licéité de l'emploi de la force (Yougoslavie c. Pays-Bas),
ordonnance du 8 septembre 2000, C.I.J. Recueil 2000, p. 164*

ISSN 0074-4441
ISBN 92-1-070873-3

Sales number	797
N° de vente:	

8 SEPTEMBER 2000

ORDER

LEGALITY OF USE OF FORCE
(YUGOSLAVIA *v.* NETHERLANDS)

LICÉITÉ DE L'EMPLOI DE LA FORCE
(YOUgoslavie *c.* PAYS-BAS)

8 SEPTEMBRE 2000

ORDONNANCE

INTERNATIONAL COURT OF JUSTICE

YEAR 2000

8 September 2000CASE CONCERNING
LEGALITY OF USE OF FORCE(YUGOSLAVIA *v.* NETHERLANDS)

ORDER

The Vice-President of the International Court of Justice, Acting President,

Having regard to Article 48 of the Statute of the Court and to Articles 31 and 79 of the Rules of Court,

Having regard to the Order of 30 June 1999, whereby the Court fixed 5 January 2000 and 5 July 2000 as the time-limits for the filing, respectively, of a Memorial by the Federal Republic of Yugoslavia and of a Counter-Memorial by the Kingdom of the Netherlands;

Whereas on 5 July 2000 the Netherlands filed certain preliminary objections to jurisdiction and to admissibility;

Whereas accordingly, by virtue of Article 79, paragraph 3, of the Rules of Court, the proceedings on the merits are suspended and a time-limit has to be fixed for the presentation by the other Party of a written statement of its observations and submissions on the preliminary objections;

Whereas, at a meeting between the Vice-President, Acting President, and the Agents of the Parties, held on 6 September 2000, Yugoslavia indicated that it would require nine months for the preparation of that written statement; and whereas the Netherlands did not object to such a time-limit being fixed, but stressed that it expected that Yugoslavia would provide specific answers to the preliminary objections made by the Netherlands Government,

Taking account of the views of the Parties and the special circumstances of the case,

Fixes 5 April 2001 as the time-limit within which the Federal Republic of Yugoslavia may present a written statement of its observations and submissions on the preliminary objections made by the Kingdom of the Netherlands; and

Reserves the subsequent procedure for further decision.

Done in English and in French, the English text being authoritative, at the Peace Palace, The Hague, this eighth day of September, two thousand, in three copies, one of which will be placed in the archives of the Court and the others transmitted to the Government of the Federal Republic of Yugoslavia and the Government of the Kingdom of the Netherlands, respectively.

(Signed) SHI Jiuyong,
Vice-President.

(Signed) Philippe COUVREUR,
Registrar.
