



RECALLING the Prosecution Response to Sesay Defence Motion to Request the Trial Chamber to Permit Inspection of Witness Statements (Rule 66(A)(iii)) and/or Order Disclosure Pursuant to Rule 68, filed by the Prosecution on the 16th of April 2007;

RECALLING the Defence Reply to Prosecution Response to Defence Motion to Request the Trial Chamber to Permit Inspection of Witness Statements (Rule 66(A)(iii)) and/or Order Disclosure Pursuant to Rule 68, filed by the Sesay Defence on the 23rd of April 2007 (“Reply”);

NOTING that in the Application the Prosecution applies for leave to file a further response to the Motion in order to correct factual errors, which the Prosecution alleges the Sesay Defence has made in the Reply and to have the Application accepted as such further response;[1]

THE CHAMBER HEREBY GRANTS the Application

AND ORDERS the Sesay Defence to file a response to the Application within three days of the date of the present order;

Done at Freetown, Sierra Leone, this 25th day of April 2007

Hon. Justice Bankole Thompson, Presiding Judge, Trial Chamber I

[Seal of the Special Court for Sierra Leone]

[1] Application, paras 1 and 5.