



**I, JUSTICE RAJA FERNANDO**, Presiding Judge of the Appeals Chamber of the Special Court for Sierra Leone;

**NOTING** the Decision on Amendment of the Consolidated Indictment, rendered on 16<sup>th</sup> May 2005 and filed on 18<sup>th</sup> May 2005 (the "Decision"),

**WHEREAS** the first sentence of Paragraph 48 of the Decision reads:

"We finally note that while submissions to this Court *ought not to* contain robust criticism of the impugned Decision, they ought not use exaggerated language which could imply deceit rather than error." (Emphasis added)

**WHEREAS** this sentence should read:

"We finally note that while submissions to this Court may contain robust criticism of the impugned Decision, they ought not use exaggerated language which could imply deceit rather than error." (Emphasis added)

**WHEREAS** the last sentence of Paragraph 48 of the Decision is deleted,

**WHEREAS** Paragraph 89 of the Decision reads:

"For reasons given in para 68 above, this court orders that the three original Indictments, with document numbers SCSL-2003-08-I-001 , SCSL-2003-11-I-15, SCSL-2003-12-I (pages 545-554) should not to be proceeded with, and should be so marked."(emphasis added)

**WHEREAS** Paragraph 89 should read:

"For reasons given in para 68 above, this court orders that the three original Indictments, with document numbers SCSL-2003-08-I-001 , SCSL-2003-11-I-15, SCSL-2003-12-I (pages 545-554) should not be proceeded with, and should be so marked on the Registry Case files." (Emphasis added)

**HEREBY ORDER** the foregoing corrections of the Decision.

Done at Freetown this 2nd day of June 2005.

*Fernando*

Justice Raja Fernando

