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SCSL-04-16-A  
(OSS-057)

OSS

**SPECIAL COURT FOR SIERRA LEONE**

**IN THE APPEALS CHAMBER**

**BEFORE:** Hon. Justice George Gelaga King, Presiding  
Hon. Justice Emmanuel Ayoola  
Hon. Justice A. Raja N. Fernando  
Hon. Justice Renate Winter  
Hon. Justice Geoffrey Robertson, QC

**Registrar:** Mr. Herman von Hebel

**Date Filed:** 3 August 2007

**THE PROSECUTOR**                      **Against**                      **ALEX TAMBA BRIMA**  
**BRIMA BAZZY KAMARA**  
**SANTIGIE BORBOR KANU**

Case No. SCSL-2004-16-A

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**CORRIGENDUM**  
**TO KAMARA DEFENCE NOTICE OF APPEAL**

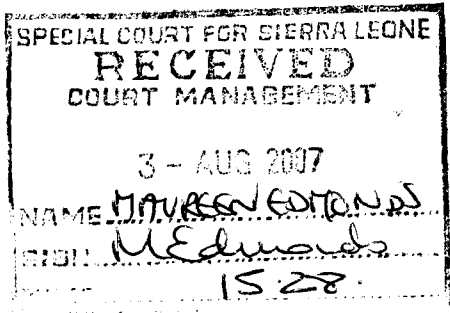
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Office of the Prosecutor  
Dr. Christopher Staker

Defence Counsel for Alex Tamba Brima  
Kojo Graham

Defence Counsel for Brima Bazy Kamara  
Andrew K. Daniels

Defence Counsel for Santigie Borbor Kanu  
Agibola E. Manly-Spain



1. The Kamara Defence filed on 2 August 2007 “**Kamara Defence Notice of Appeal**”<sup>1</sup>
2. **NOTING** that the Kamara Defence Notice of Appeal contained some errors as reflected below:
  - a) In section E dealing with the Relief(s) Sought, the word “**plea**” was mistakenly used.
3. The Kamara Defence **hereby** makes the following necessary amendments in order that the word "plea" as set out in paragraphs E 1, 2, 3, 4, 5, 6 and 7 of the Notice of Appeal filed on 2 August 2007 be replaced with the word "**verdict**" as set out below.

### **E. RELIEF(S) SOUGHT**

For the foregoing reasons, the Kamara Defence respectfully prays the Honorable Appeal Chamber to find the Appeal admissible and;

- (1) Revise the Judgment and enter a **verdict** of **NOT GUILTY** in respect of **Counts 3, 4, and 5** of the Indictment to reflect the fact that Kamara was not responsible under Article 6(1) for **ordering** the murder of five civilians in Karina in the Bombali District.
- (2) Revise the Judgment and enter a **verdict** of **NOT GUILTY** in respect of **Count 12** of the Indictment to reflect the fact that Kamara was not responsible under Article 6(1) for **planning** the abduction and use of child soldiers in Bombali District and the Western Area.
- (3) Revise the Judgment and enter a **verdict** of **NOT GUILTY** in respect of **Count 9** of the Indictment to reflect the fact that Kamara not responsible under Article 6(1) for **planning** the commission of outrages upon personal dignity in the form of sexual slavery in Bombali District and the Western Area.

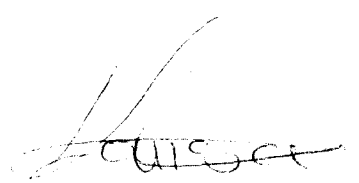
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<sup>1</sup> *Prosecutor v. Brima, Kamara, Kanu* Case No. SCSL-04-16-632, **Kamara Defence Notice of Appeal**, filed on 02 August 2007

- (4) Revise the Judgment and enter a **verdict** of **NOT GUILTY** in respect of **Count 13** of the Indictment to reflect the fact that Kamara was not responsible under Article 6(1) for **planning** the enslavement of civilians in Bombali District and the Western Area.
- (5) Revise the Judgment and enter a **verdict** of **NOT GUILTY** in respect of **Counts 3, 4, and 5** of the Indictment to reflect the fact that Kamara was not responsible under Article 6(1) for **aiding and abetting** the murder/extermination of civilians at Fourah Bay, Freetown, and Western Area.
- (6) Revise the Judgment and enter a **verdict** of **NOT GUILTY** in respect of **Count 10** of the Indictment to reflect the fact that Kamara was not responsible under Article 6(1) for **aiding and abetting** the mutilation of civilians in Freetown, Western Area.
- (7) Revise the Judgment and enter a **verdict** of **NOT GUILTY** in respect of **Counts 1, 2, 3, 4, 5, 6, 9, 10, 12, 13, and 14** of the Indictment to reflect the fact that Kamara was not responsible under Article 6(3) for crimes **committed** by his subordinates at Tombodu, Kono District and throughout Bombali District and the Western Area and Port Loko District by virtue of Kamara’s alleged exercise of leadership and effective control.

The Kamara Defence makes these amendments in order that the real issues before the Court be determined.

Respectfully Submitted

PP.   
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**A.W. K. Daniels**  
 Lead Counsel for Bazy Kamara