




Having filed its Notice and Grounds of Appeal<sup>1</sup> against the Judgment and Sentence of Trial Chamber II, pronounced on 20 June 2007 and rendered on the 19<sup>th</sup> July 2007 (Registry page Nos. 21465-22096) in the Case of The Prosecutor v. Alex Tamba Brima, Brima Bazzy Kamara and Santigie Borbor Kanu.(Case No. SCSL-04-16-T), as revised pursuant to the corrigendum issued by the Trial Chamber on 19<sup>th</sup> July 2007 (Registry page Nos. 23025-23678), pursuant to Article 20 of the Statute of Special Court (“the Statute”) and Rule 108(A) of the Rules of Procedure and Evidence (“the Rules”), on the 2<sup>nd</sup> August 2007(the Notice of Appeal);

Noting that the Notice of Appeal contains some typographical errors, the Kanu Defence respectfully seeks to effect the following corrections:

1. The **correction of the date** on the face of the Notice of Appeal to read “2<sup>nd</sup>”.
2. The **deletion of the word “Trail”** in paragraphs 1.1; 1.3; 5; and 14 and the **substitution with the word “Trial”**.
3. The **deletion of the numbering “2.2”** under Ground Two.
4. The **renumbering of paragraph 2.3 to 2.2**.
5. The **renumbering of paragraph 2.4 to 2.3**.
6. The **deletion of the word “Articles”** in paragraph 8, and the **substitution with the word “Article”**.
7. The **deletion of the closing inverted commas** preceding the word “each” in paragraph 8 and the **substitution with opening inverted commas**.
8. The **deletion of the comma** after the word “court” and its inserting after the word “again” in paragraph 18.
9. The renumbering of **paragraph 18** under Section D, “Relief Sought” to **paragraph 21**.
10. The deletion of the number “20” in paragraph 21.1 as renumbered above and the substitution with **10**.

  
Counsel for Kanu  
Silas Chekera.

---

<sup>1</sup> SCSL-04-16-A (034-041)