732)



SPECIAL COURT FOR SIERRA LEONE

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TRIAL CHAMBER I

Before:

Hon. Justice Pierre Boutet, Presiding Judge

Hon. Justice Bankole Thompson Hon. Justice Benjamin Mutanga Itoe

Registrar:

Mr. Lovemore G. Munlo, SC

Date:

10th November 2006

PROSECUTOR

Against

SAM HINGA NORMAN MOININA FOFANA ALLIEU KONDEWA (Case No.SCSL-04-14-T)

Public Document

CORRIGENDUM

DECISION ON THE IMPERMISSIBILITY OF ELICITING EVIDENCE INVOLVING THE SECOND ACCUSED THROUGH CROSS-EXAMINATION OF WITNESSES CALLED BY THE THIRD ACCUSED

Office of the Prosecutor:

Court Appointed Counsel for Sam Hinga Norman:

Christopher Staker James Johnson Dr. Bu-Buakei Jabbi John Wesley Hall, Jr.

Joseph Kamara

Alusine Sani Sesay

Mohammed A. Bangura

Court Appointed Counsel for Moinina Fofana:

Victor Koppe Arrow Bockarie Michiel Pestman Steven Powles

COURT MANAGEMENT

SPECIAL COURT FOR SIERRA LEONE

RECEIVED

Court Appointed Counsel for Allieu Kondewa:

Charles Margai Yada Williams Ansu Lansana

NAME Alvera Nationa K.
SIGN National.

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

MINDFUL of the "Decision on the Impermissibility of Eliciting Evidence Involving the Second Accused Through Cross-Examination of Witnesses Called by the Third Accused" ("Decision");

CONSIDERING paragraph 16 of this Decision:

16. As a preliminary matter, The Chamber reiterates that the Prosecution's obligation to disclose exculpatory evidence is not relevant to the present Objection¹ and notes that the issues relating to Counsel for Fofana's submissions on the Prosecution's alleged failure to disclose potentially exculpatory evidence are under consideration in a pending motion.²

CONSIDERING that this paragraph should, instead, read as follows:

16. As a preliminary matter, The Chamber reiterates that the Prosecution's obligation to disclose exculpatory evidence is not relevant to the present Objection³ and notes that the issues relating to Counsel for Fofana's submissions on the Prosecution's alleged failure to disclose potentially exculpatory evidence have been disposed of by a separate Decision.⁴

FOR THE FOREGOING REASONS,

PURSUANT to Rule 54 of the Rules of Procedure and Evidence of the Special Court,

ORDERS that the Decision be amended as follows:

16. As a preliminary matter, The Chamber reiterates that the Prosecution's obligation to disclose exculpatory evidence is not relevant to the present Objection⁵ and notes that the issues relating to Counsel for Fofana's submissions on the Prosecution's alleged failure to disclose potentially exculpatory evidence have been disposed of by a separate Decision.⁶

Case No. SCSL04-14T

10th of November 2006

¹ Transcript of the 6th of October, 2006, p. 9, l. 6 – 19.

² Prosecutor v. Norman et al, SCSL04-14-724, "Confidential Defence Request for Full Review of Prosecution Evidence to Identify Rule 68 Material for Disclosure", filed 24 October 2006.

³ Transcript of the 6th of October, 2006, p. 9, l. 6 - 19.

⁴ Prosecutor v. Norman et al, SCSL-04-14-730, "Decision on Fofana Request for Full Review of Prosecution Evidence to Identify Rule 68 Material for Disclosure", 6 November 2006.

⁵ Transcript of the 6th of October, 2006, p. 9, l. 6 – 19.

⁶ Prosecutor v. Norman et al, SCSL-04-14-730, "Decision on Fofana Request for Full Review of Prosecution Evidence to Identify Rule 68 Material for Disclosure", 6 November 2006.

Done in Freetown, Sierra Leone, this 10th day of November 2006.

Hon. Justice Bernamin Mutanga Itoe

Hon. Justice Bankole Thompson

Presiding Judge Trial Chamber I Hon. Justice Pierre Boutet

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