

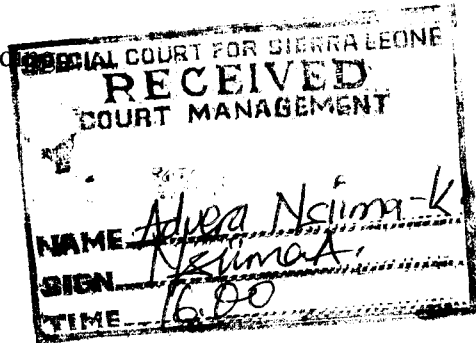
926)

SCSL-04-15-T  
(24193-24194)

24193

**SPECIAL COURT FOR SIERRA LEONE  
TRIAL CHAMBER I**

**Before:** Hon. Justice, Benjamin Mutanga Itoe, President  
Hon. Justice Bankole Thompson  
Hon. Justice Pierre Boutet



**Registrar:** Mr. Herman Von Hebel

**Date filed:** 14<sup>th</sup> February 2008.

**THE PROSECUTOR**

against

**ISSA HASSAN SESAY  
MORRIS KALLON  
AUGUSTINE GBAO**

**Case No. SCSL -2004-15-T**

---

**PUBLIC  
KALLON DEFENCE RESPONSE TO SESAY DEFENCE MOTION FOR  
ADMISSION OF WRITTEN EVIDENCE PURSUANT TO RULE 92ter**

---

**Office of the Prosecutor:**

Peter Harrison  
Reginald Fynn  
Charles Hardaway  
Vincent Wagona

**Counsel for Issa Sesay:**

Wayne Jordash  
Sareta Ashraph  
Mikael Eckman

**Counsel for Morris  
Kallon:**


Charles Taku  
Kennedy Ogeto  
Lansana Dumbuya  
Tanoo Mylvaganam

**Court-appointed Counsel  
for Augustine Gbao**

John Cammegh  
Scott Martin

1. On 8th February 2008, Defence counsel for Issa Sesay filed a motion for admission of written evidence of witness DIS-015 pursuant to rule 92ter,”<sup>1</sup>
2. On 13<sup>th</sup> February 2008, the prosecution filed its response<sup>2</sup>. It does not oppose the request.
3. The Kallon Defence gives its agreement as required by rule 92ter, and does not oppose the admission of evidence from DIS-015 under the form of a written statement.
4. The Kallon Defence does not intend to cross-examine witness DIS-015.

Done at Freetown, 14<sup>th</sup> February 2008.



Charles Taku  
Lead Counsel For Morris Kallon

---

<sup>1</sup> Prosecution v. Sesay, et al, SCSL -2004-15-T-971, “Defence motion for Admission of Written Evidence Pursuant to Rule 92ter,” 8 February 2008.

<sup>2</sup> Prosecutor v. Sesay et al, SCSL-2004-15-T-981, Prosecution Response to Sesay Defence Motion for Admission of Written Evidence Pursuant to Rule 92ter.