1438)

RSCSL - 03 - 01 - ES(12458 - 12460)

12458



## **RESIDUAL SPECIAL COURT FOR SIERRA LEONE**

Before:

Date:

Justice Philip N. Waki, President

Ms. Binta Mansaray

**Registrar**:

25 May 2015

## In the matter of CHARLES GHANKAY TAYLOR Case No. RSCSL-03-01-ES

<u>Public</u>

Corrigendum Decision on Charles Ghankay Taylor's Motion for Termination of Enforcement of Sentence in the United Kingdom and for the Transfer to Rwanda

AND ON

Defence Application for Leave to Appeal Decision on Motion for Termination of Enforcement of Sentence in the United Kingdom and for Transfer to Rwanda

Office of the Prosecutor: Ms. Brenda J. Hollis Mr. Mohamed A. Bangura

## **Defence Counsel for Charles Ghankay Taylor**

Mr. Christopher Gosnell Mr. John Jones

RESIDUAL SPECIAL COURT FOR SIERRA LEONE RECEIVED COURT MANAGEMENT THE HAGUE	
	2 6 MAY 2015
NAME	Francess Alsabh-Smat
SIGN	
TIME	10:00 Am

The President of the Residual Special Court for Sierra Leone ("Residual Special Court");

**RECALLING** Decision on Charles Ghankay Taylor's Motion for Termination of Enforcement of Sentence in the United Kingdom and for the Transfer to Rwanda AND ON Defence Application for Leave to Appeal Decision on Motion for Termination of Enforcement of Sentence in the United Kingdom and for Transfer to Rwanda ("Decision") was filed on 21 May 2015<sup>1</sup>;

**NOTING** that the date of the Defence Motion for Termination of Enforcement of Sentence in the United Kingdom and for the Transfer to Rwanda ("Motion for Transfer")<sup>2</sup> was inadvertently stated to be 30 January 2015, instead of 24 June 2014 in paragraph 1 and that the date of filing was inadvertently stated to be 30 January 2015, instead of 25 June 2014 in paragraph 37;

**CONSIDERING** that paragraph 1 of the Decision should read as follows:

"The President of the Residual Special Court for Sierra Leone ("Residual Special Court"), is seized of the Motion for Termination of Enforcement of Sentence in the United Kingdom and for the Transfer to Rwanda ("Motion for Transfer") dated 24 June 2014, and Defence Application for Leave to Appeal Decision on Motion for Termination of Enforcement of Sentence in the United Kingdom and the Transfer to Rwanda ("Application for Leave"), dated 6 February 2015, both filed by Defence Counsel on behalf of Charles Ghankay Taylor ("Defence")."<sup>3</sup>

AND that paragraph 37 of the Decision should read as follows:

"Accordingly, pursuant to Rule 19(D), I formally make the decision that the Motion for Termination of Enforcement of Sentence in the United Kingdom and for Transfer to Rwanda filed by Charles Ghankay Taylor on 25<sup>th</sup> June, 2014, be and is **HEREBY DISMISSED.**"

**PURSUANT** to Rule 54(B) of the Rules of Procedure and Evidence of the Residual Special Court for Sierra Leone,

**ORDERS** that the Decision be amended as set out above.

<sup>&</sup>lt;sup>1</sup> In the matter of Charles Ghankay Taylor, RSCSL-03-01-ES-1437.

<sup>&</sup>lt;sup>2</sup> In the matter of Charles Ghankay Taylor, RSCSL-03-01-ES-1396.

<sup>&</sup>lt;sup>3</sup> In the matter of Charles Ghankay Taylor, RSCSL-03-01-ES-1425, (Confidential) Defence Application for Leave to Appeal Decision on Motion for Termination of Enforcement of Sentence in the United Kingdom and for the Transfer to Rwanda ("Application for Leave"), 6 February 2015.

This 25 day of May 2015.

21

Justice Philip N. Waki President

