Case No. SCSL-2004-14-T

THE PROSECUTOR OF THE SPECIAL COURT

٧.

SAM HINGA NORMAN MOININA FOFANA ALLIEU KONDEWA.

THURSDAY, 23 February 2006

9.47 A.M.

TRIAL

TRIAL CHAMBER I

Before the Judges: Pierre Boutet, Presiding

Bankole Thompson Benjamin Mutanga Itoe

For Chambers: Ms Roza Salibekova

Ms Anna Matas

For the Registry: Mr Geoff Walker

Ms Maureen Edmonds

For the Prosecution: Mr Kevin Tavener

Mr Joseph Kamara Ms Lynn Hintz (intern)

For the Principal Defender: No appearance

For the accused Sam Hinga

Norman:

Dr Bu-Buakei Jabbi

Mr Alusine Sesay

Ms Claire da Silva (legal assistant) Mr Kingsley Belle (legal assistant)

For the accused Moinina Fofana: Mr Arrow Bockarie

Mr Andrew Ianuzzi

For the accused Allieu Kondewa: Mr Ansu Lansana

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	1	[CDF23FEB06A-SGH]
09:38:17	2	Thursday, 23rd February 06
	3	[Open Session]
	4	[The Accused present]
	5	[Witness entered court]
	6	[Upon commencing at 9.47 a.m.]
	7	WITNESS: ISHMAEL SENESIE KOROMA [Continued]
	8	EXAMINED BY MR JABBI: [Continued]
	9	PRESIDING JUDGE: Good morning all. Good morning,
	10	Mr Witness.
	11	THE WITNESS: Good morning, grandpa.
09:49:29	12	PRESIDING JUDGE: Good morning, Dr Jabbi.
	13	MR JABBI: Good morning, My Lord.
	14	THE WITNESS: Good morning.
	15	PRESIDING JUDGE: Are you ready to proceed, Dr Jabbi?
	16	MR JABBI: Yes, My Lord.
	17	THE WITNESS: Yes.
	18	PRESIDING JUDGE: Please do so and take your witness where
	19	you were yesterday when we left off and let's proceed.
09:49:44	20	MR JABBI: Thank you.
	21	Q. Good morning Mr Witness.
09:50:27	22	A. Good morning, grandpa.
	23	Q. Yesterday you had taken your narrative to the time of the
	24	AFRC coup and the few months following that?
	25	PRESIDING JUDGE: More precisely, Dr Jabbi, yesterday when
	26	we adjourned the witness was giving evidence that he heard on BBC
	27	that the President was in Guinea.
	28	MR JABBI: Yes, My Lord.
	29	PRESIDING JUDGE: So take him there, if you don't mind, and

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- he heard that from that broadcast that the President had sent 1
- 2 Chief Hinga Norman to Liberia. So that is where we were.
- 3 MR JABBI: Yes, My Lord.
- Now, can you tell the Court the time of that announcement? 4 Q.
- 09:51:06 5 What month, what year?
 - 6 Α. It was in 1997. It had past May, but I cannot remember the
 - month now. 7
 - And please remember what we said many times yesterday that 8 Q.
 - when you are giving your answer, you talk slowly and then you
- 09:51:46 10 also watch the pens of the judges, when they are steady, you can
 - 11 go on talking.
 - 12 JUDGE ITOE: I didn't quite get the translation. This was
 - 13 in 1997, sometime in May or so?
 - 14 PRESIDING JUDGE: Past May.
- 09:52:08 15 MR JABBI: No, he said it was past May but he cannot be
 - 16 sure of the month.
 - Can you guess or can you say roughly how many months after 17
 - May it could have been? Just as a rough indication? 18
 - 19 Α. If I don't forget, it was around the end of June.
- 09:52:47 20 Q. Towards the end of June. And where were you at the time?
 - At that time we heard the announcement by then the juntas 21 Α.
 - 22 have removed us from Bo. I was in Sawula. They had removed us
 - 23 from Blama and I was in Sawula.
 - MR JABBI: Sawula is S-A-W-U-L-A. 24
- 09:53:22 25 0. In what chiefdom?
 - 26 Baoma chiefdom. Α.
 - 27 Q. Baoma chiefdom, G-B-A-O-M-A. Baoma. And in terms of your
 - usual area of operation, where were the juntas soldiers at that 28
 - 29 time? Where were they based?

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- 1 Α. Well, at that time the juntas were based in Gerihun, the
- 2 Baoma Chiefdom.
- 3 Q. Anywhere else?
- Jembe in the Baoma Chiefdom. Α.
- 09:54:34 5 0. Where is Jembe in Baoma Chiefdom?
 - 6 If you go across the Sewa River going towards Kenema, just Α.
 - 7 by the Bridge.
 - Immediately on the [Microphone not activated] -- on the 8 Q.
 - 9 main Kenema highroad [inaudible]?
 - 10 Α. Yes.
 - 11 Q. And Gerihun is also on the Bo/Kenema highroad, is it?
 - 12 Α. Yes.
 - 13 Q. And where else?
 - And Blama. In the Small-Bo Chiefdom. 14 Α.
- 09:55:56 15 Q. In itself Small-Bo Chiefdom. Now, you said in that
 - 16 announcement by HE the President from Guinea you heard that he
 - had sent Chief Norman to Liberia? 17
 - I heard that. I heard that Chief Norman had gone to 18 Α.
 - 19 Liberia. He had sent him to Liberia.
- 09:56:16 20 Q. Did you know for what purpose or in what capacity?
 - JUDGE ITOE: The witness had testified yesterday, but your 21
 - 22 [indiscernible] so that it was here we can join ECOMOG to fight
 - the juntas. 23
 - PRESIDING JUDGE: That's right. 24
- 09:56:32 25 MR JABBI: As your Lordship pleases.
 - JUDGE ITOE: Is that not the state of the evidence? 26
 - 27 MR JABBI: Yes, My Lord. As your Lordship pleases.
 - Now, can you tell the Court what the Kamajors, at least in 28 Q.
 - 29 the area where you were, did in response to that information that

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- the President had sent somebody to elicit assistance? 1
- 2 Α. Well, some of the Kamajors went to Bo Waterside.
- 3 Q. Yes.
- 4 Α. After that the Kamajors and the ECOMOGS used to attack
- 09:57:31 5 7immi.
 - 6 MR JABBI: Zimmi, My Lords, is Z-I-M-M-I.
 - Whereabouts is Zimmi? 7 Q.
 - 8 Α. It is in the Pujehun District.
 - Is it served by any main road into the country, Zimmi? Q.
- 09:58:16 10 Α. Well, Zimmi is at the junction. After leaving Kenema, you
 - 11 get there before you reach to Bo Waterside.
 - 12 Q. Along which road?
 - 13 Α. Well, it is on the Bo Waterside Road, coming from the
 - 14 Kenema end.
- 09:58:43 15 Is it correct to say that that is the main road connecting Q.
 - 16 southern Sierra Leone to Liberia, the main motor road?
 - 17 Yes. When we say Bo Waterside, when you leave there you Α.
 - get into Liberia. 18
 - 19 Now, according to you, there were attacks on Kamajors by
- 09:59:27 20 the soldiers in that area. Apart from Zimmi, were there any
 - other areas of such attacks? 21
 - Well, apart from those attacks that used to happen --22 Α.
 - 23 JUDGE ITOE: Did he himself go to Bo Waterside with the
 - other Kamajors? 24
- 09:59:50 25 MR JABBI:
 - 26 Yes, did you yourself go to Bo Waterside with other Q.
 - 27 Kamajors?
 - JUDGE ITOE: Or is he just relating what he was told. 28
 - 29 THE WITNESS: I am telling you myself. I told you that

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- Kamajors left and went to Bo Waterside, but I did not go myself. 1
- 2 MR JABBI: Thank you.
- 3 PRESIDING JUDGE: Yes, Dr Jabbi, please.
- MR JABBT:
- 10:00:42 5 Q. Yes. So the attack in Zimmi, for instance, you were not
 - 6 present there; not so?
 - I was not there at all. 7 Α.
 - PRESIDING JUDGE: He said he did not to Bo Waterside so how 8
 - can he be in Zimmi?
- 10:00:54 10 MR JABBI: My Lord, you can go to Zimmi, with respect,
 - 11 without going to Bo Waterside.
 - PRESIDING JUDGE: Very well. Let's proceed, please. 12
 - 13 MR JABBI:
 - 14 Now, did you yourself take part in any battles during that Q.
- 10:01:08 15 time?
 - 16 Α. Well, at the time when I fought -- by the time when Prince
 - 17 Brima made that announcement that ECOMOG -- that ECOMOG were
 - 18 advancing to Kenema and Bo.
 - 19 0. From where?
- 10:01:29 20 They were coming from Liberia end, from Bo Waterside. They Α.
 - were now going to Kenema and Bo. 21
 - 22 Now, again, can you say roughly what month that was and Q.
 - 23 year when, according to you, you were informed that the ECOMOG
 - 24 were moving from Bo Waterside towards Kenema? What time was
- 10:02:17 25 that?
 - 26 At that time when I heard that -- it was in February 1998 Α.
 - 27 that I heard that they were now advancing to Kenema.
 - 28 Q. Now, up until February 1998 where were you?
 - 29 I was in Sawula in the Boama Chiefdom. Α.

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- Before February 1998 had Kamajors engaged in any battles 1 Q.
- 2 before the arrival of ECOMOG?
- 3 I used to hear that they were fighting and some were in Α.
- Sierra Leone and those others were coming from Bo Waterside
- 10:03:53 5 towards Kenema.
 - Let us say around February itself, 1998, do you know of any 6 Q.
 - encounters by Kamajors that month; battle encounters? 7
 - At that time when I heard that they were coming to Kenema, 8 Α.
 - 9 to capture Kenema.
- 10:05:04 10 That who were going to Kenema? Q.
 - 11 PRESIDING JUDGE: He has told you --
 - 12 THE WITNESS: ECOMOG and the Kamajors.
 - 13 MR JABBI:
 - 14 Q. Do you know when Kenema was captured by the Kamajors?
- 10:05:22 15 PRESIDING JUDGE: Was Kenema captured by the Kamajors?
 - 16 MR JABBI: Well, My Lord, he said just now --
 - 17 PRESIDING JUDGE: They were advancing from Bo Waterside to
 - 18 Kenema.
 - 19 MR JABBI: To capture Kenema. That was what he said, My
- 10:05:44 20 Lord.
 - PRESIDING JUDGE: He hasn't testified yet, to my knowledge, 21
 - 22 that they had captured Kenema.
 - 23 MR JABBI: As Your Lordship pleases.
 - Was Kenema captured? 24 Q.
- 10:05:52 25 Α. Yes.
 - 26 By what fighting group? Q.
 - 27 Α. ECOMOG and the Kamajors.
 - Do you know when that took place? 28 Q.
 - 29 It was on February 18, 1998. Α.

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- 1 Q. Can you say the date again, please?
- 2 Α. February 18, 1998.
- 3 Q. February 18?
- 4 Α. Yes.
- 10:06:53 5 Q. Again, at that time, where were you?
 - 6 Α. By then Kenema was captured, the day Kenema was captured --
 - Please talk slowly. 7 Q.
 - Okay. At that time I had left Sawula when I heard that the 8 Α.
 - 9 the Kamajors and ECOMOG were then entering Kenema. I had left
- 10:07:13 10 Sawula and by then I met Kenema was captured. The ECOMOG -- some
 - 11 of the ECOMOG troop passed us on the way and they came to Blama.
 - 12 Q. Can you say that again, please?
 - 13 Α. When Kenema was captured, some passed -- some of the
 - 14 troops, ECOMOG troops and the Kamajors --
- 10:07:44 15 Q. Yes?
 - 16 Α. They also went and captured Blama.
 - 17 Q. And do you also know when that took place?
 - 18 The very same day. Α.
 - 19 0. And did ECOMOG and the Kamajors continue holding Kenema
- 10:08:43 20 after that battle?
 - Very well. They rested. They were settled there and 21 Α.
 - Blama -- when I went to Blama, I found them there. 22
 - 23 Do you know who the Kamajor leaders were on those attacks Q.
 - that took Kenema and Blama? 24
- 10:09:40 25 Kenema itself, the Kamajors and the ECOMOG that entered Α.
 - 26 there, Arthur Koroma was there and Eddie Massallay together with
 - 27 ECOMOG.
 - Arthur Koroma and Eddie Massallay. Who was Arthur Koroma? 28 Q.
 - 29 He was a Kamajor at the time. Α.

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- Do you know what status he had? 1 Q.
- 2 Α. At that time he was an ordinary Kamajor.
- 3 Q. And Eddie Massallay?
- Yes, he himself, I didn't know any position. He did not 4 Α.
- 10:10:51 5 hold any position, but he was Kamajor. They were leading the
 - Kamajors when they entered Kenema together with ECOMOG. 6
 - Do you happen to know one Jusu Amara? 7 Q.
 - Yes, I used to know Jusu Amara Dodo. 8 Α.
 - 9 MR JABBI: Jusu, My Lords, J-U-S-U. Amara as in Kamara
- 10:11:34 10 without the K.
 - 11 Q. What, if anything, did Jusu Amara do?
 - 12 Well, Jusu Amara, they came too from Dodo and they came Α.
 - 13 from Kandu Leppeama.
 - 14 Q. To do what?
- 10:12:15 15 They came to Mr Ali who used to be called Ali Bockarie. Α.
 - 16 THE INTERPRETER: My Lords, can the witness repeat the
 - 17 last -- can the witness repeat the last segment before coming
 - 18 to --
 - 19 MR JABBI:
- 10:12:35 20 Q. Can you repeat the last statement you made?
 - I said Jusu Amara and Alhaji Bockarie. Alhaji Bockarie 21 Α.
 - 22 Mendema in the Kandu Leppeama Chiefdom.
 - 23 Mendama, My Lords, M-E-N-D-A-M-A. Kandu MR JABBI:
 - Leppeama I believe has been spellt before. Kandu is K-A-N-D-U. 24
- 10:13:02 25 Leppeama, L-E-K-P-E-Y-A-M-A.
 - 26 Yes, Jusu Amara and Alhaji Bockarie you said. What were Q.
 - 27 you explaining about?
 - 28 Yes. I said they were leading the Kamajors together with
 - 29 ECOMOG when they captured Blama.

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- Now, did you yourself play any direct role in the fighting 1 Q.
- 2 at that stage?
- 3 Α. I came to Blama and found them there on that day. They
- were the first people to enter there. I found them there. We 4
- 10:14:08 5 joined together.
 - 6 Q. How long did you stay in Blama yourself on that occasion?
 - In the evening of 18th, on that evening. While they were 7 Α.
 - fighting together with juntas, we heard that the ECOMOG and the 8
 - 9 Kamajors, that they were fighting in Blama.
- 10:14:58 10 Q. Against whom?
 - 11 Α. Against the juntas.
 - 12 Q. Did you yourself do anything?
 - 13 Α. I also reached there and we all joined together. By then
 - 14 the juntas had pulled out of the town and Blama was now in our
- 10:15:18 15 hands.
 - 16 So did anything happen after, immediately after the capture Q.
 - of Kenema and Blama? 17
 - 18 Α. Yes.
 - 19 Q. Yes. Can you tell the Court?
- 10:15:53 20 We went to Kenema, we the Kamajors. Α.
 - 21 Q. Yes.
 - 22 So we held a meeting. The [indiscernble] said there was a Α.
 - 23 meeting on the 20th.
 - On 20th of? 24 Q.
- 10:16:25 25 Of February there was a meeting there. Α.
 - 26 What sort of meeting was it? Q.
 - 27 Well, ECOMOG invited us, we the Kamajors, those that they Α.
 - came together so that we could meet together. 28
 - 29 Can you tell the Court what transpired at that meeting? Q.

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- 1 Α. Well, at that meeting ECOMOG said that they were thanking
- 2 the Kamajors with whom they had been working until Kenema was
- 3 captured.
- MR KAMARA: I am sorry, Your Honours, there seems to be a 4
- 10:17:55 5 huge disconnect here. I may be guided by the Bench. My
 - recollection of the events is that Kenema was attacked on 6
 - the 18 February 1998 and he seems to be referring now to 20th 7
 - January. I suppose that would need to be --8
 - PRESIDING JUDGE: 20th of February.
- 10:18:04 10 MR JABBI: He said February, My Lord.
 - 11 MR KAMARA: February. Oh, thank you. Sorry.
 - MR JABBI: 12
 - 13 Q. Yes, you were explaining what transpired at the meeting.
 - 14 They were thanking the Kamajors with whom they had been Α.
- 10:18:28 15 working. And we the Kamajors they found on the ground.
 - 16 PRESIDING JUDGE: Yes.
 - MR JABBI: Yes, carry on. 17
 - 18 THE WITNESS: Therefore they were telling us --
 - 19 JUDGE ITOE: [Microphone not activated] the Kamajors they
- 10:18:59 20 found on the ground, they thanked them too or what? They thanked
 - those who were fighting with them until they captured Kenema? 21
 - 22 What did they do with the Kamajors or what did they say to the
 - 23 Kamajors who were on the ground?
 - THE WITNESS: That the ones they had come with and those 24
- 10:19:19 25 they found, they were thanking both groups.
 - 26 MR JABBI:
 - 27 Q. Yes.
 - And they said again that they don't know the terrain and so 28 Α.
 - 29 that we should support them just as those that have supported

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- them of old. 1
- 2 Q. Yes.
- 3 Α. That whatever, whatever fighting implements that they
- needed were to be given to them.
- 10:20:21 5 0. Can you say that again, please?
 - 6 Α. That whatever fighting implements we needed, they will give
 - them to us so that we work together.
 - Anything more said by the ECOMOG? 8 Q.
 - 9 Yes. They also said that all the business people that they Α.
- 10:20:49 10 should open and continue doing their business and let them open
 - 11 their shops.
 - 12 Q. Did any other person speak at that meeting?
 - 13 Α. They spoke. They said the teachers should re-open the
 - 14 schools.
- 10:21:40 15 Q. Were any police present at that meeting?
 - 16 Α. It was at the police field. It was in the police barracks
 - in the field. That's where we held the meeting. 17
 - 18 Q. Were any police personnel present at the meeting?
 - 19 Α. Well, I did not see a policeman in the police uniform but
- 10:22:14 20 they said they too should start working.
 - Was Alhaji Bockarie, whom you referred to earlier, was he 21 Q.
 - present at that meeting from Blama? 22
 - 23 No. We left him in Blama and we went to the meeting Α.
 - because he was head of the Kamasois there and so we left him 24
- 10:23:01 25 there and we went to the meeting.
 - 26 Now, at that meeting were any reports made of any looting Q.
 - 27 in Kenema?
 - Apart from when the juntas were pulling out and causing 28
 - 29 destruction and did a lot of stealing, that's all I knew about.

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- They entered the shops completely and they took all the vehicles 1
- 2 towards Kailahun.
- 3 Q. Who did that?
- 4 Α. The juntas. Mosquito, because at that time he was based in
- 10:23:58 5 Kenema.
 - 6 Q. Who was Mosquito?
 - 7 Α. Well, at that time he was -- we heard that he was the RUF
 - commander, the field commander. 8
 - 9 Q. How long did you stay in Kenema after that meeting?
- 10:24:39 10 After that meeting I return to Blama. Α.
 - 11 Q. The same day?
 - 12 Yes. On the same evening, that's when we returned. Α.
 - 13 Q. Now, Mr Witness, as far as you personally were concerned,
 - 14 what were your own circumstances after all this exercise?
 - Well --15 Α.
 - 16 PRESIDING JUDGE: [Microphone not activated] but maybe the
 - 17 witness does, so we will see.
 - 18 MR JABBI:
 - 19 Q. Yes, carry on.
- 10:25:52 20 Α. Well, this was my -- we went to Blama and the juntas
 - returned and attacked there after that meeting. 21
 - 22 Q. Where did the juntas attack?
 - 23 The juntas attacked Kenema. They came from the Kondewa ^ Α.
 - 24 end.
- 10:26:17 25 Q. Do you know when that was?
 - 26 Α. It looks likes it was the 25th because it was after that
 - 27 meeting that they launched the attack.
 - 28 Q. Were you there?
 - 29 Well, we came with reinforcement. Α.

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- 1 Q. From?
- 2 Α. Blama.
- 3 Q. Who led your group from Blama?
- When we left Blama, it was Vandi, Vandi whom we called Α.
- 10:27:13 5 Vandi Somotoh. He led us when we went.
 - 6 MR JABBI: Somotoh, My Lord, is S-O-M-O-T-O-H. Vandi
 - Somotoh. 7
 - And how did the battle go? 8 Q.
 - 9 Α. Well, the juntas, most of juntas were wearing Kamasoi
- 10:27:40 10 attire when they came, Kamasoi clothing.
 - 11 Q. Yes.
 - 12 Α. That is why the ECOMOG could withstand because --
 - 13 THE INTERPRETER: Your Honours, the witness is going very
 - fast. 14
- 10:28:03 15 MR JABBI:
 - 16 Q. Say that again, please, and say it slowly. From the
 - reference to ECOMOG. 17
 - 18 I said the attack was a problem us to on that day --Α.
 - 19 Q. Yes.
- 10:28:26 20 -- because the juntas were wearing Kamajor attire; some of Α.
 - them had the caps and some of them had the clothes. So it was 21
 - 22 difficult for ECOMOG. They couldn't distinguish us from the
 - 23 juntas who were wearing the Kamajor attires.
 - Q. Yes. 24
- 10:29:03 25 What assisted them was that the vehicle that they brought Α.
 - 26 was carrying an AA double barrel gun.
 - 27 Q. The vehicle that who brought?
 - The juntas, they brought the vehicle. When we captured the 28
 - 29 vehicle --

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- 1 Q. Yes.
- 2 Α. We were shouting until we reached the cotton tree when we
- 3 captured the vehicle. That is where the FM was located.
- Q. Did you capture any persons with that vehicle?
- 10:30:11 5 Α. Yes, the driver was a soldier but he ran away. He came out
 - of the vehicle and ran away. 6
 - And in what attire was he? 7 Q.
 - He had the -- his trousers were combat and his shirt was 8 Α.
 - the Kamajor dress. When he was running, we saw him.
- 10:30:59 10 Q. Was there any other attack?
 - 11 Α. Well, at that time, when we dislodged them out of the
 - 12 town --
 - 13 Q. Yes.
 - 14 Α. Then ECOMOG said that all roads leading to Kenema we
- 10:31:26 15 should --
 - 16 THE INTERPRETER: The witness has used an expression that
 - 17 is not clear to us. Can he take it again?
 - MR JABBI: 18
 - 19 Q. Can you repeat again, please?
- 10:32:01 20 All roads leading to Kenema. We should locate checkpoints Α.
 - there. Kamajors and ECOMOG should be manning those checkpoints. 21
 - 22 Q. And was that done?
 - 23 We did all. Α.
 - So how long did your group stay in Kenema on that occasion? 24 Q.
- 10:32:38 25 We slept there and in the morning we returned to Blama. Α.
 - 26 Now, did you yourself operate with any vehicles at all? Q.
 - 27 Oh, yes, I had a vehicle. Α.
 - What sort of vehicle? 28 Q.
 - 29 It belonged to the ICRC; the Red Cross. Α.

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- 1 Q. Who gave it to you?
- 2 Α. ECOMOG.
- 3 Q. Now, what about the ICRC, you said the vehicles was theirs?
- Α. Yes, it belonged to them.
- 10:34:13 5 Q. Where were they then?
 - 6 Α. Well, at that time we heard that they are playing double
 - 7 standards, that they were supporting the rebels in the bush; the
 - juntas. 8
 - 9 JUDGE ITOE: The ICRC was supporting the juntas in the
- 10:34:30 10 bush?
 - 11 THE WITNESS: Yes.
 - 12 MR JABBI:
 - 13 Q. And so where were the ICRC at that time?
 - 14 When that happened they escaped, they went away. They left Α.
- 10:34:57 15 the country at that time.
 - 16 Q. Where did they leave their vehicle?
 - 17 When they were going to the airfield, that was the vehicle Α.
 - 18 they were moving in.
 - 19 Q. And how long did you have it when ECOMOG gave it to you?
- 10:35:48 20 Α. The vehicle was with me until the Lome Peace Accord was
 - completed. We saw them return to the country; the ICRC. 21
 - 22 Q. And what happened to the vehicle?
 - 23 They went to ECOMOG and said they had come. They had food. Α.
 - They had medicines, but that they do not have vehicles for them 24
- 10:36:41 25 to distribute those things, but that they left their vehicles
 - 26 behind. Then they said they are seeing the vehicle with me. The
 - 27 brigade major, Major Tony.
 - What army? 28 Q.
 - 29 ECOMOG. It was a brigade major, Major Tony, ECOMOG. Α.

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- 1 Q. Yes.
- 2 Α. Then he called me up.
- 3 Q. Yes.
- Then he said well, the people have -- this vehicle -- the 4 Α.
- 10:38:04 5 people have come. They want to distribute medicines to your
 - 6 people and food. So what do they do because they do not have a
 - vehicle? 7
 - 8 Q. Yes.
 - 9 Α. Then I said, "We have fought for our people. We have
- 10:38:29 10 protected their lives and properties."
 - 11 Q. Yes.
 - 12 Α. If it were my own vehicle and somebody says he wants to
 - 13 give food to my people and medicine --
 - 14 Q. Yes.
- 10:39:10 15 Α. I said I would give the vehicle to him for him to supply
 - 16 the food and medicines to my people.
 - 17 Q. So what happened with the vehicle?
 - 18 Well, that vehicle I handed it over to Major Tony. Then he Α.
 - 19 called them up; the ICRCs.
- 10:39:36 20 Q. Yes.
 - Then they said their driver should board the vehicle and 21 Α.
 - 22 drive it for them to see.
 - 23 Q. Yes.
 - Then he said the vehicle is in good condition, nothing is 24 Α.
- 10:40:18 25 wrong to it. Nothing is wrong with it, sorry. And he praised me
 - 26 a lot.
 - 27 Q. Was the vehicle ever returned to you?
 - No, they returned it to the ICRC people. They prepared a 28 Α.
 - 29 document and they gave a copy to me that the vehicle was in good

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- condition and I handed it over to them. The white man signed it. 1
- 2 The ICRC white man signed it.
- 3 Q. Did you say you were given a document?
- Yes, I signed it. The brigade major too [sic] sign it and 4 Α.
- 10:41:12 5 they gave it to me.
 - JUDGE ITOE: What document is this? What document was it? 6
 - What is the nature of this document? 7
 - MR JABBI: My Lord, he has just said that when he returned 8
 - the vehicle.
- 10:41:27 10 JUDGE ITOE: They tested it.
 - 11 MR JABBI: They tested it.
 - 12 JUDGE ITOE: They tested and they did everything and
 - 13 praised --
 - MR JABBI: [Overlapping speakers] and found it in good 14
 - condition. 15
 - 16 JUDGE ITOE: And praised him for having kept it in good
 - form. 17
 - 18 MR JABBI: Yes, My Lord.
 - 19 JUDGE ITOE: So what was the nature of this document that
- 10:41:41 20 was signed by the major and everybody?
 - MR JABBI: He just said he prepared a document that he had 21
 - returned that vehicle. 22
 - 23 PRESIDING JUDGE: In good condition.
 - MR JABBI: In good condition. 24
- 10:41:46 25 JUDGE ITOE: In good condition. All right.
 - 26 MR JABBI: Yes, My Lord. And that the ICRC white man
 - 27 signed it and he himself signed it.
 - THE WITNESS: Yes, and he took the vehicle. 28
 - 29 MR JABBI:

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- Do you remember the registration number of that vehicle? 1 Q.
- 2 Α. Well, the number is W-U -- I have forgotten the number now,
- 3 but it must be on the paper.
- 4 Q. Okay. Now, during all these operations at that time 1998
- 10:42:39 5 to 1999, who supplied your Kamajor groups with weapons?
 - 6 Α. ECOMOG were giving us weapons.
 - Did you have any other source of getting weapons and 7 Q.
 - ammunition? 8
 - 9 Well, apart from the ones given to us by the chiefs, the Α.
- 10:43:23 10 single barrel and the cartridges, except ECOMOG.
 - 11 Q. What about other supplies like food?
 - 12 Well, the people used to give us food and even ECOMOG gave Α.
 - 13 us food and some of them were on documents. The guns given to us
 - 14 and the cartridges were ECOMOG.
- 10:44:23 15 Q. Can you say that last point again?
 - 16 Α. I said ECOMOG used to give us food and fighting equipment.
 - Even the people gave us food. 17
 - 18 Q. The people of your chiefdom?
 - 19 Α. Yes.
- 10:44:52 20 Did you receive any weapons from Chief Norman, for Q.
 - instance? 21
 - Ever since Chief Norman did not give me a weapon, even a 22 Α.
 - razor blade. He did not give it to me. 23
 - Now, for the period you were fighting the junta soldiers in 24 Q.
- 10:45:32 25 the Kenema and Blama areas, did you see Chief Norman during that
 - 26 time?
 - 27 Α. No, I did not see him at that time.
 - 28 And finally, Mr Witness, were you ever promoted as a Q.
 - 29 Kamajor?

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- Yes, in 1999. 1 Α.
- 2 Q. Yes, what happened?
- 3 Α. I was made battalion commander. General battalion
- commander. Interpreter's mistake, general battalion commander.
- 10:46:37 5 Q. What was general battalion commander?
 - 6 Α. Well, we the battalion commanders organised ourselves at
 - chiefdom levels, but I was head of the battalions -- the 7
 - battalion commanders.
 - 9 Q. Of how many chiefdoms?
- 10:47:03 10 There are 16 chiefdoms in the Kenema District. We divided Α.
 - 11 them into battalions.
 - 12 PRESIDING JUDGE: Meaning you had 16 battalions?
 - 13 THE WITNESS: No. There were 11 battalions. There were
 - 14 some chiefdoms which were combined because ECOMOG said that's
- 10:47:28 15 what we should do. Just as the population was.
 - 16 MR JABBI:
 - Q. So for 16 chiefdoms in Kenema District, you constituted 11 17
 - battalions; is that what you are saying? 18
 - 19 Α. Yes, there were 11 battalions.
- 10:47:59 20 And are you telling the Court that you were the leader of Q.
 - all those battalions put together? 21
 - 22 Yes, in 1999 I was the head of the battalion commanders. Α.
 - 23 For the district? Q.
 - Yes. Yes. 24 Α.
- 10:48:14 25 MR JABBI: My Lords, that is all for the witness.
 - 26 PRESIDING JUDGE: Thank you. Mr Bockarie, this is a
 - 27 witness in examination-in-chief this being a common witness.
 - MR BOCKARIE: Yes, Your Honour. 28
 - 29 PRESIDING JUDGE: Very well. You are ready to proceed with

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- 1 your examination-in-chief?
- 2 MR BOCKARIE: Yes, Your Honour. Just a second, Your
- 3 Honour.
- PRESIDING JUDGE: Thank you.
- 10:49:47 5 MR BOCKARIE: Sorry, sir.
 - PRESIDING JUDGE: Very well. Are you ready to proceed now? 6
 - MR BOCKARIE: Yes, sir.
 - PRESIDING JUDGE: Please do so.
 - 9 EXAMINED BY MR BOCKARIE:
- 10:49:53 10 Q. Mr Koroma --
 - 11 Α. Yes.
 - 12 -- these preliminary questions relate to events before the Q.
 - 13 coup. Okay?
 - 14 Α. Okay.
- 10:50:16 15 Now, you told this Court that you participated actively in Q.
 - 16 the destruction of RUF bases in Jui Koya; correct?
 - 17 Α. Yes.
 - 18 As a result of that you were appointed commander, Kamajor Q.
 - 19 commander; correct?
- 10:51:11 20 Yes, chiefdom commander for Small-Bo. Α.
 - Can you tell us who recommended your appointment as 21 Q.
 - chiefdom commander? 22
 - 23 All the Kamasois who were under the paramount chief, they
 - recommended me. 24
- 10:52:01 25 When you were appointed chiefdom commander, who was your Q.
 - 26 superior?
 - 27 Well, at first I was working with the chiefs, the paramount
 - chiefs, because they were giving us food. And the soldiers who 28
 - 29 were on the ground in Blama because they were the warriors, they

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- would direct us how we should go about the fight. 1
- 2 [CDF23FEB06B - SV]
- 3 Q. So will I be correct that you were taking orders from the
- chiefdom authorities as well as the soldiers you worked closely
- 10:52:56 5 with?
 - 6 Α. We were taking command from the chiefdom authorities and
 - 7 the ECOMOG, because that was where we disarmed, in fact.
 - 8 THE INTERPRETER: Your Honours, the witness is speaking
 - 9 very fast.
- 10:53:18 10 PRESIDING JUDGE: Mr Witness, just a reminder to speak
 - 11 slowly, please, when you answer.
 - 12 THE WITNESS: Okay.
 - 13 PRESIDING JUDGE: Thank you.
 - 14 THE WITNESS: I said we were taking command from our
- soldiers and our chiefs. 10:53:29 15
 - 16 MR BOCKARIE:
 - So that was how the Kamajor was structured before the coup; 17
 - am I correct? 18
 - 19 MR KAMARA: Objection.
- 10:53:40 20 THE WITNESS: Yes.
 - MR KAMARA: I'm sorry. 21
 - PRESIDING JUDGE: Yes, what's your objection, Mr Kamara? 22
 - MR KAMARA: The question is too broad and ambiguous. That 23
 - was how the Kamajor was structured before the coup. And the 24
- 10:53:53 25 question initially posed to the witness --
 - PRESIDING JUDGE: Was in his chiefdom. 26
 - 27 MR KAMARA: In his chiefdom and now he's gone to the
 - general aspect. 28
 - 29 PRESIDING JUDGE: Mr Bockarie.

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- 1 MR BOCKARIE: Yes.
- I'll confine it to your chiefdom, Small-Bo Chiefdom? 2 Q.
- 3 Α. Okay. The Kamasoi organisation was structured in towns.
- There were town commanders, there were sections, there were
- 10:54:24 5 section commanders and the chiefdom commanders. You who would be
 - 6 in that town --
 - PRESIDING JUDGE: Yes. 7
 - THE WITNESS: -- working under your chief, your town chief.
 - PRESIDING JUDGE: Yes.
- 10:54:58 10 THE WITNESS: That's how we organised it. You were under
 - the chief. 11
 - MR BOCKARIE: 12
 - 13 After the coup, in 1997 Chief Hinga Norman was appointed
 - 14 National Co-ordinator of the CDF; correct?
- 10:55:16 15 Α. That's what we heard. We did not appoint him. We, the
 - 16 Kamajors, did not appoint him.
 - 17 Now, Mr Koroma, that appointment, as you heard, of Chief Q.
 - Hinga Norman as National Co-ordinator of the CDF, did it in any 18
 - 19 way alter the structure of the Kamajor in the chiefdom you've
- 10:56:00 20 just spoken about?
 - How could he? He did not organise it. How could he? It 21 Α.
 - was our chiefdom arrangement. 22
 - 23 JUDGE ITOE: Let the witness answer the question directly.
 - Put it to him again, please. 24
- 10:56:26 25 MR BOCKARIE:
 - 26 Mr Koroma, you gave us a vivid account of how the Kamajor
 - 27 was structured in your chiefdom.
 - 28 JUDGE ITOE: Did the appointment of Mr Norman as the
 - 29 National Co-ordinator change that structure? That was the

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- 1 question put to him.
- 2 THE WITNESS: No, no.
- 3 MR BOCKARIE:
- Q. Mr Koroma, do you know Mr Moinina Fofana?
- 10:57:26 5 Α. Yes, I know him.
 - When did you first meet him? 6 Q.
 - When I came to Bo. 7 Α.
 - Can you tell us when? 8 Q.
 - 9 Α. 1999. 1999. Well, 19 -- at the end of 1999.
- 10:58:19 10 Now, you've told this Court that there was this joint Q.
 - 11 attack -- I'm now talking of January/February 1998. You informed
 - 12 this Court that there was a joint attack of ECOMOG and Kamajors
 - 13 against juntas in Kenema; correct?
 - 14 Α. Yes.
- 10:58:51 15 Was Moinina Fofana involved in that attack? Q.
 - 16 Α. No, no.
 - Do you know who ordered that attack on Kenema in 17 Q.
 - 18 January/February 1998?
 - 19 Α. It was ECOMOG.
- 10:59:57 20 Now, Mr Koroma, that operation, this joint operation, do Q.
 - you know who was in command -- overall command of that operation, 21
 - 22 either ECOMOG or Kamajor?
 - 23 Oh, it's ECOMOG. They were leading us. They were our Α.
 - boss. 24
- 11:00:40 25 Now, you said you met Mr Fofana some time in 1999. As far Q.
 - 26 as you're concerned, did he hold any position within the CDF?
 - 27 Well, at that time, I went to [indiscernible], he was going Α.
 - to Goama Mende. He was a section chief and he was a Kamasoi in 28
 - 29 Bo.

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- I'm referring to Mr Fofana. Did he hold any position 1 Q.
- 2 within the CDF? Was he given any title? Are you aware?
- 3 Α. Well, at that time I said that Mr Daniel said Moinina
- Fofana was a director.
- 11:01:42 5 Q. Now, Mr Witness, you told this Court that you were general
 - battalion commander for Kenema District; correct? 6
 - 7 Α. Yes, in 1999.
 - At any time did you, as general battalion commander, 8
 - receive direct orders from Mr Moinina Fofana?
- 11:02:09 10 Α. No. He never gave me any order.
 - 11 PRESIDING JUDGE: Mr Bockarie, I just would like to kindly
 - 12 remind you that you are in examination-in-chief. Your questions
 - 13 are somewhat leading and more of the nature of cross-examination
 - 14 than examination-in-chief. This is, for that purpose, your
- 11:02:35 15 witness.
 - 16 MR BOCKARIE: Thank you, Your Honour.
 - PRESIDING JUDGE: I know there's not been any objection by 17
 - the Prosecution, but that remains that this is still your 18
 - 19 witness. So try to frame your questions slightly differently.
- 11:02:54 20 MR BOCKARIE:
 - 21 Q. Mr Koroma, have you ever been to SS Camp?
 - 22 There was a checkpoint there. Yes, I went there at the Α.
 - 23 checkpoint.
 - When was that? 24 Q.
- 11:03:14 25 Α. 1999.
 - 26 At the time you visited this checkpoint, was it manned by Q.
 - 27 any personnel?
 - 28 Α. Yes, ECOMOG and Kamajors were there.
 - 29 Before 1999 were you able to know who were in control of SS Q.

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- Camp? 1
- 2 Α. Yes. There was a checkpoint there as well where soldiers
- 3 were based. It was that road that was used by ECOMOG to dislodge
- them, the juntas. At the time that they took over the country
- 11:04:31 5 the juntas were based there?
 - So after the takeover of Kenema by the joint forces of 6 Q.
 - ECOMOG and Kamajors who was in control of SS Camp before your 7
 - visit in 1999? 8
 - 9 The entire Kenema District, including SS Camp, it was under Α.
- 11:05:10 10 the control of ECOMOG. The lieutenant was called Lieutenant Uma,
 - Lieutenant Uma. He was the one who was there. 11
 - 12 PRESIDING JUDGE: He was there at the camp or the
 - 13 checkpoint?
 - THE WITNESS: Who? 14
- 11:05:47 15 PRESIDING JUDGE: Lieutenant Uma, you say he was there.
 - 16 What do you mean by "there"?
 - THE WITNESS: Lieutenant Uma was in control of the 17
 - 18 checkpoint. He was head of the Kamajors and the ECOMOG who were
 - 19 there.
- 11:06:23 20 MR BOCKARIE:
 - Now, Mr Koroma, if you see Moinina can you identify him? 21 Q.
 - 22 Yes. Α.
 - Can you please do so? 23 Q.
 - There he is sitting. 24 Α.
- 11:06:42 25 [Identification of accused Fofana]
 - PRESIDING JUDGE: For the record, the witness indicates the 26
 - 27 second accused Fofana.
 - MR BOCKARIE: Thank you very much, Mr Koroma. That will be 28
 - 29 all for this witness, Your Honour.

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- PRESIDING JUDGE: Thank you. 1
- 2 MR BOCKARIE: Thank you.
- 3 PRESIDING JUDGE: Mr Lansana, do you have any
- cross-examination of the witness?
- 11:07:19 5 MR LANSANA: Yes, Your Honour.
 - PRESIDING JUDGE: So on behalf of the third accused you may 6
 - 7 proceed.
 - MR LANSANA: Thanks, Your Honour. 8
 - 9 CROSS-EXAMINED BY MR LANSANA:
- 11:16:23 10 Good morning, Mr Witness. Q.
 - 11 Α. Good morning.
 - 12 When you were being led in evidence-in-chief you did state Q.
 - 13 to this Court that in 1996 a certain Kinni Brima Conteh who was
 - 14 from Bonthe informed you that Kamajors were being initiated into
- a society; is that correct? 11:16:23 15
 - 16 Α. Yes, very well. It's true.
 - Is it correct to say that these Kamajors who were being 17 Q.
 - 18 initiated in Bonthe were already Kamajors that had participated
 - 19 in fighting?
- 11:16:24 20 Well, I didn't know that because it was in Bonthe. Α.
 - Thank you. You further said that as a result of this 21 Q.
 - information, the paramount chiefs decided that they should call 22
 - 23 or invite initiators to initiate Kamajors in your chiefdom; is
 - that correct? 24
- 11:16:24 25 Yes, indeed. It was the chiefs who provided money for them Α.
 - 26 to go and bring the initiators.
 - 27 Q. And in consultation with the initiators it was decided that
 - every chiefdom should provide 50 Kamasois, as you put it; 28
 - 29 correct?

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- 1 Α. Yes.
- 2 Q. And these 50 Kamasoisia who were eventually chosen to be
- 3 initiated by the initiators, is it correct to say that they had
- already participated in fighting before their initiation? 4
- 11:16:25 5 Α. Well, most of them had fought before they could be
 - initiated. Not all of them, but some of them. 6
 - Thank you very much. Now, you mentioned two initiators: 7 Q.
 - Mualemu Saddam Sheriff and Kamoh Brima Bangura; correct? 8
 - 9 Α. Very well. They were the ones who did the initiation in
- 11:16:25 10 the Kenema District.
 - Did you know of any other initiators? 11 Q.
 - Yes, I did hear about some other initiators. 12 Α.
 - 13 Q. Can you oblige this Court with the names of the others you
 - 14 heard?
- 11:16:26 15 Α. Kamoh Lahai Bangura.
 - 16 Q. Yes.
 - 17 Mama Munde. Α.
 - 18 Q. Yes.
 - 19 Α. And Kondewa.
- 11:16:26 20 Did you get to know that Kondewa you mentioned in person? Q.
 - Did you get to know him in person? 21
 - 22 Yes, I know him. Α.
 - 23 And would you be in a position to identify him if you saw Q.
 - 24 him?
- 11:16:26 25 Yes. Α.
 - 26 Q. Look around the Court, see if there is anybody here.
 - 27 Yes, that's him there. Α.
 - [Identification of accused Kondewa] 28
 - 29 MR LANSANA: For the records, My Lord --

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- PRESIDING JUDGE: Yes, for the record, the witness 1
- 2 indicates the third accused Kondewa.
- 3 MR LANSANA: Thank you, Your Honour.
- Now, some time in 1996 you say that after initiation, that 4 Q.
- 11:16:26 5 is when you were initiated you first attacked a rebel position at
 - Kpetema; is that correct? 6
 - 7 Α. Yes.
 - 8 Q. And in that same year you attacked and took Camp Zogoda and
 - Camp Lion; is that correct?
- 11:16:26 10 Α. Yes.
 - 11 Q. Now, who was it that gave the instructions that those rebel
 - 12 positions be attacked?
 - 13 Α. At that time, it was the soldiers who were leading us; the
 - 14 Sierra Leone soldiers.
- 11:16:27 15 Q. Thank you. In 1998, according to you, in February 1998,
 - 16 18th February 1998, Kamajors captured Kenema; is that correct?
 - 17 Α. Yes, and ECOMOG.
 - Thank you. Just now in evidence-in-chief on behalf of the 18 Q.
 - 19 second accused when my learned colleague Arrow Bockarie was
- 11:16:27 20 asking you a question, you said that ECOMOG co-ordinated the
 - attack on Kenema and they were commanding the operation; correct? 21
 - 22 Α. Very, very well. Yes.
 - 23 Now, my question is: After Kenema had been captured, under Q.
 - whose command were Kamajors operating in Kenema? 24
- 11:16:28 25 Α. We were still under ECOMOG.
 - 26 Thank you. Under evidence-in-chief you did mention a Q.
 - 27 recurrence of fighting after ECOMOG and the Kamajors had captured
 - Kenema, which you pegged around 25th February 1998; correct? 28
 - 29 Yes. Α.

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- And you recounted that battle as being fierce because the 1 Q.
- 2 junta disguised themselves as Kamajors; correct?
- 3 Yes. I said it was difficult because they were wearing an Α.
- attire that looks like Kamajor attire. So it was very difficult.
- 11:16:28 5 Q. Thank you.
 - It was complicated then. 6 Α.
 - 7 Q. Thank you. As far as you can remember, is there any other
 - incident in which people disguised as Kamajors during the war? 8
 - 9 Yes, they were dressing like Kamajors and they were Α.
- 11:16:28 10 attacking places.
 - And when you say "they," who do you mean by "they"? 11 Q.
 - 12 Α. I'm talking about the juntas. The juntas. RUF/AFRC.
 - 13 Thank you. Can you recount any of these other incidents Q.
 - 14 that you are talking about for the benefit of this Court?
- 11:17:04 15 Α. Like what?
 - 16 Q. The disguise as Kamajors by people who were not Kamajors.
 - Yes, they did it in Blama. They dressed like Kamajors and 17 Α.
 - attacked Blama and caused a lot of destruction. They damaged a 18
 - 19 lot of stone houses there. They did it in Kenema. They did it
- 11:17:37 20 at Mano Junction.
 - Now, when you talk about that incidence of disguise in 21 Q.
 - Kenema, do you know what precisely happened? 22
 - 23 Yes. They were killing ECOMOG and us, the Kamajors, and Α.
 - causing mayhem. 24
- 11:18:05 25 Are you aware of such instances of disguise by the junta as Q.
 - 26 Kamajors affecting any other group of people apart from ECOMOG
 - 27 and the Kamajors? Civilians, for instance.
 - 28 JUDGE ITOE: That's very suggestive.
 - 29 MR LANSANA: I apologise, Your Honour.

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- PRESIDING JUDGE: You are in cross-examination. 1
- 2 JUDGE ITOE: You knew where you were going to.
- 3 MR LANSANA: I apologise most prefusely.
- JUDGE ITOE: Please, let's be professional in this.
- 11:18:55 5 MR LANSANA: I apologise, Your Honour.
 - Were you aware of that disguise by the junta affecting any 6 Q.
 - other group of people apart from Kamajors and ECOMOG? 7
 - Yes, other people, it affected them. The civilians, 8 Α.
 - everybody in this country. Wherever they found out that you were
- 11:19:28 10 not with them, that's what they would do with you. They did it
 - 11 to the police force and they did it to the civilians.
 - 12 MR LANSANA: Thank you. Your Honours, that will be all for
 - 13 this witness.
 - 14 PRESIDING JUDGE: Thank you very much.
- 11:19:58 15 Mr Kamara, are you ready to proceed now? We are about five
 - 16 minutes away from the usual recess of the morning.
 - 17 MR KAMARA: We'll wait for the break -- after the break.
 - 18 PRESIDING JUDGE: We will recess now and proceed with your
 - cross-examination after the break. 19
- 11:20:07 20 MR KAMARA: Yes, My Lord.
 - PRESIDING JUDGE: Court is adjourned. 21
 - 22 [Break taken at 11.23 a.m.]
 - [Upon resuming at 12.00 p.m.] 23
 - PRESIDING JUDGE: Mr Prosecutor, you are ready to proceed 24
- 11:59:50 25 now?
 - 26 MR KAMARA: Yes, Your Honours.
 - 27 PRESIDING JUDGE: Please proceed.
 - 28 CROSS-EXAMINED BY MR KAMARA:
 - 29 Q. Good day, Mr Witness.

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- Good day, old one. 1 Α.
- 2 Q. What work do you do now?
- 3 Α. I am a farmer.
- Sorry, can I get that again? Q.
- 12:00:18 5 Α. I am a farmer.
 - And, Mr Witness, I will try to narrow our focus this 6 Q.
 - morning to the time period of the indictment, which is May 1997 7
 - to December 1999. 8
 - 9 Α. That's fine.
- 12:00:55 10 Q. Now, you told this Court that you were appointed chiefdom
 - commander for Small-Bo; is that so? 11
 - 12 Α. Yes.
 - 13 Q. As chiefdom commander what were your duties?
 - 14 First thing was that the chiefs -- when the Kamajors needed Α.
- 12:01:46 15 food and cartridges, single barrel cartridges, we would tell the
 - 16 chiefs, they would buy them and give them to us. The soldiers
 - too, Sierra Leone soldiers, when they needed Kamajors -- when 17
 - 18 tell me, we would tell the chiefs and they would provide the
 - 19 Kamajors, by towns and the sections, for them to join the
- 12:03:07 20 soldiers to fight the war.
 - Thank you, Mr Witness. Now, after the coup of May 25th 21 Q.
 - 22 1997 did you engage in any battle with the juntas?
 - 23 Α. Yes.
 - And which one was the first? 24 Q.
- 12:03:56 25 When we attacked in Blama. Α.
 - 26 And at that time were you chiefdom commander? Q.
 - 27 Yes. Α.
 - 28 Will you tell this Court to whom were you answerable to? Q.
 - 29 After the coup? Α.

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- 1 Q. I'm talking about this attack on Blama, your engagement in
- 2 Blama. You said you were chiefdom commander. Were you
- 3 answerable to anyone?
- At that time it was the chiefs who were my bosses because Α.
- 12:05:03 5 we attacked together with the soldiers.
 - 6 THE INTERPRETER: Your Honours, can the witness please
 - repeat his last answer, it was not very clear. 7
 - MR KAMARA: 8
 - Could you please repeat your answer?
- 12:05:28 10 I said the chiefs -- I said it was the chiefs because at Α.
 - 11 that time it was the soldiers who had made the coup and who had
 - attacked us. 12
 - 13 Will you tell this Court who was that chief that was your
 - 14 boss?
- 12:05:57 15 Α. Yes.
 - 16 Q. What is his name?
 - 17 At that time it was Chief Francis Dawa And Chief Mambu Pewa Α.
 - 18 II.
 - 19 MR KAMARA: My Lord, Mambu is M-A-M-B-U, Pewa P-E-W-A-H,
- 12:06:36 20 the second.
 - 21 Let me start with Chief Francis Dawa. He was in charge of Q.
 - what chiefdom? 22
 - Yes. He was a section chief. He was the head of all the 23
 - section chiefs in Small-Bo. 24
- 12:07:01 25 0. He was a section chief for Small-Bo?
 - 26 JUDGE THOMPSON: He said the head. The head of all section
 - 27 chiefs.
 - MR KAMARA: In Small-Bo. Thank you, Your Honour. 28
 - 29 THE WITNESS: Yes.

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- 1 MR KAMARA:
- 2 Q. What about Chief Mambu Pewa?
- 3 Α. He was paramount chief of Langrama.
- Now, will you tell this Court how you received instructions 4 Q.
- 12:07:38 5 from these people relating to that battle we're talking about?
 - In that attack, we left there, the chief said all the 6 Α.
 - soldiers they could give us to fight the juntas, they would give 7
 - 8 them to us to fight the juntas.
 - 9 Wait, wait. Don't forget Their Lordships are taking down Q.
- 12:08:09 10 what you're saying, so maintain a nice and good pace. All right?
 - 11 Thank you. My question to you was: How is it that you received
 - instructions from these chiefs for this battle? 12
 - 13 Α. Well, I said when they attacked and dislodged us, they said
 - 14 the empowerment that they could empower us to fight the juntas,
- 12:08:47 15 they would do that.
 - 16 Q. Did Chief Francis Dawa tell you to attack any particular
 - place? 17
 - 18 At that time that they attacked us, they dislodged us. Α.
 - 19 They brought cartridges and gave them to us. We attacked them,
- 12:09:16 20 but we were unable to overpower them so we hid and left.
 - You have not answered my question. 21 Q.
 - PRESIDING JUDGE: Repeat your question again, Mr Kamara. 22
 - 23 MR KAMARA: Thank you, Your Honour.
 - Did Chief Francis Dawa give you instructions to attack any 24 Q.
- 12:09:32 25 particular place?
 - 26 Α. Yes, Blama.
 - 27 Q. Thank you. And where did you get this instruction to
 - attack Blama? 28
 - 29 The juntas at that time -- at that time that we were Α.

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- 1 dislodged from Blama, it was at that time that he gave us that
- 2 instruction.
- 3 Q. Are you saying it was in Blama?
- Α. Yes, sir. Yes.
- 12:10:25 5 Q. Was Chief Francis Dawa engaged in that fighting?
 - 6 He just gave us cartridges, single barrel cartridges. Α.
 - 7 Q. Mr Witness, the question is was he engaged in the actual
 - fighting? Let me put it that way. 8
 - 9 Α. He did not go to fight.
- 12:11:08 10 Thank you. Was Chief Francis Dawa reclining on his hammock Q.
 - 11 and then sent you to fight?
 - JUDGE ITOE: What do you mean by that? 12
 - 13 JUDGE THOMPSON: Yes, it's a little --
 - 14 JUDGE ITOE: Please, put the questions directly to the
- 12:11:43 15 witness. Why hammock?
 - 16 JUDGE THOMPSON: Yes, it's rather too problematical. Why
 - is it so necessary for your question? It's as if you're 17
 - 18 trivialising something.
 - 19 MR KAMARA: Not at all, Your Honour. I'm trying to put a
- 12:11:59 20 question to him based on the fact that -- I'll rephrase the
 - question. 21
 - 22 JUDGE THOMPSON: Isn't there another way rather than to
 - bring in this kind of imagery of sitting on his hammock? 23
 - MR KAMARA: I'll rephrase it, Your Honour. 24
- 12:12:16 25 JUDGE THOMPSON: Yes.
 - 26 MR KAMARA:
 - 27 Q. Mr Witness, was Chief Francis Dawa in his town or in his
 - chiefdom while you were sent to go forward and fight? 28
 - 29 Yes, he was there. Α.

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- JUDGE ITOE: Chief what, Dawa? 1
- 2 MR KAMARA: Yes, Francis Dawa.
- 3 Q. Now, Mr Witness, let me take you to the battle ground where
- the actual fighting was going on. Who was co-ordinating the
- 12:13:11 5 fighting on behalf of the Kamajors?
 - At what time? 6 Α.
 - We're still in this same engagement at Blama. I haven't 7 Q.
 - moved from it.
 - 9 In 1996, I said it was the chiefs who were organising us. Α.
- 12:13:36 10 At that time the chiefs had not overthrown -- at the time that
 - the soldiers had not overthrown, we were under the soldiers. 11
 - 12 PRESIDING JUDGE: No, the question is not that. We're
 - 13 talking about the battle in Blama, as such. The coup has
 - 14 happened and you are under the chief's instructions. That's
- 12:13:53 15 where we are. Not before the coup, after the coup.
 - 16 MR KAMARA: Thank you, Your Honour.
 - You've informed us that the chief was not in the battle 17 Q.
 - front; is that not so? 18
 - 19 Α. No.
- 12:14:10 20 Now, at the battle front, who was co-ordinating on behalf Q.
 - of the Kamajors? 21
 - 22 It was only once that the chief gave us cartridges and when Α.
 - 23 we went, we couldn't overcome them, we gave up and ran away.
 - 24 That was only once when he gave us those cartridges.
- 12:14:32 25 JUDGE ITOE: Mr Witness, the question is not answered.
 - 26 You're not answering the question.
 - 27 THE WITNESS: Okay.
 - MR KAMARA: 28
 - 29 Q. Do I need to pose it again?

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- 1 Α. Yes.
- 2 Q. At the battle front who was it that was co-ordinating the
- 3 fighting on behalf of the Kamajors?
- JUDGE THOMPSON: Perhaps you want another synonym for 4
- 12:15:00 5 "co-ordinating" so that we can simplify things. You might think
 - of a synonym for "co-ordinating" and get exactly what you want. 6
 - MR KAMARA: Yes, Your Honour. 7
 - MR LANSANA: Excuse me, Your Honours. I'm listening to the
 - 9 Mende interpretation. The interpreter is finding it difficult,
- 12:15:24 10 exactly like you thought, for a Mende word for "co-ordinate"
 - because he's still using "commanding". 11
 - JUDGE THOMPSON: Yes. Well, let counsel, with his own 12
 - 13 forensic ingenuity, help us simplify that concept for the
 - 14 witness.
- 12:15:41 15 MR KAMARA: Thank, Your Honour.
 - 16 Q. Mr Witness --
 - JUDGE ITOE: Who was leading? 17
 - MR KAMARA: 18
 - 19 Who was leading the battle on behalf of the Kamajors at the
- 12:15:51 20 battle front?
 - When juntas dislodged us, I was the one who led the attack 21 Α.
 - 22 when we went.
 - 23 Thank you. Was your group able to capture any soldiers or Q.
 - RUF members? 24
- 12:16:41 25 At that time we were unable to capture a soldier or a rebel Α.
 - 26 and we went away.
 - 27 Mr Witness, will you tell this Court how many such Q.
 - engagements did you lead? 28
 - 29 After the coup it was only once that we went to Blama. Α.

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- 1 Apart from that we didn't go anywhere.
- 2 THE INTERPRETER: Your Honours, can he take that again.
- 3 The last bit was not clear.
- MR KAMARA: 4
- 12:17:39 5 0. Mr Witness, it has been requested that you answer that
 - question again for the clarification of the interpreters. Can we 6
 - have your answer again, please? 7
 - I said only once. 8 Α.
 - 9 And if I may shift slightly from Blama. Did you lead your
- 12:18:07 10 group into any other engagement apart from Blama?
 - 11 Α. I did not lead any group to go anywhere to go and fight.
 - 12 Q. Thank you. In your evidence this morning, indeed probably
 - 13 yesterday, you did mention about an appointment. Firstly, you
 - were appointed chiefdom commander? 14
- 12:18:50 15 Α. Yes.
 - 16 Q. Will you explain to this Court the process of that
 - appointment? 17
 - 18 The process before the appointment was made? Is that what Α.
 - 19 you're talking about?
- 12:19:25 20 You did give evidence that your fellow Kamajors appointed Q.
 - you; is that correct? 21
 - 22 Α. Yes.
 - 23 Q. How was that done?
 - Well, all of us met at the chiefdom barri after we had 24 Α.
- 12:19:41 25 captured Zogoda. That was when I was given the appointment.
 - 26 Q. And at some point you were promoted to general battalion
 - 27 commander; is that so?
 - 28 Α. Yes.
 - 29 Who made the promotion? Q.

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- 1 Α. My colleague Kamasois.
- 2 Q. Where was that promotion made?
- 3 Α. Inside Kenema. Kenema.
- Was it at a barri or at the CDF headquarters? Q.
- 12:21:25 5 Α. At the CDF office, 27 Kai-Samba Terrace.
 - Thank you, Mr Witness. I take it it was a meeting, is it 6 Q.
 - 7 not?
 - 8 Α. Yes, it was at a meeting, yes.
 - 9 Q. Did anyone chair that meeting?
- 12:22:08 10 Α. Yes, it was Mr Evans Gbemeh who was the chairman.
 - Mister who? 11 Q.
 - Gbemeh. Evans Gbemeh. 12 Α.
 - 13 MR KAMARA: Your Honour, I believe the spelling is
 - G-B-E-M-E-H. Charles. 14
- 12:22:28 15 Q. Did you say Charles? Is that the first name? I didn't get
 - 16 the first name.
 - Evans. Evans. 17 Α.
 - Who is this Evans Gbemeh? 18 Q.
 - 19 Α. He was one of the elders in Kenema. He was a Kamasoi as
- 12:22:54 20 well. They were the ones in the War Council in Kenema.
 - Thank you. Were you given a letter of appointment? 21 Q.
 - 22 No, they did not give me any letter. Α.
 - 23 Would you agree with me, Mr Witness, that it was the Q.
 - practice to give letters of appointment to general battalion 24
- 12:23:59 25 commanders if so appointed?
 - 26 Well, in Kenema District we didn't do that. Α.
 - 27 Q. But you agree it was done elsewhere?
 - JUDGE THOMPSON: Just a minute. 28
 - 29 THE WITNESS: I don't know.

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- JUDGE THOMPSON: Counsel, did you put it to him that it was 1
- 2 a practice elsewhere?
- 3 MR KAMARA: Yes.
- JUDGE THOMPSON: And he said?
- 12:24:58 5 MR KAMARA: He said, "I don't know."
 - 6 Q. As general battalion commander you were in charge of the
 - entire Kenema District -- in charge of the Kamajors for the 7
 - entire Kenema District; is that so?
 - 9 Yes, at that time that I was given that appointment. Α.
- 12:25:30 10 I shall be coming back to that, but let me move you on to Q.
 - 11 the engagement you described at Blama. This time I'm referring
 - 12 to the one that you said ECOMOG was there as well. If I'm wrong,
 - 13 correct me.
 - 14 Α. Nο
- 12:26:22 15 In your evidence this morning you testified that you joined Q.
 - 16 the other Kamajors in Blama after the juntas had pulled out?
 - 17 Α. Yes.
 - 18 And that the town was now in your hands or "in our hands"? Q.
 - 19 Α. Yes.
- 12:27:01 20 What do you mean by that? Q.
 - That the town was in our hands? 21 Α.
 - 22 Yes? Q.
 - 23 At that time, that town, ECOMOG and us the Kamajors, we had Α.
 - dislodged the juntas and we were now settled there. That's what 24
- 12:27:28 25 I mean.
 - 26 Now, Mr Witness, during that attack was there an encounter Q.
 - 27 with the police at Blama?
 - 28 Α. No.
 - 29 Are you aware of any encounter between the Kamajors and the Q.

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- police during that period in Blama? 1
- 2 Α. No.
- 3 Mr Witness, do you know any Kamajor commander by the name
- of Siaka Sheriff?
- 12:29:25 5 Α. Kamajor commander Siaka Sheriff, no.
 - He's otherwise known as Mualemu? 6 Q.
 - No, I don't know him. 7 Α.
 - JUDGE ITOE: What's the name again? 8
 - MR KAMARA: Siaka Sheriff. M-U-A-L-E-M-U, Mualemu.
- 12:30:07 10 Q. Mr Witness, let me engage your mind slightly to the Blama
 - 11 police station.
 - 12 Α. Yes, yes.
 - 13 Q. Do you know any police sergeant called Amadou Musa?
 - 14 No. Α.
- 12:30:29 15 [CDF23FEB06 - RK]
 - 16 Α. No.
 - 17 He is now deceased. Q.
 - I don't know him. I don't know him. 18 Α.
 - 19 JUDGE ITOE: Amadou Musa?
- 12:30:53 20 MR KAMARA: Yes, Your Honour.
 - 21 Q. I see you smiling, you must have remembered something; is
 - 22 that so?
 - 23 Yeah. Α.
 - Do you want to tell the Court what it is you just 24 Q.
- 12:31:19 25 remembered relating to this incident?
 - 26 No, you've asked me and I'm answering you, but I see you Α.
 - 27 are dancing. You know, I see you dancing like this, you know.
 - No, I'm not dancing, this is a serious matter, Mr Witness. 28 Q.
 - 29 Well, I'm seeing you moving from one end to the other so I Α.

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- 1 just thought you were dancing.
- 2 Q. Okay. All right. Now, have you ever been accused of
- 3 killing this Sergeant Amadou Musa?
- May the Lord forbid, no, no, no. [Mende spoken] Α.
- 12:32:39 5 JUDGE THOMPSON: Would the interpreters spell that for us
 - since that does not sound like English? 6
 - THE INTERPRETER: La, L-A.
 - JUDGE THOMPSON: [Microphone not activated]
 - THE INTERPRETER: Yes, it does. La, L-A. Ilahi,
- 12:32:53 10 I-L-A-H-I.
 - 11 JUDGE THOMPSON: Yes.
 - 12 THE INTERPRETER: Muhamadu, M-U-H-A-M-A-D-U. L-A
 - 13 S-U-R-U-L-A-H-I, surulahi.
 - 14 JUDGE THOMPSON: Thank you.
- 12:33:26 15 THE INTERPRETER: It's a pleasure.
 - 16 MR KAMARA: Thank you, Mr Witness.
 - 17 JUDGE ITOE: What would that mean?
 - 18 MR KAMARA:
 - 19 Mr Witness, will you explain what is meant by that for the
- Court? The meaning of that. 12:33:37 20
 - [Overlapping speakers] 21 Α.
 - 22 JUDGE ITOE: [Overlapping speakers] never, never, you know,
 - 23 we want to put them in their context.
 - THE WITNESS: It is an arabic language suggested that I 24
- have never done that. I have never done that. I will never do 12:33:58 25
 - 26 it. It is forbidden for us to do it.
 - 27 MR KAMARA:
 - Mr Witness, you gave evidence before this Court that 28
 - 29 sometimes the people of the chiefdom will assist with cartridges

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- to Kamajors; am I correct? 1
- 2 Α. Yes.
- 3 Q. Now, did you get such assistance from the people of Blama?
- Α. Yes, very well.
- 12:35:54 5 Q. Now, Mr Witness, do you know any Brima Marah of Blama?
 - Yes, I used to know him. 6 Α.
 - What was his occupation? 7 Q.
 - He was a businessman. 8 Α.
 - 9 Q. Dealing in cartridges?
- 12:36:32 10 No, but he was a Kamasoi, he was a Kamasoi chief. Α.
 - And where is he now? 11 Q.
 - He has died. The juntas killed him in Blama. 12 Α.
 - 13 Q. Mr Witness --
 - 14 Α. Yes.
- 12:37:19 15 -- I am suggesting to you that you led a troop that killed Q.
 - 16 Brima Marah.
 - 17 May the Lord forbid. May the Lord forbid. We were not the Α.
 - 18 ones. It was the juntas; it was not the Kamajors.
 - 19 0. Will you just answer the questions and stop giving --
- 12:37:43 20 I am not the one. I am not the one. Α.
 - 21 Thank you. Now, let me take you to that issue you spoke Q.
 - 22 lengthily about, that ICRC vehicle.
 - 23 JUDGE ITOE: Mr Kamara --
 - 24 MR KAMARA: Yes.
- JUDGE ITOE: You lost a bit. From the evidence of this 12:38:27 25
 - 26 witness, Mr Brima Marah was a businessman, a Kamasoi from what he
 - 27 says -- and he's a Kamajor himself.
 - 28 MR KAMARA: Yes.
 - 29 THE WITNESS: Yes.

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- JUDGE ITOE: What would suggest a particular motive for 1
- 2 him, a Kamajor, to attack and kill another Kamajor, who you
- 3 suggested was even dealing in cartridges.
- MR KAMARA: Cartridges, yes. Thank you for drawing my 4
- 12:39:08 5 attention to that, Your Honour.
 - Mr Witness, it is my suggestion to you and you may agree 6 Q.
 - with me or not that Brima Marah was killed because he refused 7
 - to provide cartridges to the Kamajors. 8
 - 9 Α. No, no, may the Lord forbid.
- 12:40:19 10 Mr Witness, let me move to the ICRC vehicle you mentioned. Q.
 - 11 You testified before this Court that it was given to you by
 - ECOMOG; am I correct? 12
 - 13 Α. Yes.
 - 14 Why were you given that vehicle? Q.
- 12:41:00 15 Α. At that time I was made general battalion commander and the
 - 16 brigade commander would need me. So that is why he gave me the
 - vehicle. 17
 - What was the make of that vehicle? 18 Q.
 - 19 Α. It was a Toyota Land Cruiser.
- 12:41:52 20 Q. Was there any inscription on that vehicle?
 - Their logo was written on it. 21 Α.
 - 22 Mr Witness, I put it to you that you commandeered that Q.
 - 23 vehicle from the compound of ICRC.
 - In fact, I was in Blama. How could I commandeer a vehicle 24 Α.
- 12:42:38 25 from Kenema? It was the commander who gave it to me. I was not
 - 26 there.
 - 27 Q. Was the vehicle taken to you at Blama?
 - He sent for me. 28 Α.
 - 29 JUDGE ITOE: [Overlapping speakers] commander who gave it

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- 1 to you?
- 2 THE WITNESS: Yes, sir. The brigade major, Major Tony.
- 3 JUDGE ITOE: Just a minute, please.
- MR KAMARA: Sorry, Your Honour.
- 12:43:20 5 JUDGE ITOE: I know we have this evidence already on
 - 6 record.
 - MR KAMARA: Yes. 7
 - JUDGE ITOE: Yes. You were asking him where he gave it to 8
 - 9 him.
- 12:43:37 10 MR KAMARA: Yes.
 - 11 Q. Where did you receive that vehicle?
 - 12 At the brigade where they were at reservation. The brigade Α.
 - 13 headquarters. The ECOMOG brigade headquarters.
 - That is in Kenema? 14 Q.
- 12:43:47 15 Yes, sir. And it was there that I handed it over to him. Α.
 - 16 Q. I haven't got to that point yet. Wait.
 - 17 Α. Okay.
 - And you spoke about a document at the time the vehicle was 18 Q.
 - 19 handed over that was signed by the ICRC representative or
- 12:44:30 20 something; did you not?
 - Yes. When I handed it over, that is the time that they 21 Α.
 - 22 gave me that paper.
 - 23 Mr Witness, you do read and write English; is that not so? Q.
 - 24 Yes, but not very well, not very well. Α.
- 12:45:27 25 Did you read that document? Q.
 - 26 Yes, they read it out to me. Α.
 - 27 JUDGE ITOE: The question is: Did you read that document?
 - 28 You.
 - 29 MR KAMARA: Thank you, My Lord.

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- THE WITNESS: He read it to me. 1
- 2 JUDGE ITOE: Did you read that document yourself? Did you
- 3 read it?
- THE WITNESS: Yes, but when they read it out to me, that is 4
- 12:46:00 5 the time I read it too, but I don't understand it.
 - 6 MR KAMARA:
 - Mr Witness, such a simple question. Don't get yourself 7 Q.
 - confused, okay. You read it. You read it. 8
 - 9 Α. I read it.
- 12:46:15 10 Fine. Now tell this Court what you read. Q.
 - 11 Α. That the vehicle that I have handed over to them was in
 - 12 good working condition. They can work with it.
 - 13 Q. And I believe that a copy was given to you; is that not so?
 - 14 Yes. Α.
- 12:47:43 15 Do you have that copy? Q.
 - 16 Α. Yes.
 - 17 Q. Where is it?
 - 18 I gave it to Dr Jabbi. Α.
 - 19 MR KAMARA: My Lord, with your leave, I seek to have to
- 12:48:17 20 inspect that copy that is in the hands of Mr Jabbi, if it is
 - 21 allowable.
 - 22 PRESIDING JUDGE: Mr Jabbi, do you wish to respond to that?
 - 23 MR JABBI: Yes, My Lord. My only response is that it can
 - be made available at a later time, a copy can be made available 24
- 12:48:42 25 at a later time, if he wants it.
 - 26 PRESIDING JUDGE: What do you mean by "a later time"?
 - 27 MR JABBI: Later than right now because I don't have it on
 - 28 me.
 - 29 PRESIDING JUDGE: Very well. Thank you, Dr Jabbi.

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- Mr Prosecutor, without disturbing your train of thought on 1
- 2 this issue, can you proceed to something different because we're
- 3 going to be recessing shortly. Obviously during the recess that
- 4 can be arranged and then come back to it if possible. It is only
- 12:49:19 5 a suggestion, not a direction.
 - MR KAMARA: Yes, I surely will wait and make a note of 6
 - that. 7
 - Mr Witness, you did not voluntarily surrender that vehicle; 8
 - is that not so?
- 12:49:45 10 I gave it up voluntarily. I gave it to the person that had Α.
 - 11 given it to me. I gave it with all my heart.
 - Did you not receive instructions to surrender that vehicle 12 Q.
 - 13 from the authorities in Kenema?
 - 14 It was ECOMOG that sent for me, the brigade major that the Α.
- 12:50:52 15 people have come for the vehicle. They want to give out notices
 - 16 that I should return it to them and he was the one who gave it to
 - me and I handed it over to him. 17
 - 18 Now, let me move to SS Camp before we adjourn. In 1999 you Q.
 - 19 were already general battalion commander?
- 12:51:27 20 Α. Yes.
 - 21 And was SS Camp under your command? Q.
 - 22 No, we were under ECOMOG. Α.
 - 23 My question does not pertain to ECOMOG. Was it under your Q.
 - command in the sense of the district? 24
- 12:51:52 25 No, it was under ECOMOG. Α.
 - 26 Is SS Camp part of Kenema District? Q.
 - 27 Yes. Α.
 - Were you general battalion commander for Kenema District? 28 Q.
 - 29 Α. Yes.

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- Thank you. Do you know any Kamajor by the name of KBA 1 Q.
- 2 Magona -- KBK Magona?
- 3 Yes, I used to know KBK Magona. Α.
- JUDGE ITOE: Is it KBK?
- 12:53:28 5 MR KAMARA: KBK, Your Honour. Yes, KBK; they are initials.
 - JUDGE ITOE: Oh, okay. That is what I wanted to know. 6
 - 7 MR KAMARA: Yes, sorry, Your Honour.
 - KBK Magona, who was he in the CDF structure in Kenema? 8 Q.
 - 9 In Kenema, he had no position in the Kenema District. He Α.
- is from Pujehun. 12:53:58 10
 - 11 Q. Now, as general battalion commander of Kenema District,
 - 12 were you aware that this KBK Magona was in charge of SS Camp at
 - some point in time? 13
 - 14 No, I did not know that, not a day. Α.
- 12:55:09 15 I am suggesting to you that KBK Magona was national task Q.
 - 16 force commander; is that so?
 - Well, it was not for Kenema District. Even if he were task 17 Α.
 - 18 force commander, it could not have been for Kenema District.
 - 19 Q. Answer the question, please.
- 12:55:41 20 Α. Well, I did not know him like that, that he was the
 - national task force commander. 21
 - 22 Thank you. Are you aware of any reports made against KBK Q.
 - Magona during his time at SS Camp? 23
 - No. No. No, I didn't receive any report. No, not me. 24 Α.
- 12:56:59 25 MR KAMARA: My Lord, will the witness be shown Exhibit 89.
 - 26 PRESIDING JUDGE: Court officer, do you have that exhibit
 - 27 here? Yes.
 - THE WITNESS: What do you want me to do with this? 28
 - 29 MR KAMARA:

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- Just hold it. Don't get excited, okay. The document you 1 Q.
- 2 have in front of you, are you able to read it? You can get help
- 3 if you need.
- I can't read it. Α.
- 12:59:14 5 0. Mr Witness --
 - JUDGE ITOE: Don't you think that exploiting this document 6
 - would take us out of the framework of 1 o'clock? 7
 - MR KAMARA: Yes, Your Honour, I will wait until we come 8
 - 9 back.
- 12:59:33 10 JUDGE ITOE: All right. He has already said he cannot read
 - 11 it, so there may be some other procedures.
 - 12 MR KAMARA: Yes, I'm aware. We can take an adjournment now
 - 13 and I will take up the issue once we come back.
 - PRESIDING JUDGE: Very well. The Court is adjourned until 14
- 12:59:52 15 2.30. Court is adjourned.
 - 16 [Luncheon recess taken at 1.00 p.m.]
 - 17 [CDF23FEB06D - RK]
 - 18 [Upon resuming at 2.44 p.m.]
 - 19 PRESIDING JUDGE: Mr Kamara, when we adjourned for the
- 14:43:58 20 lunch recess you were showing to the witness Exhibit 89, but
 - before we get there, you had asked for a copy or to see the 21
 - 22 document in question. You have received that document?
 - 23 MR KAMARA: Yes, Your Honour. I have been served with the
 - letter. 24
- 14:44:16 25 PRESIDING JUDGE: Very well. So back to you now. You had
 - 26 asked the witness to read Exhibit 89 and, if I'm not mistaken, he
 - 27 said that he can't read.
 - MR KAMARA: Yes, Your Honour. With your leave, I will read 28
 - 29 paragraph 5 to the witness.

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- PRESIDING JUDGE: I don't have a copy of the exhibit in 1
- 2 front of me. What's Exhibit 89?
- 3 MR KAMARA: It is, Your Honour, a letter from ECOMOG to the
- Honourable Vice-President submitting a report on the activities
- 14:45:10 5 of KBK Magona.
 - PRESIDING JUDGE: Thank you. 6
 - 7 MR KAMARA: Thank you very much.
 - Mr Witness, just before I read the document, what did you 8 Q.
 - say is the level of your education?
- 14:45:38 10 Α. I stopped in Form 1.
 - 11 Q. Thank you. Paragraph 5 of this document reads -- and I'm
 - 12 starting on the fourth line with the words "Mr Magona".
 - 13 "Mr Magona was accused of carrying out unlawful arrest,
 - 14 detention, extortion and most cases, killing of innocent
- 14:46:37 15 people whom he tagged RUF/junta collaborators at the SS
 - 16 Camp."
 - Are you aware of activities in that nature? 17
 - 18 No, I don't know anything about it. Α.
 - 19 All right. I will now read to you the findings from that
- 14:47:39 20 investigation. It's all contained in the report.
 - PRESIDING JUDGE: What is the page you are reading from 21
 - now? 22
 - 23 MR KAMARA: Page 2, paragraph 7. The initial one was page
 - 2, paragraph 5. The one I'm putting to the witness now is page 24
- 14:47:55 25 2, paragraph 7 and item B.
 - 26 Q. It starts:
 - 27 "The following findings were made out of the investigation.
 - 28 Mr Magona took up appointment as a National Task Force
 - 29 Commander, CDF/SL, in September 1998 and since then

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- law-abiding citizens in Kenema have seen no peace." 1
- 2 These are the conclusions of the ECOMOG report as regards
- 3 the allegations. It says: "Since September 1998 the law-abiding
- citizens in Kenema have seen no peace." Are you telling this 4
- 14:48:57 5 Court you are not aware of any of that activity?
 - No. I became battalion commander in 1999. I don't know 6 Α.
 - anything about what you're saying. 7
 - I know you said 1999 you became --8 Q.
 - 9 Α. I don't know anything about 1998.
- 14:49:25 10 This is 26th December 1998. You became a commander in 0.
 - 11 early 1999?
 - 12 Α. Yes.
 - 13 Q. All right. Now, Mr Witness, let me take you to the Kenema
 - 14 attack. It is your evidence that you came to Kenema later after
- 14:50:04 15 the attack; is that so?
 - 16 Α. Yes, I came there.
 - 17 Did you lead any group into Kenema? Q.
 - 18 No, I did not lead any group into Kenema. Α.
 - 19 0. Who led you into Kenema?
- 14:50:57 20 I said it was Vandi Somotoh. Α.
 - Vandi Somotoh. Now, when you came to Kenema was the 21 Q.
 - 22 fighting still going on?
 - 23 Α. Yes.
 - Were you in Kenema during the police encounter with the 24 Q.
- 14:51:55 25 Kamajors?
 - I don't know about that. I didn't see that. 26 Α.
 - 27 Q. Are you aware that there was an encounter between the
 - Kamajors and the police in Kenema during that period? 28
 - 29 No, I don't know about it. Α.

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- Never heard about it? 1 Q.
- 2 Α. Never, no.
- 3 Q. Thank you. Do you, by any chance, know any Kamajor by the
- name of Brima Massaquoi?
- 14:53:04 5 Α. No.
 - Now, when you were made battalion commander in 1999, was 6 Q.
 - Kenema divided into sections for CDF operations?
 - No. The Kamajors were settled together with ECOMOG. That 8 Α.
 - is what I know. Wherever ECOMOG was based, Kamajors were there
- 14:53:51 10 with them.
 - 11 Q. Mr Witness, you keep on referring to ECOMOG when I never
 - asked you about it. Were the CDF divided into sections? It's 12
 - 13 simple. If they were, yes they were. If not, they're not.
 - 14 Α. Under our own, no.
- 14:54:23 15 Q. Thank you. Are you aware that there was a section called
 - 16 the Nyandeyama section?
 - 17 Α. Yes, I know Nyandeyama.
 - 18 JUDGE ITOE: It is not a question of knowing Nyandeyama.
 - 19 It is knowing whether there was a section called the Nyandeyama
- 14:54:56 20 section.
 - MR KAMARA: Yes, Your Honour. 21
 - 22 THE WITNESS: Yes.
 - 23 MR KAMARA:
 - Who was the commander for that section? The CDF commander 24 Q.
- 14:55:32 25 for that section, do you know?
 - 26 No, I don't know of any commander there. Α.
 - 27 Q. I will tell you. Was he Murrie Vangahun, alias Steve Biko.
 - He was the commander at Nyandeyama. Do you know him? 28
 - 29 Α. No.

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- JUDGE ITOE: Let's have the name, please. 1
- 2 MR KAMARA: Yes, Your Honour. Murrie Vangahun.
- 3 V-A-N-G-A-H-U-N, alias Steve Biko.
- Mr Witness --Q.
- 14:56:35 5 JUDGE ITOE: Let's get this clear. Does he say he does not
 - 6 know Murrie Vangahun, alias Steve Biko?
 - MR KAMARA: Yes, that is what I get from his answer. 7
 - Are you familiar with a group called the Yamorto group? 8 Q.
 - 9 Α. No.
- 14:57:32 10 In your evidence you said you visited SS Camp, didn't you? Q.
 - 11 Α. Yes.
 - PRESIDING JUDGE: Although, I mean, my recollection was not 12
 - 13 that he visited SS Camp, he visited the checkpoint at SS Camp.
 - 14 Maybe I missed that portion, but my recollection was his evidence
- 14:58:03 15 was that he did go at the checkpoint.
 - 16 MR KAMARA: Yes, Your Honour, it was a checkpoint with a
 - station sort of. 17
 - 18 It was a checkpoint, but it was more or less a settlement;
 - 19 is that not so? You went to the checkpoint?
- 14:58:22 20 Α. Yes, it is a checkpoint. Checkpoint.
 - Yes, we agree on that. When was that visit? 21 Q.
 - 22 Α. 8 February 1999.
 - 23 And who was the commander at that checkpoint? Q.
 - Lieutenant Uma, ECOMOG commander. 24 Α.
- 14:59:15 25 Mr Witness, I'm suggesting to you that at that time it was Q.
 - 26 CO Ngaoujia, a Kamajor that was in command of SS Camp?
 - 27 Α. Well, I didn't know of that.
 - At the time of that visit of yours, were you then a 28 Q.
 - 29 battalion commander, general battalion commander?

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- 1 Α. Yes, yes. That was the time I went there.
- 2 Q. So, who would you say represented your office at the SS
- 3 Camp?
- It was Lahai Fassay that I met there. Α.
- 15:00:54 5 Q. Thank you.
 - 6 JUDGE ITOE: He met Lahai Fassay there; who was
 - 7 representing him? That is the question.
 - MR KAMARA: I will pose it again. 8
 - 9 Q. Who was your representative at SS Camp? In other words,
- 15:01:19 10 who was your boss that you know was there for the CDF?
 - 11 Α. It was Lahai Fassay, yes, he was working with them.
 - 12 MR KAMARA: F-A-S-S-A-Y, Lahai Fassay.
 - 13 JUDGE ITOE: L-A.
 - MR KAMARA: L-A-H-A-I F-A-S-S-A-Y. 14
- 15:01:48 15 Q. I'm suggesting to you, Mr Witness, Lahai Fassay was a
 - 16 deputy to CO Ngaoujia and you know that.
 - 17 Α. No, I don't know about that.
 - 18 Mr Witness, are you familiar with a unit nicknamed Q.
 - 19 the Hungry Lion Unit?
- 15:02:58 20 Α. No.
 - Mr Witness, you've told this Court that you were general 21 Q.
 - battalion commander. You don't know the commanders, you don't 22
 - 23 know the section, you don't know the units. Now what is it you
 - were doing? 24
- 15:03:25 25 The ones you've named I don't know about them. I didn't Α.
 - 26 know them.
 - 27 I said, what is it you were doing? I've mentioned the Q.
 - 28 names to you. At a point I did ask you about the different
 - 29 sections, you said you don't know, you were under ECOMOG. And

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- then I started mentioning specific units, you still don't know. 1
- 2 Now, my question is: You, as general battalion commander, don't
- 3 know the units, don't know the different sections, don't know the
- commanders. What is it you are doing?
- 15:04:11 5 MR JABBI: My Lord, that array of "don't knows" is unfair
 - to the witness because it is specific things that the witness has 6
 - 7 said he doesn't know and that preliminary to that question is
 - casting it in very generic terms and that is what the witness has 8
 - 9 given evidence to.
- 15:04:37 10 PRESIDING JUDGE: Mr Kamara, do you wish to respond to
 - 11 this?
 - MR KAMARA: Yes, Your Honour. I have asked general 12
 - questions to which the witness testified in the negative and I 13
 - 14 asked specific questions and each and every item, for example,
- 15:04:51 15 like the units, I gave several examples. And even with the
 - 16 commanders I gave several examples to which the answer is still
 - in the negative. And then I came forward with this option that 17
 - 18 as general battalion commander you don't know the sections, as he
 - 19 has answered. He doesn't know the commanders, as he has
- 15:05:08 20 answered. Now, my question to him is what is it that he was
 - doing? Let him tell the Court. 21
 - PRESIDING JUDGE: Objection overruled. 22
 - MR KAMARA: Thank you, My Lord. 23
 - Yes, I am waiting for an answer from you, Mr Witness. 24 Q.
- 15:05:32 25 What I was doing? Α.
 - 26 Yes, what is it you were doing as general battalion Q.
 - 27 commander?
 - I was general battalion commander. There were other 28
 - 29 battalion commanders with whom I worked. Battalion commanders

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- were there. We were working together. If ECOMOG was in need of 1
- 2 Kamajors, they would inform me and then I would inform the
- 3 battalion commanders.
- Mr Witness, could you give us an example of this kind of 4 Q.
- 15:07:01 5 function that you have just mentioned?
 - Yes. There was night patrol in the Kenema township. 6 Α.
 - 7 Q. Yes, what about the night patrol?
 - We took Kamajors and handed them over to ECOMOG. 8 Α.
 - Q. Yes.
- 15:07:40 10 They will be given guns, those who hadn't guns and they Α.
 - 11 will go around the town until the next day. If they needed
 - 12 reinforcement, I will tell battalion commanders and then they
 - 13 will give them and then we hand them over to ECOMOG.
 - 14 That is not clear to me, but I will take that as your Q.
- 15:08:24 15 answer.
 - 16 Α. Okay.
 - In your evidence this morning you gave testimony that 17 Q.
 - 18 ECOMOG ordered the attack on Kenema; am I right?
 - 19 Α. Yes.
- 15:08:40 20 Were you there? Q.
 - We came to Kenema. 21 Α.
 - 22 My question to you is: Were you there when these orders Q.
 - 23 were given?
 - 24 The very day the order was given, I was not there. Α.
- 15:09:22 25 You were not there, period? Q.
 - 26 Α. No.
 - 27 Good. How many days after the initial attack of Kenema did Q.
 - 28 you make it into Kenema?
 - 29 When the attack -- when the attack was made the next day we Α.

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- came to Kenema. I was led there by Vandi Somotoh. 1
- 2 Q. If I get you right, you gave evidence that you came into
- 3 Kenema, I think it was on 10th February; was it not?
- 4 Α. Yes, I said I came there.
- 15:10:30 5 Q. I am suggesting to you that the attack on Kenema started on
 - 6 13th February.
 - Well, what I know of when ECOMOG took over there, it was 7 Α.
 - the 18th. That is what I know. 8
 - 9 Q. You are right. I'm suggesting to you that ECOMOG came into
- 15:10:58 10 Kenema on the 18th, but on the 13th the Kamajors were already in
 - 11 Kenema. So we're on the same page; are we not?
 - 12 Α. No, what I know, we did not enter there. We entered there
 - 13 the same day. That is what I know.
 - 14 Q. You wouldn't know for the 13th, you were not there?
- 15:11:24 15 Α. No, I don't know about that.
 - 16 Q. So, I'm suggesting to you that ECOMOG entered Kenema on the
 - 17 18th.
 - 18 It was the very day that we went entered there. Α.
 - 19 0. All right, we are on the same page. In your capacity as
- 15:12:05 20 general battalion commander, did you receive any captured
 - 21 combatants?
 - 22 Α. Yes.
 - 23 When was that? Q.
 - It was in 1999. 24 Α.
- 15:12:55 25 Could you please explain the circumstances of that, the Q.
 - 26 first occasion that you received captured combatants?
 - 27 Α. There was a fight behind Joru. Joru, Gaura Chiefdom.
 - What chiefdom? 28 Q.
 - 29 Gaura Chiefdom. Α.

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- MR KAMARA: Your Honours, I believe it is J-O-R-U, and 1
- 2 Gaura, J-W-A-R-R-A [sic].
- 3 MR JABBI: My Lord, if I may be of assistance. G-A-U-R-A.
- MR KAMARA: G-A-U-R-A?
- 15:13:49 5 MR JABBI: G-A-U-R-A, Gaura.
 - 6 MR KAMARA: I thought it was A-A-R-I-A. Thank you.
 - PRESIDING JUDGE: Thank you.
 - MR KAMARA: Yes.
 - 9 Q. You were explaining about the captured combatants.
- 15:14:06 10 Α. Yes. Is that what you want me to explain?
 - 11 Q. Yes.
 - 12 Okay. The person when the rebels attacked Joru, it was Α.
 - 13 during that time that they captured him. He was called Koker
 - 14 Kokie [phon] Moba. Koker Moba.
- 15:14:36 15 Q. Slowly please.
 - 16 Α. Kokie Koker Moba.
 - 17 Q. K-0-K-I-E?
 - 18 Koker. Koker. They called him Kokie. Kokie Moba. Α.
 - 19 0. K-O-K-E-R. What is the other name?
- 15:14:47 20 Α. They used to call him Koker Moba, that's what I know him
 - 21 for.
 - 22 MR KAMARA: [Microphone not activated] B-A, My Lords.
 - 23 THE WITNESS: He was a Sierra Leonea soldier.
 - All right. Was he handed over to you? 24 Q.
- 15:15:09 25 Yes, and we took him to ECOMOG. Α.
 - 26 Do you have any other instances of captured soldiers or Q.
 - 27 rebels handed over to you?
 - 28 Well, there was a rebel who was called Amora. He used to Α.
 - 29 make -- he used to repair guns. We handed him over to ECOMOG.

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- JUDGE ITOE: What was his name? 1
- THE WITNESS: Amora. That's what we knew him for.
- 3 MR KAMARA: A-M-O-R-A, Your Honours.
- JUDGE ITOE: You captured him and took him to ECOMOG?
- 15:16:17 5 THE WITNESS: Yes, they brought him to us and we took him
 - to ECOMOG. 6
 - MR KAMARA: 7
 - Mr Witness, I was waiting for you to volunteer the name I'm 8 Q.
 - interested in, but since you didn't I will suggest it to you. Do
- 15:16:42 10 you know Chief Kanneh?
 - 11 Α. No, I don't know any Chief Kanneh.
 - Chief Kanneh I? 12 Q.
 - 13 Α. No. No.
 - 14 All right. You did mention Lahai Fassay; right? Q.
- 15:17:09 15 Α. Yes. Yes.
 - 16 Q. As the person representing you at SS Camp?
 - 17 Yes, he was there to represent the Kamajors. Α.
 - 18 Q. Did that individual hand over to you Chief Kanneh at SS
 - 19 Camp?
- 15:17:36 20 Α. No, nobody had ever given me anybody at SS Camp.
 - Mr Witness, you are in a position to tell this Court if 21 Q.
 - 22 there were children under the age of 15 fighting alongside the
 - 23 Kamajors; is that not so?
 - No, no. In fact, we didn't take children to war. 24 Α.
- 15:19:32 25 MR KAMARA: Can the witness be shown Exhibit 113?
 - PRESIDING JUDGE: 113? 26
 - 27 MR KAMARA: Yes, Your Honour.
 - PRESIDING JUDGE: What is it? 28
 - 29 MR KAMARA: That is a declaration of commitment signed by

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- Samuel Hinga Norman to the release of child combatants and child 1
- 2 abductees. This was the package under Rule 92 bis.
- 3 Again, I take it you are unable to read it. I will help Q.
- 4 you.
- 15:21:43 5 Α. Yes.
 - 6 MR KAMARA: My Lords, Article 1 of that agreement or that
 - declaration --7
 - PRESIDING JUDGE: Could you give the full description of 8
 - 9 the document so there is no doubt as to what it is?
- 15:22:03 10 MR KAMARA: Yes, Your Honours. It is the declaration of
 - commitment to the release of child combatants and child abductees 11
 - 12 by the various factions. Article 1 reads:
 - 13 "The parties hereto shall forthwith facilitate the
 - 14 disarmament of all child combatants, that is to say,
- 15:23:09 15 children under the age of 18 years and bearing arms, and
 - 16 shall take immediate steps to prevents the use of child
 - combatants in any manner whatsoever." 17
 - 18 Article 2:
 - 19 "The parties hereto shall in tandem with the actions
- 15:23:52 20 contemplated in Article 1 (above) release, free and cause
 - to be released all children and other persons abducted both 21
 - during the conflict and after the signing of Lome Peace 22
 - Accord." 23
 - You have heard what I read; right? 24 Q.
- 15:24:30 25 I have heard you, yes. Α.
 - 26 And this document was signed by Chief Samuel Hinga Norman? Q.
 - 27 JUDGE ITOE: He did not sign alone.
 - MR KAMARA: Yes, Your Honour. 28
 - 29 JUDGE ITOE: Read the other signatories.

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- MR KAMARA: Yes. It was signed by Chief Hinga Norman and 1
- 2 chairman, Johnny Paul Koroma, chairman of the Committee of
- 3 Consolidation of Peace. It was also signed by Brigadier-General
- Mitikishe [phon] Maxwell Khobe and Joanna Van Gapen, medical 4
- 15:25:15 5 doctor, and one Mr Joseph Rahall chairman for the National Reform
 - 6 for Human Rights.
 - PRESIDING JUDGE: What is the date? 7
 - MR KAMARA: 22nd May -- March 2000. 8
 - 9 Q. Now, having read to you those two articles, would you still
- 15:25:48 10 subscribe to the fact that children under the age of 18,
 - 11 according to the article, were not part of the CDF?
 - 12 MR JABBI: My Lord, objection to that question. My Lord,
 - 13 the evidence by the witness earlier on in answer to the questions
 - 14 by learned counsel was in respect of children under 15 years.
- 15:26:19 15 PRESIDING JUDGE: Agreed. Objection sustained.
 - 16 MR KAMARA: Thank you, My Lord. I will rephrase it by
 - changing the years. 17
 - Would you still subscribe that children under the age of 15 18 Q.
 - 19 were not part of the CDF?
- 15:26:44 20 MR JABBI: My Lords, objection still.
 - PRESIDING JUDGE: What is your objection now? 21
 - MR JABBI: My Lords, the document has referred to children 22
 - under the age of 18 years. 23
 - PRESIDING JUDGE: I know, yes. 24
- 15:26:56 25 MR JABBI: And that may include, but doesn't necessarily
 - 26 include, the children under 15 years. So for that question to
 - 27 arise from the reading of those portions of this document --
 - PRESIDING JUDGE: I think the witness can answer that 28
 - 29 question the same way you're explaining it.

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- 1 MR JABBI: My Lord, the witness that we have, who has
- 2 expressed that his level of education is not so high and cannot
- 3 read --
- PRESIDING JUDGE: Let the Court appreciate that. I'm not
- 15:27:33 5 sure I share your views about his ability to understand.
 - MR JABBI: As Your Lordship pleases. 6
 - 7 PRESIDING JUDGE: Mr Kamara, your question now is you are
 - asking if he was aware of children under the age of 15. 8
 - 9 MR KAMARA: Yes, having read to him Articles 1 and 2,
- 15:28:01 10 whether he still subscribes to that view.
 - PRESIDING JUDGE: Yes. 11
 - 12 THE WITNESS: I hadn't any child during the war and it is
 - 13 only now that I have known this. All those names you've called,
 - 14 I have never seen those before, those who signed this document.
- 15:28:26 15 MR KAMARA:
 - 16 Don't worry about the people who signed the document. My
 - question is not specific to you. It is the CDF as a group -- the 17
 - 18 Kamajors. Let me narrow it down to the Kamajors as a group. It
 - 19 is not personal here, not to you. Are you aware --
- 15:28:43 20 Α. Okay.
 - Having taken into account Articles 1 and 2, do you still 21 Q.
 - subscribe to the fact that the Kamajors were not working with 22
 - 23 children? I mean children under the age of 15.
 - In our own area, we didn't work with them. 24 Α.
- 15:29:03 25 Thank you. And, Mr Witness, are you aware of atrocities Q.
 - 26 committed by Kamajors during your tenure as general battalion
 - 27 commander in Kenema?
 - JUDGE ITOE: Atrocities, I think you better break it down. 28
 - 29 MR KAMARA: Sure, Your Honour.

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- Are you aware of grave offences committed by Kamajors 1 Q.
- 2 during your tenure as general battalion commander?
- 3 MR JABBI: My Lord, it is an unfortunate choice of words in
- replacement for atrocities, "grave offences." Maybe my friend
- 15:30:31 5 can break into specific incidents or allegations that he wants to
 - refer to. 6
 - 7 JUDGE THOMPSON: I share your perception of it. I think he
 - can do better than that. 8
 - 9 MR KAMARA: Sure, Your Honour. Thanks for the confidence.
- 15:30:43 10 I will break it down.
 - 11 Q. Are you aware of Kamajors committing murder, for example?
 - No. No. I didn't know that. 12 Α.
 - 13 Q. [Overlapping speakers]
 - 14 I did not know that at all. Α.
- 15:31:16 15 And you are equally not aware of Kamajors within the Kenema Q.
 - 16 District committing acts of looting?
 - I was not aware about that. No, it was the rule for us not 17 Α.
 - to loot. 18
 - 19 Forget about the rule for now. Let the witness be shown
- Exhibit 110-A. 15:31:47 20
 - MR BOCKARIE: Yes, Your Honour, in future if the 21
 - Prosecution intends tendering any exhibits, shall we please be 22
 - 23 notified.
 - 24 PRESIDING JUDGE: They are tendered [overlapping speakers]
- 15:32:17 25 here in Court.
 - 26 MR BOCKARIE: Yes, yes. Sorry, just for us to know so that
 - 27 we can be shown copies of it.
 - JUDGE THOMPSON: Yes, but the reference -- [Overlapping 28
 - 29 speakers]

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- JUDGE ITOE: This is a waste of the time of Court. It is 1
- 2 an exhibit in court already. And normally what the Court
- 3 Management does is shows it to you and you have at least a glance
- at it before it is taken to the witness.
- 15:32:53 5 MR KAMARA: Thank you, Your Honours.
 - 6 PRESIDING JUDGE: Mr Kamara, this is the document abuses
 - committed by? 7
 - MR KAMARA: Members of the Civilian Defence Forces. Yes, 8
 - 9 Your Honour.
- 15:33:45 10 PRESIDING JUDGE: That's the --
 - 11 MR KAMARA: Yes. And there were highlighted paragraphs
 - 12 that were accepted under Rule 92.
 - 13 PRESIDING JUDGE: The first three paragraphs of that page?
 - 14 MR KAMARA: Yes, yes, Your Honour.
- 15:34:02 15 JUDGE ITOE: What exhibit is that, again?
 - 16 MR KAMARA: 110-A.
 - 17 JUDGE ITOE: 10-A.
 - 18 MR KAMARA:
 - 19 Q. Before I go into that exhibit, Mr Witness -- I'm sorry, I
- 15:34:34 20 see you are reading it. I will wait until you finish.
 - No, I'm just looking at it. I am not reading. 21 Α.
 - Don't worry. That's okay, I'll come and read it to you. 22 Q.
 - 23 But before going into that document, you recall that I did ask
 - you about a group called the Yamorto group? 24
- 15:34:53 25 Α. Yes.
 - 26 And you suggested or I'm suggesting to you that this group Q.
 - 27 operated within the Kenema Axis?
 - I didn't know that. 28 Α.
 - 29 All right. Now, help the Court by telling us what is the Q.

- 1 meaning of Yamorto, would you?
- 2 Α. I didn't know about it. I don't know.
- 3 No, just in Mende, just help the court. Be helpful. Q.
- 4 Α. Something that when you are chewing it is like biscuit, it
- 15:35:39 5 is soft.
 - 6 Q. Yes, something that is soft?
 - 7 Α. Yeah.
 - That is all I needed. 8 Q.
 - 9 Yes, yes. Α.
- 15:35:47 10 Q. I'm suggesting to you, Mr Witness, that this group was
 - 11 known for disembowelment of their victims and removing the heart.
 - No, I did not know that. I did not know that. 12 Α.
 - 13 All right. Now, let's go to Exhibit 110-A. Q.
 - 14 MR KAMARA: My Lords, I'm reading the third paragraph under
- the rubric "killings and mutilation." It reads: 15:36:34 15
 - 16 "The skill and nature of abuses committed by Kamajors and
 - other members of the CDF differ significantly from 17
 - atrocities carried out by the AFRC/RUF, but the abuses are 18
 - less horrific." 19
- 15:37:15 20 PRESIDING JUDGE: [Microphone not activated] you skipped a
 - 21 portion.
 - MR KAMARA: All right, Your Honour. I will start with 22
 - "many witnesses." I think that was accepted. 23
 - "Many witnesses of abuses committed by Kamajors spoke of 24
- 15:37:32 25 the grotesque nature of killings, at times including
 - 26 disembowelment followed by consumption of vital organs,
 - 27 such as the heart. Acts such as these were intended to
 - 28 transfer the strength of the enemy of AFRC/RUF and their
 - civilian supporters" I'm sorry "of the enemy to those 29

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- involved in the consumption. Killings by Kamajors usually 1
- 2 targeted people they believed to be members of the AFRC/RUF
- 3 and their supporters."
- This is a report from the Human Rights Watch of July 1998.
- 15:38:58 5 Α. I did not know that at all.
 - 6 I haven't asked you any question yet. Q.
 - 7 Α. Okay.
 - I haven't asked you anything yet. I'm only helping you to 8 Q.
 - know the source of this information. Do you agree with what I
- 15:39:20 10 have just read to you as correct?
 - 11 Α. No. Kamajors don't even touch corpses.
 - Are you aware of the activities identified in this exhibit? 12 Q.
 - 13 I do not know about it at all. Α.
 - 14 Mr Witness, I will suggest to you that you choose to Q.
- 15:40:32 15 remember what you want to remember; is that not so?
 - 16 MR JABBI: My Lord, My Lord. That is a very unfair
 - question and it is attacking the witness and also it is 17
 - 18 argumentative.
 - 19 JUDGE THOMPSON: Of course it is argumentative, from my
- 15:41:05 20 perspective, but to ask a witness whether his memory is
 - selective, is that violating the rules at all? I mean, I'm not 21
 - sure whether you can say that this comes close to the kind of 22
 - question that is designed to embarrass or to humiliate, because 23
 - questions asked a witness which go to credibility, designed to 24
- 15:41:38 25 embarrass or humiliate, are clearly impermissible. But a
 - 26 question like this which clearly challenges the credibility of
 - 27 the witness and virtually alleges some kind of selectivity in
 - memory images seem not to me. My own -- again my random judicial 28
 - 29 thinking on this seem not to me to be impermissible. And if my

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- colleagues are of the same mind, I would mildly overrule the 1
- 2 objection.
- 3 MR JABBI: If indeed they are, My Lord.
- PRESIDING JUDGE: We will agree. I think you can
- 15:42:24 5 reformulate your question in a different way that will not raise
 - 6 this objection.
 - MR KAMARA: Thank you, Your Honour. And I have no 7
 - intentions of humiliating the witness. It is just rigorous 8
 - 9 cross-examination.
- 15:42:39 10 PRESIDING JUDGE: Still at times it may achieve that aim
 - 11 unintentionally.
 - 12 MR KAMARA: Yes, Your Honour, and it was not intended.
 - 13 Q. Mr Witness, I will choose the words of Justice Thompson
 - 14 that will help the situation here. I'm suggesting to you,
- 15:43:04 15 Mr Witness --
 - 16 Α. Yes.
 - -- that it appears that your memory is selective. 17
 - 18 Α. I am not selecting. What I know is what I'm talking about.
 - What I know. 19
- 15:43:33 20 I will take that. Mr Witness, are you by chance a member
 - of the concerned Kamajors? 21
 - 22 What is concerned Kamajors? Α.
 - It is a group of Kamajors that came together and they have 23 Q.
 - their purpose. I'm going into that. But you know exactly what 24
- 15:44:08 25 I'm talking about. If you are not a member, say so.
 - 26 No, no, I'm not a member of it. Α.
 - 27 JUDGE ITOE: Concerned, as in concerned?
 - MR KAMARA: Yes, Your Honour. 28
 - JUDGE ITOE: Thank you. 29

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- 1 MR KAMARA:
- 2 Q. And you are a member of the Eastern Region Initiators
- 3 Development Association, are you denying that again?
- No, I am not a member of it. 4 Α.
- 15:45:06 5 JUDGE ITOE: Of the Eastern Region?
 - 6 MR KAMARA: Initiators Development Association.
 - 7 Q. Mr Witness, you have been very active in the pro-Norman
 - 8 campaign against the Special Court indictment; is that not so?
 - 9 Α. No, no.
- 15:46:31 10 Have you attended any meetings held anywhere in support of Q.
 - the Chief Norman defence? 11
 - 12 Α. No, not a day have I attended anything of that nature.
 - 13 MR KAMARA: My Lord, that is all for this witness.
 - 14 PRESIDING JUDGE: Thank you. Coming to you first,
- 15:48:07 15 Dr Jabbi. You wish to re-examine this witness?
 - 16 MR JABBI: My Lord, I don't have any questions in
 - re-examination. 17
 - 18 PRESIDING JUDGE: Thank you, Dr Jabbi. Mr Bockarie, do you
 - 19 have any questions?
- 15:48:23 20 MR BOCKARIE: None, Your Honour.
 - PRESIDING JUDGE: So this concludes your evidence, 21
 - Mr Witness. We thank you for coming to this Court. Just wait, 22
 - you will be assisted out of the court by the witness protection 23
 - unit. While we proceed this way, Dr Jabbi, it is quarter to four 24
- 15:48:46 25 at this particular time. Do you have any other witness and I
 - 26 pose this question to you with the caveat that the witness has to
 - 27 be finished by the end of the day tomorrow because tomorrow is
 - the last day of the session. This is not a situation where we 28
 - 29 would like to split the evidence of a witness in two having to

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- continue it to the next session. Having said that, do you have 1
- 2 any capability to fulfil this requirement?
- 3 MR JABBI: My Lord --
- PRESIDING JUDGE: In other words, it has to be a very short
- 15:49:25 5 witness.
 - 6 MR JABBI: The only witness we have now on standby is not a
 - 7 very short witness. We cannot, of course, assess how long
 - 8 cross-examination, for instance, may take. It is possible
 - therefore that whilst examination-in-chief will certainly be 9
- 15:49:58 10 completed, we do not know how long cross-examination will take.
 - 11 And it is a bit difficult for us to say that the witness will be
 - 12 completed.
 - 13 JUDGE THOMPSON: Isn't it possible also that how long
 - 14 examination-in-chief may take may also be a factor in determining
- 15:50:21 15 how long cross-examination may take.
 - 16 MR JABBI: Certainly, My Lord.
 - PRESIDING JUDGE: Because you understand the situation will 17
 - 18 be a difficult one for the witness as well, because it means that
 - 19 the witness cannot speak to anybody about his evidence. It means
- 15:50:35 20 that the next time we meet in session is after Easter.
 - MR JABBI: That is appreciated. My Lords, my learned 21
 - friend Sesay is in a much better position to determine how long 22
 - 23 the examination-in-chief is likely to take.
 - PRESIDING JUDGE: He is the one who will be conducting it? 24
- 15:51:02 25 MR JABBI: Yes, My Lord.
 - 26 PRESIDING JUDGE: Mr Sesay, can we --
 - 27 MR SESAY: Yes, My Lord, as my lead counsel has just said,
 - a lot depends on the timetable of the Court now. 28
 - 29 PRESIDING JUDGE: I told you. The timetable is very clear.

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- We have an hour and a half essentially this afternoon and 1
- 2 tomorrow. Tomorrow we will finish at the usual time, 5.30. So
- 3 that is the ultimate. So we have a session in the morning, in
- the afternoon and after that we will adjourn to the next sitting
- 15:51:31 5 session which is after Faster.
 - MR SESAY: Yes, My Lord. Further to that I was informed by 6
 - my colleague that there was an application before this Court for 7
 - additional exhibits and additional witnesses. 8
 - 9 PRESIDING JUDGE: Yes, we heard that yesterday and the day
- before, but that doesn't answer my question. 15:51:49 10
 - 11 [CDF23FEB06 - SGH]
 - 12 MR SESAY: My Lord, I am not sure that I will be able to
 - 13 complete as early to suit the time frame, My Lord.
 - 14 PRESIDING JUDGE: Thank you. Can you inform the Court
- which witness we are talking about here? 15:52:18 15
 - 16 MR SESAY: It is Hassan Feika.
 - JUDGE THOMPSON: Does the Prosecution have any creative 17
 - option here, now that we find that we are in a way -- the Court 18
 - 19 is caught between wanting to do some work for the rest of the
- 15:52:58 20 time but, at the same, not being oblivious to the fact that it
 - would not be a preference to adjourn a witness's testimony from 21
 - one trial session to another, as the learned Presiding Judge has 22
 - just said. Is there some creative option that we are not 23
 - thinking about that you might just offer us? 24
- 15:53:27 25 MR KAMARA: My Lord, I am sorry to disappoint you about the
 - 26 issue of creativity and I am humble to say that, but we are all
 - 27 in the same situation, especially so from experience with these
 - witnesses. Like, for example, this witness. We spent five hours 28
 - 29 on background before we got to 1997. If that is the same tenure

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- 1 that is going on, we can't see the end of the day by Friday for
- 2 this witness.
- 3 JUDGE ITOE: I think Mr Sesay has said it all. He is not
- in a position to complete his examination-in-chief within the 4
- 15:53:56 5 time limits and the time posed.
 - 6 JUDGE THOMPSON: And speaking for myself, I don't think
 - this Court is of the disposition to sit on Saturdays and Sundays. 7
 - JUDGE ITOE: Oh my God, not even if you gave me an extra 8
 - 9 cheque added to my salary. I need those weekends.
- 15:54:30 10 PRESIDING JUDGE: No, to be fair to all parties concerned,
 - 11 I don't think it would be a good achievement if we were to do
 - 12 that. So there is a limit to our capability to absorb this
 - 13 quantity of material that is being filed with the Court.
 - Having said that, given those circumstances, we have no 14
- 15:54:44 15 option but to adjourn these proceedings to the next session. So
 - 16 we will not have another witness to be, as we don't have the
 - certainty that this witness, the next witness, will be finished 17
 - by tomorrow. Then we will adjourn now to the next session which 18
 - 19 is after Easter. I don't have the dates in front of me but I
- 15:55:07 20 think it is 2nd May. But I stand to be corrected on that and
 - we'll look at the record, but it's the first session starting 21
 - after Easter. 22
 - I think the status conference is schedule for 2nd May and 23
 - the following day, or the day after -- I think 2nd May is a 24
- 15:55:25 25 Tuesday and I think the Thursday we are going to start with the
 - 26 trial per se. So that's what we have in mind. So, essentially,
 - 27 we'll adjourn proceedings to 2nd May for the status conference, I
 - think, at 10.00. 28
 - 29 MR JABBI: My Lord --

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- PRESIDING JUDGE: Yes, Dr Jabbi. 1
- 2 MR JABBI: If I may just make some inquiry. My Lord, we
- 3 have some decisions being expected from the Court. One, of
- course, is in connection with our own application for additional 4
- 15:56:02 5 witnesses and additional exhibits.
 - PRESIDING JUDGE: Exhibits, yes. 6
 - 7 MR JABBI: Yes, and also, probably most important of all,
 - the subpoena application. 8
 - 9 PRESIDING JUDGE: Dr Jabbi, we need not to be reminded of
- that. We know they've been filed, we know that these matters are 15:56:21 10
 - important and we will do the utmost to deal with them. 11 That's
 - 12 all I can tell to you. So if you are asking and seeking some
 - 13 indication as to when, well, all I can say is we will do the
 - utmost to proceed with it and the fact that we are not in court 14
- tomorrow will assist to allow us to look into these matters as 15:56:39 15
 - 16 well. But that is all I can tell you. If this is the purpose of
 - your comments at this time, that's all I can tell you. 17
 - 18 MR JABBI: Thank you, My Lord.
 - 19 PRESIDING JUDGE: Thank you. Mr Kamara, you were up as
- 15:56:54 20 well.
 - 21 MR KAMARA: I was only standing in deferrence to the Bench
 - that somebody has to be standing when you are addressing the 22
 - 23 Court.
 - PRESIDING JUDGE: Thank you. 24
- 15:56:59 25 MR KAMARA: Thank you.
 - 26 PRESIDING JUDGE: So having ruled that we are not to
 - 27 proceed any more with any more witnesses, the Court is adjourned
 - until 2nd May. Thank you. 28
 - 29 [Whereupon the hearing adjourned at 4.00 p.m.,

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WITNESSES FOR THE PROSECUTION:

WITNESS: ISHMAEL SENESIE KOROMA	2
EXAMINED BY MR JABBI	2
EXAMINED BY MR BOCKARIE	21
CROSS-EXAMINED BY MR LANSANA	27
CROSS-EXAMINED BY MR KAMARA	31