

1172

SCSL-04-15-T
(26998-26999)

26998



SPECIAL COURT FOR SIERRA LEONE
JOMO KENYATTA ROAD • FREETOWN • SIERRA LEONE
PHONE: +1 212 963 9915 Extension: 178 7000 or +39 0831 257000 or +232 22 295995
FAX: Extension: 178 7001 or +39 0831 257001 Extension: 174 6996 or +232 22 295996

TRIAL CHAMBER I

Before: Hon. Justice Benjamin Mutanga Itoe, Presiding Judge
Hon. Justice Bankole Thompson
Hon. Justice Pierre Boutet

Registrar: Herman von Hebel

Date: 9th of June 2008

PROSECUTOR **Against** **Issa Hassan Sesay**
Morris Kallon
Augustine Gbao
(Case No. SCSL-2004-15-T)

Public Document

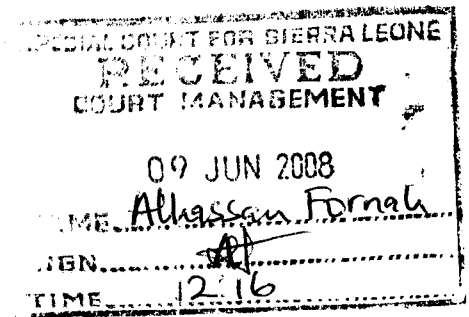
**DECISION ON SESAY REQUEST FOR THE WITHDRAWAL OR
CLARIFICATION OF TRIAL CHAMBER'S 22nd MAY 2008 WARNING TO ISSA
SESAY**

Office of the Prosecutor:
Peter Harrison
Reginald Flynn
Charles Hardaway
Vincent Wagona

Defence Counsel for Issa Hassan Sesay:
Wayne Jordash
Sareta Ashraph

Defence Counsel for Morris Kallon:
Charles Taku
Kennedy Ogeto
Tanoo Mylvaganam

Defence Counsel for Augustine Gbao:
John Cammegh
Scott Martin



TRIAL CHAMBER I (“Trial Chamber”) of the Special Court for Sierra Leone (“Special Court”) composed of Hon. Justice Benjamin Mutanga Itoe, Presiding Judge, Hon. Justice Bankole Thompson and Hon. Justice Pierre Boutet;

HAVING RECEIVED the Motion Requesting the Withdrawal or Clarification of Trial Chamber’s 22nd May 2008 Warning to Issa Sesay filed publicly by the Defence for the First Accused, Issa Hassan Sesay (“Defence”) on the 27th of May 2008;

NOTING the Chamber Decision filed publicly on the 22nd of May 2008 (“Decision”) in which the Chamber ordered that the Accused Issa Sesay be admonished against making any such utterances in the future under any circumstances and that Counsel for the Accused Issa Sesay should properly advise his client on the consequences of such utterances upon the administration of justice and for the Accused himself¹;

HAVING duly considered the motion filed together with the Decision;

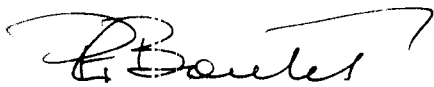
NOTING that the aforementioned Chamber Decision is unambiguous, explicit and unequivocal;

PURSUANT to Rules 26bis and 54 of the Rules of Procedure and Evidence;

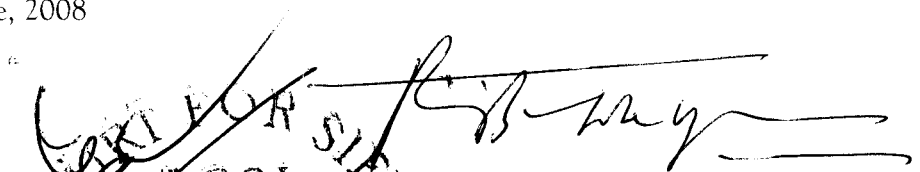
HOLDS that the Decision is sufficiently explicit and needs no further clarification;

CONSEQUENTLY Denies the Application.

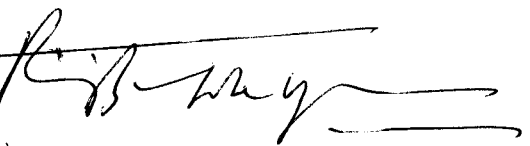
Done in Freetown this 9th day of June, 2008



Hon. Justice Pierre Boutet



Hon. Justice Benjamin Mutanga Itoe



Hon. Justice Bankole Thompson

¹Prosecutor v. Sesay et al, SCSL-04-15, Decision on Warning to Issa Sesay, 22nd May 2008.
Case No. SCSL-04-15-T

9th of June, 2008

