

824)

SCSL-04-15-T  
(30658 — 30661)

**THE SPECIAL COURT FOR SIERRA LEONE**

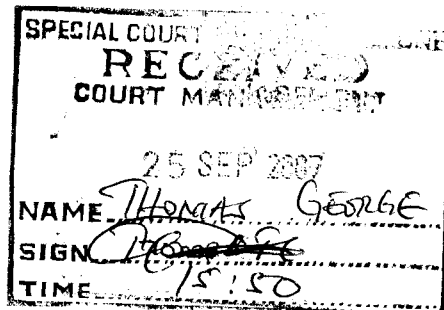
**BEFORE:**

30658

Hon. Justice Benjamin Itoe, Presiding  
Hon. Justice Bankole Thompson  
Hon. Justice Pierre Boutet

Registrar: Mr. Herman von Hebel

Date filed: 25<sup>th</sup> September 2007



The Prosecutor

-v-

Issa Hassan Sesay

Case No: SCSL-04-15-T

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Public with Confidential Annex

**ADDENDUM TO SESAY DEFENCE MOTION  
REQUESTING THE LIFTING OF PROTECTIVE MEASURES  
IN RESPECT OF REQUESTED WITNESSES**

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**Office of the Prosecutor**

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Wayne Jordash  
Sareta Ashraph

**Defence Counsel for Morris Kallon**

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**Defence Counsel for Augustine Gbao**

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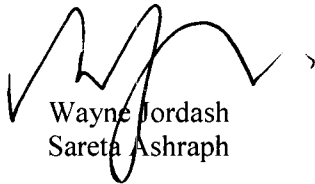
**Introduction**

1. On 19<sup>th</sup> January 2007 the Defence filed a “Motion Requesting the Lifting of Protective Measures in Respect of Requested Witnesses” (“The Motion”).<sup>1</sup> The Motion concerned an application to vary protective measures pursuant to Rules 75(A), (F), and (G) of the Rules of Procedure and Evidence in relation to a number of witnesses (served on the Defence pursuant to Rule 68): TF1-062, TF1-063, TF1-079, TF1-102, TF1-131, TF1-153, TF1-182, TF1-273, TF1-275, TF1-318, TF1-319, TF1-325, TF1-347, TF1-347, TF1-352, and TF1-356.
2. On various dates since the Motion was filed the Prosecution has served – pursuant to Rule 68 – redacted extracts from the statements of other Prosecution witnesses. The Defence thus adds these witnesses to the Motion and requests the same relief: TF1-274, TF1-335, TF1-374, TF1-376, TF1-399, TF1-520, TF1-542, TF1-553, TF1-561, and TF1-581.
3. The Prosecution has served the redacted extracts pursuant to Rule 68 so there is no dispute concerning the fact of the utility of these witnesses to the Defence case. In order to assist the Trial Chamber, the Defence indicates the anticipated evidence these witnesses will be able to provide.<sup>2</sup> The Defence is unable to ascertain the full extent of the utility of the witnesses until the redactions and protective measures are varied.

**Request**

4. The Defence adds the aforementioned witnesses to the Motion.

Dated 25<sup>th</sup> September 2007



Wayne Jordash  
Sareta Ashraph

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<sup>1</sup> *Prosecutor v. Sesay et al.*, SCSL-04-15-687.

<sup>2</sup> See Confidential Annex A.



**SPECIAL COURT FOR SIERRA LEONE**  
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Court Management Section – Court Records

**CONFIDENTIAL DOCUMENT CERTIFICATE**

This certificate replaces the following confidential document which has been filed in the *Confidential* Case File.

Case Name: The Prosecutor – v- Sesay, Kallon & Gbao  
Case Number: SCSL-2004-15-T  
Document Index Number: 824  
Document Date 25<sup>th</sup> September 2007  
Filing Date: 25<sup>th</sup> September 2007  
Number of Pages: 4 **Confidential Page Numbers: 30660-30661**  
Document Type: **-Public and Confidential Annexe A**

- Affidavit
- Indictment
- Correspondence
- Order
- OTHER**

Document Title: **Addendum To Sesay Defence Motion  
Requesting The Lifting of Protective  
Measures In Respect Of Requested  
Witnesses**

Name of Officer:

**Thomas Pimeh Kitel George.**

Signed