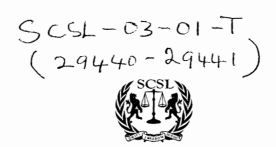
loog)



29440

SPECIAL COURT FOR SIERRA LEONE

TRIAL CHAMBER II

Before:

Justice Julia Sebutinde, Presiding Judge

Justice Richard Lussick Justice Teresa Doherty

Justice El Hadji Malick Sow, Alternate Judge

Registrar:

Binta Mansaray

Case No.:

SCSL-03-1-T

Date:

16 July 2010

RECEIVED

GOURT MANAGEMENT
THE HABITE

16 JUL 2010

IAME ALHASSAN FORNAH

PROSECUTOR

v.

Charles Ghankay TAYLOR

DECISION ON PROSECUTION OBJECTION TO RULE 92BIS STATEMENTS

Office of the Prosecutor:

Brenda J. Hollis Nicholas Koumjian Kathryn Howarth Counsel for the Accused:

Courtenay Griffiths, Q.C.

Terry Munyard Morris Anyah Silas Chekera James Supuwood TRIAL CHAMBER II ("Trial Chamber") of the Special Court for Sierra Leone ("Special Court");

SEISED of the "Prosecution Objection to Rule 92bis Statements", filed on 12 July 2010 ("Objection"), wherein the Prosecution objects to the use and/or admission of six witness statements which the Defence proposes to use during the examination-in-chief of Witness DCT-172, on the basis inter alia, that these statements are materials falling within the ambit of Rule 92bis of the Rules of Procedure and Evidence ("Rules"), and that the requirements of this rule cannot be met;²

NOTING the "Defence Response to Prosecution Objection to Alleged Rule 92bis Statements", filed on 15 July 2010 ("Response"),³ wherein the Defence opposes the objection, and submits that the documents in question can be tendered as part of DCT-172's *viva voce* testimony under Rule 89(C);⁴

NOTING ALSO the "Public with Annex A Defence Notification of Additional Potential Exhibits to be used in Connection to DCT-172", ⁵ filed on 5 July 2010, in which these statements are listed;

CONSIDERING that the Defence has not filed a Motion for admission of these statements pursuant to Rule 92*bis*, nor made any other type of application to use and/or admit these statements;

FINDING therefore that the purported objection of the Prosecution is premature;

HEREBY DISMISSES THE OBJECTION.

Done at The Hague, The Netherlands, this 16th day of July 2010.

Justice Richard Lussick

Justice Julia Sebutinde

erra Leonel

lustice Te**re**sa Doherty

¹ SCSL-03-01-T-1003.

² Objection, paras 3, 13.

³ SCSL-03-01-T-1007.

⁴ Response, paras 1, 22.

⁵ SCSL-03-01-T-1001. The Trial Chamber notes that while the Prosecution refers to six statements, there are in fact only five statements, as one of the statements has both a French and English version.