THE SPECIAL COURT FOR SIERRA LEONE

CASE NO. SCSL-2004-14-T TRIAL CHAMBER I

THE PROSECUTOR OF THE SPECIAL COURT

٧.

SAM HINGA NORMAN MOININA FOFANA ALLIEU KONDEWA

TUESDAY, 14 SEPTEMBER 2004 9.40 A.M. TRIAL

Before the Judges:

Benjamin Mutanga Itoe, Presiding Bankole Thompson Pierre Boutet

For Chambers:

Ms Sharelle Aitchison

For the Registry:

Ms Maureen Edmonds Mr Geoff Walker

For the Prosecution:

Mr Raimund Sauter Mr Kevin Tavener Ms Sharan Parmar

Ms Leslie Murray (intern) Mr Alex El Jundi (intern)

For the Principal Defender:

Mr Ibrahim Yillah

Mr Alpha Sesay (intern)

For the Accused Sam Hinga Norman:

Mr Bu-Buakei Jabbi Mr John Wesley Hall Ms Quincy Whitaker

For the Accused Moinina Fofana:

Mr Arrow Bockarie. Mr Michiel Pestman Ms Phoebe Knowles Mr Victor Koppe

For the Accused Allieu Kondewa:

Mr Charles Margai Mr Yada Williams Mr Ansu Lansana

1	Tuesday, 14 September 2004
2	[Open session]
3	[The accused entered court]
4	[The witness entered court]
09:30:33 5	[Upon commencing at 9.40 a.m.]
6	PRESIDING JUDGE: The session resumes and, Mr Bockarie, you
7	may proceed with your cross-examination of this witness.
8	MR BOCKARIE: Thank you, Your Honour.
9	WITNESS: TF2-032 [Continued]
09:35:05 10	[Witness answered through interpretation]
11	CROSS-EXAMINED BY MR BOCKARIE:
12	Q. Mr Witness, xxxx xxxxx Chiefdom, in general, and
13	xxxxxxx Town, in particular, is strategically located
14	in the centre of xxxx District; do you agree with me?
09:35:34 15	PRESIDING JUDGE: Can you take the question again, please.
16	MR BOCKARIE:
17	Q. xxxxx xxxxx Chiefdom, in general, and xxxxxx xxxxxx,
18	in particular, is strategically located in the centre of
19	xxxx District; do you agree with me?
09:35:58 20	PRESIDING JUDGE: Why don't you split it, you know? It is a
21	bit long, isn't it? Or has he please take it again,
22	because I have not gotten the
23	JUDGE BOUTET: And you should split the question, because if
24	he answers "yes" to one of your proposals and "no" to the
09:36:18 25	other, how does he answer your question?
26	JUDGE THOMPSON: Yes, that is a loaded question.
27	MR BOCKARIE: I will take the cue, My Lord.
28	Q. xxxx xxxxx Chiefdom is strategically located in the

- centre of xxxx District; you agree with me?
- 2 A. Yes.
- 3 JUDGE BOUTET: Interpreters, is this a yes or no?
- 4 THE INTERPRETER: Yes.
- 09:36:52 5 JUDGE BOUTET: Well, then, please report that.
 - 6 THE INTERPRETER: Yes.
 - 7 MR BOCKARIE:
 - 8 Q. The chiefdom xxxxx xxxxx Chiefdom shares a common
 - 9 border with xxxxxxx Chiefdom; am I correct?
- 09:37:10 10 A. Yes.
 - 11 Q. [Microphone not activated]
 - 12 A. Repeat that question.
 - 13 Q. xxxxx xxxxxx Chiefdom shares a common border with
 - 14 xxxxxxxx Chiefdom; am I correct?
- 09:37:44 15 A. Yes. We share a common boundary
 - 16 Q. Also xxxxx Chiefdom? [Microphone not activated]
 - 17 JUDGE THOMPSON: Which chiefdom?
 - 18 MR BOCKARIE:
 - 19 Q. xxxxx, xxxxx?
- 09:38:07 20 A. We are not of the common boundary with xxxxx.
 - 21 Q. [Microphone not activated]
 - 22 A. No, no.
 - 23 JUDGE THOMPSON: Learned counsel, is he disagreeing? In the
 - 24 case of xxxxx Chiefdom, is he disagreeing?
- 09:38:38 25 MR BOCKARIE: Yes, yes, Your Honour.
 - 26 A. We don't have a common boundary with the xxxxx Chiefdom,
 - but we have the same boundary with xxxxxx.
 - 28 Q. [Microphone not activated]

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- 1 We have a common boundary with the xxxxx Chiefdom. Yes,
- we have a common boundary with xxxxx. 2
- What can you say of xxxxxx Chiefdom? 3 Q.
- We have a common boundary with xxxxx Chiefdom, we have a
- 09:39:31 5 common boundary with them.
 - 6 Q. Now, from xxxxxxxxx Town you can easily go to xxxxx in
 - the eastern provinces of the country; am I correct?
 - 8 Α. It is true.
 - Q. And also --
- 09:40:01 10 JUDGE THOMPSON: What is the answer?
 - MR BOCKARIE: He said "yes". 11
 - 12 JUDGE THOMPSON: We're not getting the translation.
 - 13 [Overlapping microphones]
 - THE INTERPRETER: It is true. He said it is true. Yes. 14
- 09:40:28 15 MR BOCKARIE:
 - And also, from xxxxxxx Town one can easily go to 16 Q.
 - 17 xxxxxx; am I correct?
 - 18 Α. It is true, yes.
 - 19 Also, from the same town one can easily get to xxxx; am I Q.
- 09:40:50 20 correct?
 - 21 Yes, it is true. Α.
 - 22 And, of course, one can easily get to xxxxx, too; do
 - 23 you agree with me?
 - 24 Α. Yes, it is true.
- 09:41:12 25 Now, Mr Witness, you'll agree with me that between 1991 Q.
 - and 1995, xxxxx Chiefdom and xxxxxx Chiefdom were under 26
 - 27 rebel occupation; isn't it?
 - 28 Α. No.

- 1 Q. Are you saying that --
- 2 A. No. No.
- 3 Q. Are you saying that xxxxx Chiefdom and xxxxxx Chiefdom
- 4 were never occupied by the rebels during this time?
- 09:42:13 5 JUDGE BOUTET: That was not your question. Your question was
 - 6 whether they were under rebel occupation from 1991 to
 - 7 1995. Now you've changed your question.
 - 8 JUDGE THOMPSON: Yes, learned counsel, please be consistent.
 - 9 That's what I got down, it was between 1991 and 1995 they
- 09:42:32 10 were under rebel occupation, and he disagrees.
 - 11 [Overlapping microphones]
 - 12 MR BOCKARIE: He disagrees, yes.
 - 13 Q. Then at any time was xxxxxx Chiefdom under rebel
 - 14 occupation?
- 09:42:50 15 A. I cannot agree with what is in that, but they used to go
 - there, but they were not really occupying that place.
 - 17 They were going there fighting and returning.
 - 18 Q. What can you say of xxxxx Chiefdom?
 - 19 A. Even in the xxxxx they used to go there, hit and then
- 09:43:30 20 return.
 - 21 Q. Now, are you aware whether Kamajors were initiated and
 - 22 they went and settled permanently in these settlements --
 - I mean, xxxxx and xxxxxx Chiefdom? Are you aware?
 - 24 A. I cannot remember that. I don't know about that.
- 09:44:09 25 Q. But you agree with me that there came to a time when the
 - skirmishes into these two chiefdoms came to a stop?
 - 27 PRESIDING JUDGE: Change the word "skirmishes", please.
 - 28 Change the word "skirmishes".

- 1 MR BOCKARIE:
- 2 Q. Incursion.
- 3 A. Yes.
- 4 Q. And you'll agree with me that the Kamajors were very
- 09:45:00 5 instrumental in bringing this incursion to an end?
 - 6 A. No.
 - 7 Q. [Inaudible]
 - 8 A. Not at all.
 - 9 Q. You -- xxxxxxx had the 5th Battalion of the Sierra
- 09:45:39 10 Leonean Army; am I correct?
 - 11 A. There were soldiers there, but I don't know which
 - battalion was that, but there were many soldiers there.
 - 13 Q. Yes, between 1991 and 1995 were the soldiers in xxxxxxx
 - 14 attacked by the RUF rebels?
- 09:45:56 15 A. Yes.
 - 16 Q. And in this attack houses were burnt; am I correct?
 - 17 A. They didn't burn any house at that time.
 - 18 Q. Do you know -- but houses were destroyed; do you agree
 - 19 with me?
- 09:46:23 20 A. Not a single house was destroyed at that time.
 - 21 Q. Do you no one xxx xxxx? Mr xxxxx, commonly known as
 - 22 xxxxx xxxxx?
 - 23 A. Yes, I know him very well.
 - 24 THE INTERPRETER: My Lord, can the learned counsel wait for
- 09:46:47 25 the answers before he asks the next question?
 - 26 PRESIDING JUDGE: Yes, this is what the learned Court has said
 - 27 before: For those of you who understand the language,
 - you wait for the reply to be given by the witness for it

- 1 to be recorded by the records, you know, before you
- 2 proceed, because when you ask questions -- when you ask
- 3 questions in too quick a succession, the trend is lost,
- and the records are falsified. 4
- 09:47:15 5 JUDGE THOMPSON: [Microphone not activated]
 - PRESIDING JUDGE: You asked him of a certain man, a Mr --6
 - 7 MR BOCKARIE:
 - 8 xxxxx, commonly known as xxxxxx xxxxxx.
 - 9 JUDGE THOMPSON: Commonly known as?
- 09:47:39 10 MR BOCKARIE: xxxx xxxxx, x x x x x x.
 - JUDGE BOUTET: Mr Witness, can you answer that question again? 11
 - 12 [Page 6, line 7 of the transcript was extracted and
 - 13 placed under seal]
 - MR BOCKARIE: 14
- 09:48:06 15 And you also know that he had a house along xxxxxxx Road? Q.
 - 16 Α. Yes.
 - JUDGE BOUTET: Mr Bockarie, I just want to remind you of 17
 - protective measures of the identity of witnesses here. I 18
 - 19 know how close you get to that, but I certainly don't
- 09:48:34 20 like the last answer in this respect.
 - MR BOCKARIE: 21
 - 22 Is xx xxxx alive? Q.
 - 23 No, he is not alive. He died long ago. Α.
 - 24 Q. His house on xxxxxx Road, was it destroyed; yes or no?
- 09:49:11 25 When you say, "they", who are "they"? Α.
 - In any clash between the RUF rebels and the SLA soldiers? 26 Q.
 - 27 Α. No, it was not destroyed at all.
 - 28 Q. I am putting it to you that you are not of assistance to

- this Court.
- 2 A. In what way?
- 3 Q. Because it is not true. I am putting it to you that the
- 4 house was destroyed.
- 09:50:04 5 A. He is not lying. They destroyed the house, but if you
 - 6 say that the house was destroyed during the incursion --
 - 7 the fight between the RUF and the AFRC, it is not true --
 - 8 and the soldiers, it is not true.
 - 9 Q. Can you tell this Court when it was destroyed?
- 09:50:27 10 A. Yes. In January 1998 when I said the Kamajors, they went
 - 11 to that town. I have sworn on the Koran. Even now if I
 - follow that -- the oath taking, when we were going to
 - 13 court as the brother xxxxxx house is still there. Even
 - 14 when they were returning, when the Kamajors and the
- 09:51:12 15 soldiers fought, the house was still there, nothing was
 - wrong with it. Even when we were leaving, going to xxxx,
 - 17 there was nothing wrong with that house. It was the
 - 18 Kamajors that burned that house.
 - 19 Q. I am putting to you that that is not a correct story,
- 09:51:44 20 that the house had been destroyed before January 1998.
 - 21 A. No, no.
 - 22 Q. Also, do you no one xxxxxx; he had a house by the
 - 23 roundabout?
 - 24 A. Tell me the name of the xxxxxx name.
- 09:52:18 25 Q. Was that house destroyed or not?
 - 26 A. There is no house belonging to an xxxxxx along the
 - 27 junction that was destroyed.
 - 28 Q. So you're telling this Court that no house was destroyed

- in xxxxxxx before 1998; am I correct?
- 2 A. Yes. I am telling you this place, they did not destroy
- any house before 1998 -- until 1998 when they burned all
- 4 the houses, destroyed all the houses.
- 09:53:21 5 Q. But you'll agree we me that xxxxxxxx had been a battle
 - 6 ground between the RUF soldiers and the SLA soldiers; am
 - 7 I correct?
 - 8 A. Yes, all of them. RUF -- soldiers were fighting the RUF
 - 9 and the RUF were fighting against the soldiers.
- 09:53:55 10 Q. And because of this fighting, heavy armaments were being
 - 11 used, like RPGs; do you agree with me?
 - 12 A. Yes, they used to send those.
 - 13 Q. So are you telling this Court that during the course of
 - these battles all of the houses remained intact? Fine,
- 09:54:31 15 thank you.
 - 16 A. [No interpretation]
 - 17 JUDGE BOUTET: That is not the evidence. You are using the
 - 18 word "destroy", now you are asking "intact". There is a
 - difference between a house destroyed and a house that may
- 09:54:44 20 have been impacted by whatever, an impact.
 - 21 MR BOCKARIE:
 - 22 Q. No, my question is: Are you now telling this Court that
 - 23 before 1998, just by the skirmishes between the RUF
 - soldiers and the SLA soldiers, the houses remained
- 09:55:03 25 intact; in other words, no houses were destroyed?
 - 26 JUDGE THOMPSON: Why not stick to one concept. Is it
 - 27 "destruction" or "intact"?
 - 28 MR BOCKARIE:

- I'll use the word "destruction"? 1 Q.
- When RUF and the soldiers were fighting -- firing at each 2 Α.
- 3 other, not a single house was destroyed. No fire really
- destroyed any house.
- 09:55:48 5 Q. Do you know any Kamajor commander by the name of Bockarie
 - Bekolo? 6
 - Α. That name, arrange it properly -- say it properly.
 - 8 Q. Yes, it is Bockarie xxxxxx, xxxxxxxxx; that is the
 - 9 spelling?
- 09:56:33 10 I am helping him. I'm going to help him. He is Bockarie Α.
 - 11 xxxxxx.
 - Thank you. Do you know him? 12 Q.
 - 13 I know him very well. Α.
 - Was his house destroyed by the soldiers; yes or no? 14 Q.
- 09:57:01 15 Α. You mean xxxx xxxxx? Xxxx xxxxx has not a house of his
 - 16 own in xxxxxxx.
 - 17 He hasn't a house in xxxxxxx -- [Overlapping Q.
 - 18 microphones]
 - He was in xxxxxxx residing in the house owned by 19 Α.
- 09:57:33 20 another person.
 - [Overlapping microphones] -- soldiers or not yes or no? 21 Q.
 - 22 I can't remember whether soldiers burnt that house down. Α.
 - 23 Do you know also one xxxxx xxxxxx? Q.
 - 24 Α. In xxxxxxxx?
- 09:58:03 25 Q. Yes.
 - I don't know any xxxxx xxxxxx in xxxxxxxxx. 26 Α.
 - Now, will I be wrong to say that houses were bombed in 27 Q.
 - xxxxxxxx prior to 1998? 28

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- 1 PRESIDING JUDGE: The witness has said no, I mean, we
- 2 should -- let's proceed. The witness has answered this
- 3 question.
- 4 MR BOCKARIE: Yes. Your Honour.
- 09:58:31 5 PRESIDING JUDGE: He has persisted and persisted on this on
 - 6 about two clear occasions. Unless you have other
 - 7 evidence to contradict him, that's fine.
 - 8 MR BOCKARIE:
 - 9 Q. Now, you've heard of the war TRC, haven't you, Truth and
- 09:58:50 10 Reconciliation Commission?
 - 11 A. Yes, I have heard of it.
 - 12 Q. Are you aware whether officials of the TRC visited
 - 13 xxxxxxxxx?
 - 14 A. Yes, they went there. Yes.
- 09:59:11 15 Q. You spoke to them?
 - 16 A. Yes.
 - 17 O. And I'm sure you told them about the destruction of
 - 18 xxxxxxxx.
 - 19 A. Yes, yes.
- 09:59:31 20 Q. And it is a fact that the destruction of xxxxxxx
 - featured during the public hearing of the TRC; am I
 - 22 correct?
 - 23 A. Yes, they talked about it.
 - 24 Q. Did you give evidence at this public hearing?
- 09:59:59 25 A. No, I didn't say anything in that court.
 - 26 Q. You're aware that other residents of xxxxxxx did speak
 - 27 at this public hearing?
 - 28 A. Yes.

- 1 Q. Yes. You recall yesterday you told this Court that you
- were prepared to testify irrespective of whatever gains, 2
- as long as it was related to what transpired in 3
- xxxxxxxxx. Can you tell me why you didn't testify at the
- 10:00:46 5 TRC?
 - Shall I explain? 6 Α.
 - PRESIDING JUDGE: Yes.
 - 8 I came there -- we came there, but I was not able to talk Α.
 - 9 there.
- 10:01:28 10 PRESIDING JUDGE: Why were you not able to talk there?
 - THE WITNESS: I don't know why, but all of us went there, and 11
 - 12 people were there until night, and in the end, they said
 - 13 that everything is finished, and so went away.
 - JUDGE BOUTET: Please proceed, Mr Bockarie. 14
- 10:02:30 15 MR BOCKARIE:
 - You were prepared to testify at the TRC and you were also 16 Q.
 - 17 prepared to testify in public at the TRC; isn't it, if
 - called upon? 18
 - 19 Yes, I was really ready to talk there, but they did not
- 10:02:52 20 allow me to talk. The time was already -- I mean, up.
 - Now, are you scared -- now you're scared in testifying in 21
 - 22 public; aren't you?
 - 23 Now? Whether I'm afraid? If I were a coward, I would Α.
 - 24 not be sitting here. I am not afraid.
- 10:03:48 25 So, in fact, you don't mind if your identity is disclosed Q.
 - to the public, do you? 26
 - Yeah, I would be bothered about that if my name is 27 Α.
 - 28 pronounced to the public.

- 1 JUDGE BOUTET: What are we trying to achieve here? The
- 2 witness has been given protective measures. What are you
- trying to achieve? 3
- 4 MR PESTMAN: If I may interrupt?
- 10:04:27 5 JUDGE BOUTET: No. I'm talking to Mr Bockarie, not to you.
 - MR BOCKARIE: Your Honour, as he rightly said, he was quite 6
 - 7 enthusiastic in giving public testimony during the TRC.
 - 8 JUDGE BOUTET: So what would that change about the protective
 - 9 measures that this Court has issued?
- 10:04:41 10 MR BOCKARIE: I'm just wondering why is he not scared? What
 - difference does it make, Your Honour? 11
 - JUDGE BOUTET: Because this is not the TRC. 12
 - 13 MR BOCKARIE: But, My Honour, you'll agree with me that --
 - JUDGE BOUTET: Just ask him a question. I will not agree with 14
- 10:05:00 15 you.
 - MR BOCKARIE: Yes, I will, Your Honour. 16
 - 17 Now, Mr Witness, since 1998 you've been experiencing some
 - 18 financial difficulties; am I correct?
 - 19 Α. No.
- 10:05:29 20 Q. So you've been quite okay financially since the
 - destruction of your house, according to your evidence? 21
 - 22 The finance -- the money, you mean? But physically there
 - 23 was no money with me, but the children that I brought up
 - 24 are out and they used to send money to me.
- 10:06:07 25 So you're telling this Court you had no financial Q.
 - difficulty? 26
 - I'm not really saying plainly, but I am really 27 Α.
 - financially handicapped, but I brought up children who 28

- 1 are outside and they used to send money to me which I
- 2 used.
- MR BOCKARIE: My Lord, my question has not been answered. 3
- PRESIDING JUDGE: The question has been answered --4
- 10:06:33 5 MR BOCKARIE: As My Lord pleases.
 - PRESIDING JUDGE: -- in traditional senses. When you train a 6
 - 7 child, it is an investment and if you are living on that
 - 8 investment, it is like reaping the rents of your house
 - 9 that you've built. Can you proceed.
- 10:06:45 10 MR BOCKARIE: Yes.
 - Mr Witness, you started cooperating with the Office of 11 Q.
 - 12 the Prosecutor on the 19th of January 2003; you gave a
 - 13 statement. From that time to date have you received any
 - financial assistance from the Office of the Prosecutor? 14
- 10:07:11 15 Α.
 - Can you tell this Court how much; as far as you can 16 Q.
 - 17 remember?
 - I cannot remember now. 18 Α.
 - 19 Q. But will you -- will you be surprised to know that it is
- 10:08:05 20 close to a million Leones?
 - MR TAVENER: I object to this question. I understand, and I 21
 - 22 could be corrected, that the court also provides funds to
 - 23 these witnesses as a matter of providing accommodation,
 - 24 food and the like. This question is put in terms as what
- 10:08:23 25 has been provided by the Office of the Prosecution. This
 - area was dealt with yesterday, and I would ask that there 26
 - be a differentiation between monies provided by the 27
 - court, which I understand has been approved by the court 28

1	to support these witnesses, and the other monies.
2	Clearly, any witness that appears at this tribunal who
3	has been brought from the country will have been given
4	money in order to support them.
10:08:48 5	PRESIDING JUDGE: First of all, counsel is asking whether the
6	amount, you know, came up to a million Leones.
7	MR TAVENER: Yes, but what I'm concerned about
8	[Trial chamber confer]
9	JUDGE THOMPSON: I'm not sure whether you're being precise
10:09:21 10	when you say "the court" is paying. I hope you can
11	MR TAVENER: I understand the victim support people pay money,
12	which is
13	JUDGE THOMPSON: I mean, that's a unit, quite right.
14	MR TAVENER: Exactly. I understand the point of the question.
10:09:36 15	However, not to differentiate between those payments that
16	have been authorised by the court, to say in some how
17	that has influenced this witness, I would suggest that is
18	improper. You must differentiate in some way, otherwise
19	every witness who appears, that question can be put, and
10:09:54 20	in fact, all they're doing is receiving monies provided
21	by the court in the normal course of events.
22	JUDGE THOMPSON: Yes, it gets so argumentative. If a question
23	has been asked and you think that it violates some
24	principle of cross-examination, either on grounds of
10:10:16 25	irrelevance or perhaps it is misleading or misguided, I
26	think an objection should be formulated in those terms,
27	because I'm not really interested in listening to a
28	lecture from the Prosecution as to what monies are

	1	available or not; otherwise, it may well be that you
	2	would want to go into the witness box, and I think you
	3	don't want to get yourself into that kind of scenario,
	4	but if you formulate a proper objection in terms to
10:10:53	5	persuade us that the question is improper in the context
	6	of cross-examination, I'm prepared to hear arguments.
	7	MR TAVENER: I'll put, in those terms, it is misleading,
	8	because this witness has received a sum of money. That
	9	money, as I understand matters, can be broken down
10:11:11	10	between that supplied by the court under the auspices of
	11	the
	12	JUDGE THOMPSON: I still don't like the way you're proceeding.
	13	I certainly do not think it is proper for you, as
-	14	Prosecuting counsel, at this stage, to give us a lecture
10:11:31 1	15	on monies that have been or allowances or whatever you
	16	call them, that are made available to witnesses you have
	17	already disclosed in some document to the other side.
	18	Based on what you've disclosed to them, they're probably
	19	trying to cross-examine your witnesses. My own
	20	understanding of how we should proceed is that you should
	21	formulate an objection to questions asked, using whatever
	22	grounds you think proper, so that we can decide whether
	23	to sustain the objection; otherwise, and I insist, if you
2	24	want to give us this lecture, you may as well testify.
10:12:14	25	MR TAVENER: Sorry, Your Honour, I'm not seeking to lecture
	26	the Court, merely to ground my objection which is: The
	27	question is misleading. It was put in terms of how much
	28	money the OTP had provided to this witness and the sum

- 1 mentioned, as I understand, was not provided solely by
- 2 the OTP. In that way the question is misleading. I
- 3 didn't intend to lecture.
- 4 JUDGE THOMPSON: [Microphone not activated] -- objection
- 10:12:38 5 properly formulated, but not -- [Microphone not
 - 6 activated] should not come from you. I mean because
 - 7 you're not -- I understand, the victims and witnesses --
 - 8 [Microphone not activated]
 - 9 THE INTERPRETER: My Lord, your microphone is not on. My
- 10:12:53 10 Lord, your microphone is not on.
 - 11 JUDGE THOMPSON: I apologise.
 - 12 MR TAVENER: I understand what Your Honour is saying and I
 - 13 accept what Your Honour is saying. It was simply a
 - 14 matter of trying to clarify my position. Thank you.
- 10:13:03 15 PRESIDING JUDGE: Can counsel continue, but reformulate the
 - question so as to bring out the facts very clearly.
 - 17 MR BOCKARIE: As My Lord pleases.
 - 18 Q. Now, Mr Witness, are you surprised to note that you've
 - 19 received almost a million Leones as a result of your
- 10:13:24 20 cooperation with the court?
 - 21 A. It will not hurt me, because they are the people that
 - gave me -- they are the people that really lodged me
 - here. It won't be a problem for me.
 - 24 Q. Mr Witness, will I be correct to say that soldiers were
- 10:14:17 25 stationed at xxxxxxx as far back as 1991?
 - 26 A. This question about soldiers you asked me today. You've
 - 27 asked already.
 - 28 JUDGE BOUTET: Mr Witness, you have to answer the question.

- 1 PRESIDING JUDGE: It is a different question that counsel has
- 2 asked you.
- 3 A. They were there.
- 4 MR BOCKARIE:
- 10:14:57 5 Q. Yes, between 1991 right up to 1998 can I describe the
 - 6 relationship between the soldiers and the civil
 - 7 population as very cordial?
 - 8 A. Not at all, because we were all there for them even the
 - 9 Kamajors were all there for them. They were looking
- 10:15:36 10 after us. They were very cordial.
 - 11 Q. Do you know one Colonel xxxxxxx?
 - 12 A. Very well.
 - 13 Q. He was your personal friend?
 - 14 PRESIDING JUDGE: Colonel who?
- 10:15:56 15 MR BOCKARIE:
 - 16 Q. xxxxxxxx, xxxxxxxx, he was your friend; am I correct?
 - 17 A. I was not -- he was not a friend to me only, but he was a
 - 18 friend for everybody.
 - 19 Q. When you say "we", who are referring to as "we"?
- 10:16:25 20 A. Many, when we're many, but when you said me alone, my
 - 21 personal friend -- that is why I said he was not my
 - 22 personal friend, but he was a friend to the people of --
 - 23 Q. And you also know one -- [Microphone not activated]
 - 24 A. Yes.
- 10:17:02 25 Q. And you also no one Major xxxx xxxxx?
 - 26 A. Yes.
 - 27 Q. Major xxxxxx?
 - 28 A. Yes.

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- 1 Q. Major xxxxxxxx?
- 2 Α. Yes, yes.
- xxx xxxxx? 3 Q.
- Α. Yes, yes.
- 10:17:36 5 Q. xxxx xxxx?
 - 6 Α. Yes.
 - Q. All these officials were the commanding officers of the
 - 8 5th Battalion, the army stationed in xxxxxx; am I
 - 9 correct?
- 10:18:07 10 All the soldiers you named were all in xxxxxxx, but
 - when you talk of 5th Battalion, 4th Battalion, we don't 11
 - think about that. I don't know about that, but they were 12
 - 13 all there.
 - Now, did inter-marry occur between the soldiers and the 14 Q.
- 10:18:56 15 inhabitants of xxxxxxxx; did they inter-marry?
 - 16 Α. Yes.
 - Now, Mr Witness, are you aware of the initiation of 17 Q.
 - Kamajors in the xxxxx xxxxx Chiefdom? 18
 - 19 Α. Very well.
- 10:20:16 20 Q. You will agree with me that the initiation of Kamajors
 - was the responsibility of the chiefdom authorities; am I 21
 - 22 correct?
 - 23 Yes. Α.
 - 24 Q. Can you tell this Court why were Kamajors initiated in
- 10:21:15 25 xxxxx xxxxx Chiefdom? Why, do you know?
 - What I can tell the Court well-well? If I can tell the 26 Α.
 - 27 Court well-well?
 - PRESIDING JUDGE: Yes, well-well. Well-well. Tell the Court 28

- 1 well-well.
- 2 THE WITNESS: The Kamajor initiation that took place in xxxxx,
- xxxxxx, Mr Hinga Norman he used to be our region chief. He 3
- gathered us together to initiate a Kamajor society, but
- 10:22:15 5 they have been doing this initiation somewhere else. It
 - has reached a point he wanted it to be done in his own 6
 - chiefdom. He used to be our chiefdom head. We also said
 - that, "Well, Chief, whatever you said, that is good, and 8
 - you brought it to the chiefdom, we can cooperate with
- 10:22:43 10 you." Well, this is the reason why the chiefdom elders
 - got together and accept and then it was Chief Norman who 11
 - said we should do it. 12
 - 13 MR BOCKARIE:
 - Will you agree with me that Kamajors were initiated in 14
- 10:23:24 15 order to -- [microphone not activated] some parts of
 - xxxxx xxxxx Chiefdom which were under rebel threat and 16
 - 17 also the neighbouring chiefdoms?
 - At first, when we started it, that was our thought, but 18
 - it did not end that way. We thought of that, but it did 19
- 10:24:07 20 not end that way at all.
 - But Mr Witness, it was the fact that Kamajors, Kamajors 21 Q.
 - 22 helped in the liberation of other towns, like xxxxxxx,
 - 23 xxxxxx [phonetic]; am I correct?
 - 24 Α. There is no truth in that. Those people do not do
- 10:25:12 25 anything good for us. We were hurt, we were greatly
 - hurt. 26
 - My question is reference to xxxxx Chiefdom and xxxxx 27 Q.
 - Chiefdom, xxxxxx; are you aware or not? 28

- 1 A. I don't know about that.
- 2 Q. Thank you. Now --
- 3 PRESIDING JUDGE: The chiefdom -- [Microphone not activated]
- 4 MR BOCKARIE: xxxxxx Chiefdom and xxxxx Chiefdom xxxxx and
- 10:26:08 5 xxxxx.
 - 6 Q. Now, Mr Witness this one may be a little bit personal -
 - 7 did you vote in the 1996 January election?
 - 8 A. Yes, indeed.
 - 9 Q. [Microphone not activated] -- am I correct?
- 10:26:36 10 A. Yes, indeed.
 - 11 Q. Mr Witness, were you a member of the SLPP party?
 - 12 JUDGE PRESIDING: Yes, that's true. He said he was the
 - 13 chairman.
 - 14 [Overlapping microphones]
- 10:26:46 15 MR BOCKARIE:
 - 16 Q. Now were you disturbed when in 1997 this government of
 - 17 your choice was overthrown? Were you disturbed in any
 - 18 way?
 - 19 A. Yes. It disturbed me greatly.
- 10:27:26 20 Q. You were happy?
 - 21 A. You've asked me -- you've asked me this question and now
 - 22 you're repeating it. I told you I was disturbed and now
 - you're asking me if I was happy.
 - 24 Q. He said he was disturbed --
- 10:27:42 25 PRESIDING JUDGE: By what?
 - 26 MR BOCKARIE:
 - 27 Q. When the government, the SLPP government, the government
 - of his choice was overthrown in May 1997, can you tell

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- 1 this Court why were you disturbed?
- 2 A. Yes, yes.
- 3 Q. Why?
- 4 A. We voted for Tejan Kabbah and he was overthrown.
- 10:28:20 5 Whatever happens, that is bound to hurt somebody.
 - 6 Q. At this time is it a fact that the Kamajors nationwide
 - 7 said "no" to this overthrow; is it a fact?
 - 8 A. There is no truth in that. It is not all of them. It is
 - 9 not all of them. Like you said, "all of them," no, it is
- 10:29:03 10 not all of them.
 - 11 Q. Do you acknowledge the fact that the Kamajors fought
 - concertedly to restore the government of Tejan Kabbah?
 - 13 A. No, I can't remember that one, that they fought to bring
 - 14 Tejan Kabbah into power. No, I can't remember that one.
- 10:30:05 15 Q. Yes. Now, is it a fact that for a great part between May
 - 16 1997 and February 1998 Bo was under the control of the
 - 17 AFRC soldiers; am I correct?
 - 18 A. I can't remember that one to any extent.
 - 19 Q. You don't know that?
- 10:30:55 20 A. No.
 - 21 Q. Are you also aware that the Kamajors were very
 - instrumental in the liberation of Bo; yes or no?
 - 23 A. No, I don't remember that, no.
 - 24 Q. Now, can I just -- yes, I'll come to that. Now, I want
- 10:31:51 25 to draw your reference -- your attention to your
 - statement which you made on the 19th January 2003?
 - 27 A. Yes, continue.
 - 28 Q. [Overlapping microphones] -- and you identified your

- 1 signature; am I correct?
- 2 A. Yes.
- 3 Q. Now, I'm referring to the third paragraph of your
- 4 statement, which I'll read very slowly.
- 10:32:41 5 A. Yes.
 - 6 Q. "Two days later, some of our boys -- two days later we
 - 7 sent some of our boys to spy on xxxxxx to see what was
 - 8 happening. By that time the Kamajors had not entered
 - 9 xxxxxxx; they later entered. Rumours had it that we
- 10:33:40 10 had kept the soldiers in xxxxxx." I want to place
 - 11 special reference to the, "Rumours had it that we had
 - 12 kept the soldiers in xxxxxxx."
 - 13 A. To hit on them.
 - 14 Q. Now, was there any barracks in xxxxxx?
- 10:34:19 15 A. No, we didn't have any soldiers. There was no barracks
 - in xxxxxxx.
 - 17 Q. Will I be correct to say the soldiers lived in the houses
 - occupied by the civilians, as well?
 - 19 A. Yes, there were some houses the people gave to them and
- 10:34:52 20 they lodged in there.
 - 21 Q. It's not rumour at all. So you agree with this, they
 - 22 stayed in these houses?
 - 23 A. What do you mean? When they were there at random or when
 - 24 we had run away? Where they were, that's what I don't
- 10:35:12 25 understand.
 - 26 Q. Whilst you were living together, they stayed in the
 - 27 respective houses occupied by the civilians. It is the
 - fact, it is not rumour; do you agree with me?

- 1 A. Yes, when we were there, yes, they were in the houses.
- There were some houses and, when they asked for it, if it
- was empty, we would give it to them, because some people
- 4 had left the town.
- 10:35:41 5 Q. Now we'll move on to the 4th paragraph in your statement
 - of the 19th January 2003. It is exactly what you said
 - 7 and I'll read it slowly. "xxxxxx xxxxxxxx led the Kamajors
 - 8 to xxxxxxx under the overall command of xxxx xxxxxx.
 - 9 xxxxxx gave orders for the houses to be burnt. One gun
- 10:36:25 10 commander xxxxxxx -- xxxxxx I stand to be corrected
 - was also involved in the looting and burning of houses."
 - 12 [10.42 a.m. HN140904B]
 - 13 MR BOCKARIE: Just a minute, Your Honour. My Lord, we are
 - 14 just trying to reconcile.
- 10:42:24 15 Q. Sorry, please, it's the second paragraph. I will read
 - slowly, sir: "We initiated the Kamajors to assist the
 - 17 military."
 - 18 A. Yes.
 - 19 Q. "Later there was this split due to suspicion on both
- 10:43:00 20 sides."
 - 21 A. Yes.
 - 22 Q. "Even before the overthrow of President Tejan Kabbah."
 - 23 A. Yes.
 - 24 Q. "The Kamajors often attack the army in xxxxxxx."
- 10:43:12 25 A. Yes, indeed.
 - 26 Q. "We tried to reconcile the two groups but we were
 - 27 unsuccessful."
 - 28 A. Yes.

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- 1 Q. Mr witness, can you tell this Court how did you try to
- 2 effect this reconciliation between these two groups?
- 3 A. Yes, indeed.
- 4 0. How?
- 10:43:52 5 A. We, the elders, we summoned ourselves, like that man you
 - 6 were just talking about, xxxxx xxxxx, we called him
 - 7 and talked to him, "That these soldiers in this town are
 - 8 not many, you, the Kamajors are many. These soldiers do
 - 9 not have so many Mende people; you the Kamajors are all
- 10:44:28 10 the Mendes. If you say you are going to cause any
 - fighting here then only Mende people would be killed. So
 - forget about this and reconcile. If you reconcile, then
 - we would think about something else that would not result
 - in any fighting." We said that over and over, but it
- 10:45:00 15 didn't take effect. So that was the cause of the
 - fighting. We warned them, we advised them, we talked to
 - 17 them, but they never listened to us. In fact, they were
 - angry with us that we were in support of the soldiers
 - that was why we were talking to them. "No, we are not
- 10:45:28 20 happy, nor are we angry, but they were sent there by the
 - 21 government. If you say you are going to fight them they
 - 22 would destroy our town and kill you."
 - 23 Q. At any time were you told by the Kamajors that the
 - 24 soldiers should surrender themselves to ECOMOG during
- 10:45:56 25 this negotiation?
 - 26 A. Take the question again, please.
 - 27 Q. During this negotiation, were you at any time told by the
 - 28 Kamajors that the soldiers should surrender themselves to

- 1 ECOMOG?
- 2 A. The way you have asked the question -- no, we can't tell
- 3 the soldiers to surrender to ECOMOG.
- 4 Q. Now, you said after the attack of 13 February you fled to
- 10:46:46 5 Bo?
 - 6 A. Yes, indeed.
 - 7 Q. And you stayed at xxxxx xxxxx very close to xxxxxxxxx; am
 - 8 I correct?
 - 9 A. Yes, I was on that highway.
- 10:47:06 10 Q. Do you know Lawyer xxxxxxx?
 - 11 A. Yes.
 - 12 Q. He's got a house at xxxxxxxx; am I correct?
 - 13 A. Yes.
 - 14 Q. You stayed very close to his house --
- 10:47:18 15 THE INTERPRETER: We wouldn't get that answer, Your Honours.
 - 16 PRESIDING JUDGE: Mr Bockarie, you are going at a Boeing
 - 17 speed.
 - 18 MR BOCKARIE: Sorry sir.
 - 19 PRESIDING JUDGE: Can you, please --
- 10:47:32 20 JUDGE BOUTET: I missed the last three questions.
 - 21 MR BOCKARIE:
 - 22 Q. You know lawyer xxxxx xxxxxx?
 - 23 A. Yes, indeed, I know him.
 - 24 Q. You know he has a house at xxxxxxxx?
- 10:47:58 25 A. Yes.
 - 26 Q. Am I correct to say when you fled xxxxxxx and came to
 - 27 xxx, you came to xxxxxxx; am I correct to say that the
 - 28 place you stayed is a stone's throw from xxxxx xxxxx

- 1 house?
- 2 A. No, it was farther away a little. No, it was not a
- 3 stone's throw.
- 4 Q. But it was a walking distance?
- 10:48:36 5 A. Yes, indeed.
 - 6 Q. Now, because of your association with the soldiers, you
 - 7 were very scared of going to xxxxxxx; am I correct,
 - 8 after you came to Bo?
 - 9 A. No.
- 10:48:56 10 Q. You were not scared of going back to xxxxxx?
 - 11 A. As you said that the cooperation that was between us,
 - 12 that's why I didn't go. No, I was only scared -- I was
 - frightened for my life; it was not because of my
 - 14 cooperation with the soldiers.
- 10:49:12 15 Q. So you were scared of going back to xxxxxxxxx after you
 - 16 fled to Bo?
 - 17 A. Yes. I didn't hide when we left there. I was scared
 - 18 because I was told that it was the Kamajors who were
 - 19 there and I was not a member of the Kamajor group.
- 10:49:42 20 Q. And you also stayed very close to one -- you know xxxxxxx
 - 21 xxxxx xxxxx, the chief imam in xxxxxxx?
 - 22 A. Yes, indeed.
 - 23 Q. You all stayed together.
 - 24 A. Yes, indeed. We were not staying in the same place, but
- 10:50:00 25 I could walk and go to him and he could walk and come to
 - 26 me. Yes, we were visiting one another.
 - 27 Q. I'm putting it to you that for the whole of 1998 you
 - stayed in Bo; you didn't go to xxxxxxx at all?

- 1 A. No, I went there.
- 2 MR BOCKARIE: Thank you, Your Honour, that would be all for
- 3 this witness.
- 4 THE WITNESS: Sorry, sir.
- 10:51:28 5 PRESIDING JUDGE: Thank you. Yes, witness. Yes, please.
 - 6 THE WITNESS: I want to ease myself.
 - 7 PRESIDING JUDGE: The Court will rise for five minutes for the
 - 8 witness to put himself at ease, and who ever, also.
 - 9 Thank you. The court rises.
- 10:52:06 10 [Court recessed at 10.51 a.m.]
 - 11 [Upon resuming at 11.04 a.m.]
 - 12 PRESIDING JUDGE: We are resuming the session and --
 - 13 JUDGE BOUTET: Mr Margai, you are ready to proceed with your
 - 14 cross-examination?
- 11:04:26 15 MR MARGAI: Thank you, My Lord.
 - 16 CROSS-EXAMINED BY MR MARGAI:
 - 17 Q. Mr Witness, please accept my sympathy on the loss of life
 - 18 and property. Having said that, please listen
 - 19 attentively to my questions and answer them directly and
- 11:04:58 20 as candidly as you possibly could. Thank you.
 - 21 A. Okay.
 - 22 Q. Now, before the amalgamation of the two chiefdoms
 - 23 resulting in xxxxxx xxxxxx, you had xxxxxx as a separate
 - 24 chiefdom; is that correct?
- 11:05:50 25 A. Yes, indeed, xxxxxx was separate and xxxxxx was separate.
 - 26 Q. No, no, please confine your answers to questions put.
 - 27 Don't volunteer. Thank you.
 - 28 A. Yes, indeed.

- 1 PRESIDING JUDGE: "Yes, indeed," what does that mean? Please,
- 2 Mr Margai, ask him the question again.
- 3 MR MARGAI:
- 4 Q. Again I shall put the question. Before the amalgamation,
- 11:06:20 5 xxxxxxx was a separate chiefdom?
 - 6 A. Yes.
 - 7 Q. And xxxxxx had four sections before the amalgamation?
 - 8 A. Yes.
 - 9 Q. And the headquarter of xxxxxx before the amalgamation was
- 11:07:14 10 xxxxx?
 - 11 A. Yes, indeed -- yes.
 - 12 Q. The other chiefdom to the amalgamation was xxxxxxx?
 - 13 A. Yes.
 - 14 Q. xxxxxxx also had four sections --
- 11:07:44 15 A. Yes.
 - 16 Q. -- with its chiefdom headquarters situated at xxxxxxxx?
 - 17 A. Yes.
 - 18 Q. Now, you knew Paramount Chief xxxx xxxxx, now deceased?
 - 19 A. Yes, I knew him.
- 11:08:26 20 Q. He become paramount chief in a non-rotational contest?
 - 21 A. Repeat the question.
 - 22 Q. He become paramount chief of xxxxx xxxxx -- or perhaps
 - 23 before I put that, now xxxxxx and xxxxxxx become
 - 24 amalgamated.
- 11:09:14 25 A. Yes.
 - 26 Q. With a total of eight sections?
 - 27 A. Yes.
 - 28 Q. And its first paramount chief, after the amalgamation,

- was Paramount Chief xxx xxxxx?
- 2 A. Yes, indeed.
- 3 Q. Now, you are from xxxxx; isn't that correct?
- 4 A. No, I'm from all two places.
- 11:10:16 5 Q. Please try and assist us.
 - 6 A. My father's home is xxxxxx and my mother's home is
 - 7 xxxxxxx.
 - 8 Q. Try and assist us. We're only trying to ascertain the
 - 9 truth.
 - 10 PRESIDING JUDGE: No, if he says -- from what I have heard --
 - 11 the father is from xxxxxx, I think; the mother is from
 - 12 xxxxx. That is what he said.
 - 13 MR MARGAI: I didn't hear the matrilineal and patrilineal
 - 14 aspect of it when I heard it. I heard it --
 - 15 [Overlapping microphones]
 - 16 MR MARGAI: As My Lords please.
 - 17 Q. Now, Mr Witness --
 - 18 PRESIDING JUDGE: You see, it would be difficult --
 - 19 MR MARGAI:
- 11:10:58 20 Q. -- it is not possible in our tradition for you to hail
 - 21 from two places -- you know that. You're either from the
 - 22 matrilineal or the patrilineal?
 - 23 A. Yes, indeed.
 - 24 Q. And I therefore --
- 11:11:20 25 JUDGE THOMPSON: What is "yes"?
 - 26 MR MARGAI: It is not usual in our tradition for one to belong
 - to both matrilineal and patrilineal lineage.
 - 28 JUDGE THOMPSON: It's either/or?

- 1 MR MARGAI: It's either/or.
- 2 JUDGE THOMPSON: So he agrees with you?
- 3 THE WITNESS: Yes.
- 4 MR MARGAI:
- 11:11:44 5 Q. And, therefore, I'm putting it to you -- or, before I put
 - 6 it, where did your father hail from? Was it xxxxxx or
 - 7 xxxxx -- your father?
 - 8 A. My father hails from xxxxxx.
 - 9 Q. And your mother?
- 11:12:08 10 A. xxxxxx.
 - 11 Q. And, therefore, following your answer about not belonging
 - 12 to both patrilineal and matrilineal --
 - 13 JUDGE THOMPSON: Just a minute; in other words, your
 - 14 suggestion to him is that there cannot be dual
- 11:12:56 15 patrilineage under our system?
 - 16 MR MARGAI: As My Lord pleases. He has accepted that.
 - 17 Q. And I now put it to you, following that answer, that you
 - hail from xxxxxx patrilineally; isn't that correct?
 - 19 A. Yes, indeed.
- 11:13:20 20 Q. Thank you. Now, the amalgamation, which has been widely
 - spoken about here, wasn't a very happy arrangement
 - 22 between the people of xxxxx and the people of xxxxxx.
 - 23 A. No, people were not happy, but the Government had done
 - 24 it.
- 11:14:08 25 Q. And you had no alternative but to abide by the will of
 - the government.
 - 27 A. Yes.
 - 28 Q. And would I be right in saying that that is still the

- 1 situation in both xxxxx and xxxxxx?
- 2 Α. Just as you said, even now, we are still together.
- 3 Q. No, no, no, no, no.
- We are still divided. We are still divided. Α.
- 11:14:48 5 Q. And tell me, you, as an individual, were you happy with
 - the Paramount Chief xxx xxxxx becoming paramount chief 6
 - of xxxxx xxxxxx -- were you, in the light of your
 - 8 testimony?
 - Yes. Yes, that is what the Government said.
- 11:15:26 10 Talking about you -- forget about what the government Q.
 - 11 imposed on you -- were you happy; that's what I'm saying.
 - 12 JUDGE THOMPSON: But isn't it fair to --
 - 13 THE WITNESS: No, I was not happy.
 - MR MARGAI: He has accepted, Your Lordship. Thank you. 14
- 11:15:58 15 witness is very premonitious, I dare say.
 - Now, do you know when Paramount Chief xxx xxxxxx died? 16 Q.
 - 17 I can't remember the time, but he'd died a long time ago. Α.
 - Over ten years? 18 Q.
 - 19 Yes, yes, it's over 10 years. Α.
- 11:16:26 20 Q. Over 15 years?
 - No, it's not over 15 years, but it's nearer to 15 years. 21 Α.
 - 22 [Microphone not activated] My Lord, between 10 and 15 Q.
 - 23 years. Now, xxxxx xxxxxx now has a paramount chief?
 - 24 Α. Yes.
- 11:16:58 25 In the person of Paramount Chief xxxx xxxxx? Q.
 - 26 Α. XXX XXXX.
 - Do you now know when he was elected paramount chief? 27 Q.
 - 28 Α. It's about two years now.

- 1 Q. About two years. There was quite some difficulty in
- electing a paramount chief as a successor to xxx xxxxx;
- 3 isn't that correct?
- 4 A. Indeed, yes.
- 11:17:44 5 PRESIDING JUDGE: Chieftancy issues are never --
 - 6 MR MARGAI: No, but this one was exceptional because of the
 - 7 duration.
 - 8 PRESIDING JUDGE: Okay, go ahead.
 - 9 MR MARGAI:
- 11:17:58 10 Q. And it took such a long time because of the bitterness
 - 11 that had existed from this amalgamation?
 - 12 A. Yes, it took a long time about ten -- about 11 years and
 - more.
 - 14 JUDGE BOUTET: Is the answer that it took about ten, 11 years
- 11:18:46 15 before a chief was elected.
 - 16 MR MARGAI: No, that is not the answer to my question. I said
 - 17 it took a long time because of the bitterness resulting
 - from the amalgamation. That was my question. Thank you.
 - 19 My Lord.
- 11:18:52 20 JUDGE BOUTET: But the period of time that you are talking
 - 21 about is ten to 11.
 - 22 MR MARGAI: Ten to 11. He had earlier said ten to 15, but I
 - 23 accept.
 - 24 JUDGE THOMPSON: It took such a long time --
- 11:19:22 25 MR MARGAI: It took such a long time because of the
 - 26 bitterness.
 - 27 JUDGE THOMPSON: It took such a long time to do what?
 - 28 MR MARGAI: Getting a successor, My Lord.

- 1 JUDGE THOMPSON: Precisely, that's what I thought.
- 2 MR MARGAI: Well, that was a follow-up question. I thought it
- 3 was obvious, I am sorry.
- 4 JUDGE THOMPSON: It didn't seem quite clear.
- 5 MR MARGAI: I'm sorry.
- 6 Q. Yes, it took such a long time to get a successor because
- 7 of the bitterness resulting from the amalgamation?
- 8 A. Yes, that is the truth; that is what happened.
- 9 Q. Thank you. Now the soldiers went to xxxxxxxx about
- 11:19:54 10 1991; is that right?
 - 11 A. Yes, indeed.
 - 12 Q. Now, imagine yourself to be by the roundabout at
 - 13 xxxxxxxx.
 - 14 A. Yes.
- 11:20:26 15 Q. And xxxxxxxx is a gateway to so many other areas;
 - 16 chiefdoms.
 - 17 A. Yes, indeed.
 - 18 Q. Now from xxxxxxxx, you could access xxxxxxx.
 - 19 A. Yes, about 16 miles -- 26 miles.
- 11:20:58 20 Q. And from xxxxxxx you could also access xxxxxx in the
 - 21 small xxx chiefdom?
 - 22 A. Yes, that's about 29 miles.
 - 23 Q. Thank you very much for being most helpful. And from
 - 24 xxxxxxx you could also access xxx?
- 11:21:26 25 A. That's 22 miles.
 - 26 Q. And from xxxxxxx you could also access xxxxxx, xxxxxx
 - 27 chiefdom?
 - 28 A. Yes, that's 22 miles.

- 1 Q. Now when the military came to xxxxxx in 1991, could
- you tell this Court where they were based?
- 3 A. Yes.
- 4 Q. Where?
- 11:22:06 5 A. xxxxxxx.
 - 6 Q. And they remained there until 1998 when they finally
 - 7 left?
 - 8 A. Yes.
 - 9 Q. Do you know in what month in 1998 the military finally
- 11:22:44 10 left xxxxxxx?
 - 11 A. Yes.
 - 12 Q. What month?
 - 13 A. In February.
 - 14 Q. February 1998. Thank you. Now for emphasis sake, when
- 11:23:06 15 the military came to xxxxxxxx they intermarried with
 - 16 women from xxxxxxxx?
 - 17 A. Yes. They got women there, but they were not just women
 - 18 from xxxxxxxxx.
 - 19 Q. xxxxxxxx and the environs?
- 11:23:38 20 A. Yes, they did have women there.
 - 21 Q. And you the inhabitants in xxxxxxxx regarded these
 - 22 soldiers who were married to your daughters as your
 - 23 in-laws?
 - 24 A. No, we did not turn them into our in-laws -- no, we
- 11:24:02 25 didn't turn them into our in-laws properly, it was for
 - 26 the sake of power
 - 27 Q. No, probably you don't understand the question. Now
 - 28 these soldiers came to xxxxxxxx, they got married to

- 1 your daughters.
- 2 A. No, they got married at random. It could be your
- 3 sister's child, your auntie, your sister.
- 4 JUDGE THOMPSON: The evidence as I recorded it, they
- 11:24:52 5 intermarried women from various --
 - 6 MR MARGAI: I accept that, My Lord. I accept that.
 - 7 JUDGE THOMPSON: And now you decided to be too specific.
 - 8 MR MARGAI: I accept that.
 - 9 Q. They intermarried women within and without xxxxxxxx; its
- 11:25:06 10 environs?
 - 11 A. Certainly.
 - 12 Q. Certainly, he says -- would you like to testify in
 - 13 English?
 - 14 PRESIDING JUDGE: No, please, please.
- 11:25:20 15 THE WITNESS: No, what you are saying in English, I can't
 - 16 understand everything, but I do understand some.
 - 17 MR MARGAI:
 - 18 Q. Now when somebody -- did you personally regard these
 - 19 soldiers as in-laws?
- 11:25:44 20 A. No, we didn't regard them as in-laws in any better way,
 - 21 no.
 - 22 Q. No, leave the qualification as to better, bad, worse.
 - Were they regarded by you as in-laws?
 - 24 A. No, we didn't regard them as in-laws.
- 11:26:10 25 Q. What did you personally regard them as, if anything?
 - 26 A. We regarded them as people who are wielding power so they
 - could do anything.
 - 28 Q. Are you saying to this Court that in fact they came and

- 1 married women from xxxxxxxxxx forcibly; is that what you
- are telling this Court? 2
- 3 JUDGE THOMPSON: Let me get this clear. Is he speaking for
- himself personally or is he speaking for the community? 4
- 5 MR MARGAI: For himself.
- 6 JUDGE THOMPSON: So he did not regard them as in-laws; is that
- 7 the evidence?
- 8 MR MARGAI: He did not. Yes, My Lord.
- 9 PRESIDING JUDGE: And that as far as he is concerned, he
- 10 considered them as people who were there and wielding
- power military power, of course. 11
- 12 MR MARGAI: So they exercised their power in --
- 13 JUDGE THOMPSON: Take it step by step.
- 14 MR MARGAI: I'm sorry. As My Lords please.
- 15 JUDGE THOMPSON: "I did not regard them as in-laws."
- 16 MR MARGAI:
- 17 Do you know whether others, besides you, regarded these Q.
- 18 soldiers as in-laws?
- 19 No, I didn't know about that one, no. Α.
- 11:27:40 20 Q. Thank you. Now did you personally know of any such
 - marriages that took place between the soldiers and women 21
 - 22 of xxxxxxxx?
 - 23 Yes. Women from xxxxxxxxx -- yes, they were getting Α.
 - 24 wives from all over the place, but I, in particular, that
- 11:28:34 25 I gave any women -- I gave any wives to them. No, I'm
 - not aware of that. 26
 - Now, were you personally happy about such marriages? 27 Q.
 - 28 Α. I was not happy at all.

- 1 Q. You were not happy?
- 2 A. No, I was not.
- 3 Q. Did you make this known to the soldiers at any time?
- 4 PRESIDING JUDGE: Why should he?
- 11:29:22 5 THE WITNESS: No, I wouldn't let them know. I didn't let them
 - 6 know. These people were wielding power; they had guns,
 - 7 if you tell them that --
 - 8 MR MARGAI:
 - 9 Q. So, you were afraid of the guns that was why you did not
- 11:29:42 10 express you disapproval.
 - 11 A. Yes.
 - 12 Q. Did you regard the soldiers as violent?
 - 13 A. What we know about soldiers --
 - 14 Q. It is not what you know. Did you regard the soldiers as
- 11:30:24 15 violent, hence your refusal to make known your
 - 16 disapproval?
 - 17 A. Yes, that's what they are.
 - 18 Q. Thank you. Now, could you tell this Court what sort of
 - relationship, if any, existed between the soldiers and
- 11:31:04 20 the people of xxxxxx in 1998? Was it cordial, was it
 - 21 lukewarm, was it hostile?
 - 22 A. That year that you are asking me about, the relationship
 - between the soldiers and the people of xxxxxxxx, it was
 - lukewarm. It was confusing, it was not clear.
- 11:31:52 25 MR MARGAI: May we have the clear interpretations, please, My
 - 26 Lords.
 - 27 JUDGE THOMPSON: Well I think "confusing" seems quite clear to
 - 28 me, but of course the context -- your context is not one

- of confusion really. You gave him three alternatives --
- 2 MR MARGAI: Yes, My Lord.
- 3 JUDGE THOMPSON: You said hostile, cordial or lukewarm.
- 4 Perhaps he should be asked to select one of those
- 11:32:10 5 alternatives.
 - 6 MR MARGAI: Well, it depends on the interpreters
 - 7 interpretation. Could you try again, with your
 - 8 indulgence, My Lords. Mr Interpreter.
 - 9 THE INTERPRETER: Take the question again.
- 11:32:20 10 MR MARGAI: I will take it step by step.
 - 11 Q. Was the relationship between the soldiers and the people
 - of xxxxxxx cordial in 1998?
 - 13 A. No, those soldiers that were in xxxxxxx and us in 1998
 - that you are talking about, it was confusing.
- 11:33:26 15 Q. It was confusing. Okay. Was it confusing to such an
 - extent that you, the people of xxxxxxxxx, felt insecure?
 - 17 A. At all, we were not safe -- that what would they do if
 - they are going away. We were just there in the hands of
 - 19 God.
- 11:34:06 20 Q. So, was it confusion, that you the people xxxxxxxxx felt
 - 21 unsafe?
 - 22 A. Yes, we felt that we were not safe because we were
 - thinking when they were going away what would they do to
 - 24 us.
- 11:34:30 25 Q. Thank you. Now let us come to your presence in the
 - 26 mosque. When did you say you went to the mosque; what
 - 27 month, what year?
 - 28 A. February 1998 at 2.00 O' clock; that is when we went to

- 1 the mosque.
- 2 Q. And you said before you went to the mosque, the Kamajors
- 3 had sent word to say that they were coming to xxxxxxxx;
- is that correct?
- 11:35:20 5 Α. Yes, indeed that is what happened. They did say that
 - 6 they were coming.
 - Q. And was that message directed to any particular
 - individual? 8
 - 9 It was not sent to any particular person. It just came
- 11:35:56 10 as a rumour all around that they were coming that very
 - day in xxxxxxxx. 11
 - And did you believe the rumour? 12 Q.
 - 13 Yes, that was what they were doing at all times. Α.
 - And did they come in February 1998 as promised according 14 Q.
- 11:36:32 15 to you?
 - That very day; that Friday, yes, they came. 16 Α.
 - 17 Was it the first time the Kamajors entered xxxxxxxx as Q.
 - far as you know? 18
 - 19 No, they had come many times. Α.
- 11:36:54 20 Q. About how many times before February 1998 on that fateful
 - day had the Kamajors entered xxxxxxxx, if at all? 21
 - I have taken an oath before this Court that there was no 22
 - 23 respite from the Kamajors. They would come in the
 - 24 evening, they would come in the morning. So they were
- 11:37:22 25 doing it continuously. I can't tell any specific time
 - when they came. 26
 - Mr Witness, I would appreciate if you would confine 27 Q.
 - 28 yourself to questions put. Thank you.

- 1 A. Okay.
- 2 Q. Now, you said the Kamajors came several times before
- February 1998. Could you approximate how many times the
- 4 Kamajors went to xxxxxx before that 1998; once, twice,
- 11:38:12 5 three times?
 - 6 A. As you've said, they went there six times.
 - 7 Q. Six times or about six times?
 - 8 A. Six times or more than six some times before they came in
 - 9 February.
- 11:38:44 10 Q. Now, at these times the Kamajors came to xxxxxxxx, was
 - 11 there a rebel threat threatening xxxxxxxx?
 - 12 A. That February, there was no rebel threat.
 - 13 Q. Or let me make myself clearer. Now, do you know when the
 - 14 rebel war started in Sierra Leone?
- 11:39:34 15 A. Yes.
 - 16 Q. When?
 - 17 A. 1991.
 - 18 Q. And do you know where the rebels were coming from?
 - 19 A. No.
- 11:39:56 20 Q. Could xxxxxxx be accessed from the Liberia end?
 - 21 A. Yes.
 - 22 Q. Did you at any time in 1991 hear that rebels were
 - 23 approaching the southern province?
 - 24 A. Yes.
- 11:40:40 25 Q. Would this include xxxxxxx? When we talk of the
 - 26 southern province, would it include xxxxxxxx?
 - 27 A. Yes, indeed.
 - 28 Q. Would I be right in saying that because --

- 1 PRESIDING JUDGE: Take it easy. The replies are being
- 2 recorded by Court Management. The stenographers are
- 3 recording the replies, please.
- 4 MR MARGAI: I apologise, I apologise.
- 11:41:18 5 Q. Now, because of this threat of a pending attack from the
 - 6 rebels on the southern province including xxxxxxxx, did
 - 7 you feel uneasy?
 - 8 A. Yes, I was scared, yes.
 - 9 Q. And each time you went to bed were you expectant of an
- 11:42:08 10 imminent rebel attack on xxxxxxxx?
 - 11 A. Yes, of course.
 - 12 Q. Thank you. Now, before 1991, before the start of the
 - rebel war, did you hear of Kamajors?
 - 14 A. Repeat the question.
- 11:42:54 15 Q. Before 1991, the start of the rebel war, did you hear of
 - 16 Kamajors?
 - 17 A. Yes, I did hear about Kamajors.
 - 18 Q. In what context?
 - 19 A. Yes, we had people who were Kamajors; they would go into
- 11:43:30 20 the bush and hunt for animals. Yes, we did hear about
 - 21 Kamajors.
 - 22 Q. Now, these Kamajors are people referred to as hunters;
 - 23 not so? Hunting for animals to feed themselves; not so?
 - 24 A. Yes, indeed. They would go into the bush to hunt for
- 11:44:04 25 game and they would eat it.
 - 26 Q. Now before 1991, before the rebel war, did you hear of a
 - 27 Kamajor society?
 - 28 A. No, I never heard of that.

- 1 Q. When did you first hear of a Kamajor society?
- 2 A. I heard it during the war, that is when I heard that
- 3 there was going to be Kamajor initiation.
- 4 Q. Now isn't it true that because you, the inhabitants of
- 11:44:56 5 xxxxxxx were apprehensive of an imminent rebel attack
 - 6 that you put together a Kamajors team?
 - 7 A. When you say xxxxxxx -- no, we did not summon the
 - 8 Kamajors.
 - 9 Q. Were Kamajors organised to defend xxxxxx?
- 11:45:54 10 A. No.
 - 11 Q. Did the people of xxxxx xxxxx organise a defence
 - 12 mechanism for xxxxxx?
 - 13 A. The people of xxxxx didn't organise anything in order to
 - 14 protect xxxxxxx.
- 11:46:30 15 Q. Did anybody organise the defence of xxxxxxx against a
 - 16 rebel attack?
 - 17 A. Yes, but we, the people, did that organisation; our
 - 18 children, because they were going around with the
 - 19 soldiers.
- 11:47:06 20 Q. Who exactly organised this defence?
 - 21 A. We, the people in xxxxxx, our children -- in the
 - 22 evening we would say, "We should not depend on the
 - 23 soldiers, so you, too, that is our children, so that you
 - 24 would be going around the town -- the outskirts of the
- 11:47:46 25 town whatever you see unusual, you report to us." But to
 - say we organised the Kamajors or any other place, for
 - them to come and defend xxxxxxxx, no.
 - 28 Q. Why did you say that the soldiers should not be dependent

- 1 upon?
- 2 A. They were strangers. All the roads in xxxxxxx these
- 3 people do not know about, but our children they know all
- 4 the roads, that's why we told them that in the evening
- 11:48:30 5 they should go by xxxxxxx, go around and if there is
 - 6 anything unusual, they should report to us.
 - 7 Q. I am putting it to you that in addition to the reasons
 - 8 proffered by you, you mistrusted the soldiers?
 - 9 A. Yes, I would believe that bit of what you said.
- 11:49:08 10 Q. You believed what I say, I'm not on trial. Do you agree
 - 11 with me or you disagree with me?
 - 12 A. Yes, I agree.
 - 13 Q. Thank you. Now these of your children you organised in
 - 14 the defence of xxxxxxxx, did that group have a
- 11:49:34 15 particular name like vigilante, et cetera, et cetera?
 - 16 That was the vigilante; not so?
 - 17 A. These children we called them vigilantes.
 - 18 Q. Thank you.
 - 19 PRESIDING JUDGE: You know he is a judge.
 - 20 MR MARGAI: I know that. I hope not your colleague.
 - 21 PRESIDING JUDGE: Well, in a sense.
 - 22 MR MARGAI: Disclosure, My Lord, disclosure.
 - 23 Q. They were the vigilantes; not so?
 - 24 A. Yes.
- 11:50:18 25 Q. When Chief Norman was cross-examining you, he put it to
 - you that apart from the Kamajors you had a vigilante
 - 27 group and you accept that; not so?
 - 28 A. Yes.

- 1 Q. In xxxxxxx; I'm talking of xxxxxxx. You had a
- vigilante group in xxxxxx apart from the Kamajors?
- 3 A. Yes.
- 4 Q. And you also had the soldiers, the military in xxxxxxxx?
- 11:51:04 5 A. Yes.
 - 6 Q. Did you have any additional group apart from those three
 - 7 in xxxxxx? I'm concerned with xxxxxxx for now. Let
 - 8 me help you. Was ECOMOG in xxxxxx?
 - 9 A. Yes, they were there.
- 11:51:30 10 Q. In 1998?
 - 11 A. No, they were not there in 1998.
 - 12 Q. When was ECOMOG in xxxxxxxx?
 - 13 A. From 1996/97 they were there. From then on they were not
 - 14 there.
- 11:52:02 15 Q. Was ECOMOG there at the beginning, the very beginning of
 - 16 1998? The beginning, not the end, I was in Bo.
 - 17 A. At the beginning of 1998 they were not there, but they
 - 18 did go there at some times.
 - 19 Q. In 1998?
- 11:52:30 20 A. Yes, they went there, but they were going to xxxxxx. It
 - 21 would be between February to January.
 - 22 [11.55 a.m. HN14904C]
 - 23 Q. January to February.
 - 24 A. It was in February that they went there.
 - 25 Q. In February ECOMOG went briefly to xxxxxxx, very
 - 26 briefly?
 - 27 A. Yes, very briefly.
 - 28 Q. Yes. They were armed, were they?

- 1 A. Yes. When they were going to xxxxxxx, yes, they did have
- 2 arms.
- 3 Q. And they were heavily armed?
- 4 A. Yes. Yes, they were heavily armed as they were going to
- 5 xxxxxxxx.
- 6 Q. Yes. Now, you told this Court yesterday that the
- 7 Kamajors or the word "Kamajor" was synonymous with CDF;
- 8 that CDF and Kamajor are one and the same, in other
- 9 words.
- 10 A. Yes, how we heard them call it, The Civil Defence, yes,
- 11 of course.
- 12 Q. I am putting it to you that they are not synonymous.
- 13 A. All right.
- 14 Q. Do you accept?
- 15 A. Yes, I don't know; you know.
- 16 Q. No, do you accept -- do you agree with me that they are
- 17 not synonymous or you disagree?
- 18 A. I agreed.
- 19 Q. Thank you. For the records I am putting it to you that
- the word "CDF" or the organisation CDF came into being
- 21 after the restoration of democracy, after March 1998 when
- 22 we came back from Guinea.
- 23 Q. Do you agree?
- 24 A. Yes, I have heard, I have hear of that.
- 25 Q. Do you agree?
- 26 A. Yes, yes.
- 27 Q. Thank you. And I am further putting it to you that the
- composition of CDF is the Kamajors, the Donsos from Kono,

- 1 the Tamaboros from Kabala, Koinadugu, the Gbethies and
- 2 the Kapras from Northern Province and the OBHS,
- 3 Organisation -- Organisational Body of Hunting Society
- 4 from the Western Area. That was the composition of the
- 5 CDF; do you agree?
- Yes, indeed. 6 Α.
- 7 Q. Thank you, thank you. Now you told this Court, as indeed
- 8 other witnesses, that the Kamajors were identified by
- 9 their wearing apparel; in other words the ronko.
- Yes. 10 Α.
- Now, where were you in February of 1998? 11 Q.
- 12 Α. I was in xxxxxxx.
- 13 Are you sure, think very carefully? I don't want to take Q.
- 14 you by surprise, think again. Where were you in February
- 15 of 1998 when Bo was liberated; where were you?
- February 1998, I was right inside xxxxxxx. 16 Α.
- No, no, no, please, you were in xxxxxxx. I am putting 17
- it to you that you were in xxx. 18
- 19 I was in xxxx, but when I left in February that's when I
- 20 left xxx -- xxxxxxx and came to Bo.
- 21 [Counsel interrupts interpretation] Yes.
- 22 MR TAVENER: I object, if the witness might be allowed to
- 23 answer the question without being cut off. If the
- 24 translator could finish the translation before my friend
- 25 starts his next question.
- PRESIDING JUDGE: We agree, please --26
- 27 MR MARGAI: Conceded, conceded.
- PRESIDING JUDGE: Yes, please. 28

- 1 MR MARGAI: I apologise.
- 2 Q. Now --
- 3 PRESIDING JUDGE: Don't take it too aggressively, take it
- 4 easy.
- 5 MR MARGAI: No, no, no, My Lord, I mean, we are friends, we
- 6 are friends.
- 7 PRESIDING JUDGE: Yes, take it easily and let's --
- 8 MR MARGAI: I mean, I have learned in practice that aggression
- 9 does not get one anywhere in cross-examination.
- PRESIDING JUDGE: Well, that's a comment --10
- MR MARGAI: We are very, very good friends and we shall remain 11
- so --12
- 13 PRESIDING JUDGE: That's a comment from the -- from the Court.
- MR MARGAI: -- not so; Mr Witness? 14
- 15 MR TAVENER: Perhaps whilst that matter is being raised, the
- question of my friend being a friend [overlapping 16
- 17 microphones] Mr Witness, sorry, Mr Witness, just for a
- 18 minute.
- 19 I am certain as to the -- under Rule 90 it suggests
- 20 that the trial - under F:
- "The Trial Chamber shall exercise control over the 21
- 22 mode and order of interrogating witnesses and
- 23 presenting evidence so as to
- 24 (i) Make the interrogation and presentation
- effective for the ascertainment of the truth." 25
- My concern is the mode of which this witness is being 26
- 27 cross-examined. I object to the constant raised tone of
- the witness. Is that necessary. 28

- 1 MR MARGAI: It would appear that my learned friend wants to --
- 2 JUDGE THOMPSON: Could you sit down, Mr Margai, sit down. I
- 3 am not myself quite sure that aggressive
- 4 cross-examination is necessarily impermissible
- 5 cross-examination. For example, it is the duty of the
- 6 Prosecution to prosecute vigorously and aggressively as
- 7 long as they do not humiliate or persecute. And I think
- 8 it is perfectly within the bounds of cross-examination to
- 9 have aggressive cross-examination to ascertain the truth
- as long as counsel does not harass, embarrass, humiliate 10
- the witness. I, speaking for myself and I think could 11
- 12 say speaking for my brother judges - we have not seen any
- 13 of this at this time. Raising his tone again may well be
- peculiar to his own manner of forensic advocacy. 14
- 15 MR TAVENER: I accept that, Your Honour, but I am just
- concerned about the impact it may have on the witness 16
- 17 that he is being spoken to continuously at that high
- volume. 18
- 19 JUDGE THOMPSON: Well, I can assure you that this witness has
- 20 proved to be a seasoned witness in terms of his
- 21 responses.
- 22 MR TAVENER: Thank you, Your Honour, I simply wanted to raise
- 23 that matter.
- 24 MR MARGAI: I understand my learned friend's concern, he is
- 25 meeting me for the first time. I have an in-built
- microphone, that's why. 26
- 27 JUDGE THOMPSON: Can you proceed with your cross-examination.
- MR MARGAI: Thank you, My Lord, thank you. 28

- 1 Q. Now, Mr Witness, let us come back to February of 1998.
- 2 Were you partly in xxxx and partly in xxxxxxx?
- 3 February -- February I was in xxxxxx. The 9th -- on Α.
- 4 the 9th when they attacked xxxxxxx, that's when I left
- 5 xxxxxxxx and went to Bo, but I was in xxxxxxxx.
- 6 Thank you. When did you leave xxxxxxx, what date? On Q.
- 7 what date did you leave xxxxxxx for xxx and what month?
- 8 February -- the 9th February. On Friday, that's when I Α.
- 9 left xxxxxx and went to Bo. I walked on foot in the
- night. 10
- So during the morning and afternoon and part of the 11
- 12 evening of February the 9th you were in xxxxxxxx?
- 13 In the morning till 2.00 up to 6.00 I was in xxxxxxxx, Α.
- 14 that's when I left and went. When I saw the soldiers go
- 15 in, that's when we left, too.
- After 6.00 o'clock on the 9th of February 1998 you left 16 Q.
- 17 for Bo? Did you get to Bo that night? [No
- interpretation] You did, thank you. 18
- Yes, we reached early in the morning. 19 Α.
- 20 Q. Thank you. Now, when you got to Bo on the 9th of
- February 1998, how long did you stay in Bo? 21
- 22 I was there from February, March, April, but during this
- 23 time I will go to xxxxxxx briefly and come back to spy
- 24 at xxxxxxx and come back.
- Accepted. So when you got to xxxxxxx [sic] on the 25 Q.
- 9th -- on the night of the 9th of February, you stayed 26
- there until April, apart from the intermittent visits to 27
- 28 xxxxxxxx?

- 1 A. Yes, indeed.
- 2 Q. Thank you.
- 3 A. Because I had no sleeping place there, I had no
- 4 accommodation there.
- 5 Q. I apologise. I mean, I sympathise with you. Now, were
- 6 you in xxxx in February when xxxx was liberated by the
- 7 Kamajors?
- 8 A. Yes, I was in Bo, but whether the Kamajors had liberated
- 9 Bo or not I can't remember that one, because we were on
- 10 the outskirts of xxxx.
- 11 Q. All right, fine, I accept. But were you in Bo when
- fighting men opposed to the rebels liberated Bo?
- 13 A. Repeat the question.
- 14 Q. Were you in Bo when fighting men opposed to the rebels
- 15 liberated Bo in February of 1998?
- 16 A. Fighting men opposed to the rebels that they liberated
- 17 xxxxx. I can't remember that one much.
- 18 Q. Did you hear that the Kamajors took part in the
- 19 liberation of xxxxx.
- 20 A. That I heard? Are you asking if I heard?
- 21 Q. I am asking whether you heard.
- 22 A. Yes, I heard. I heard that ECOMOG had come, I heard that
- 23 ECOMOG had come and liberated xxxxx. And I did see them
- come with armoured cars; yes, I saw that.
- 25 Q. Thank you. It would seem you don't want to give the
- 26 Kamajors any credit; that is your difficulty.
- 27 JUDGE BOUTET: Please, don't argue with the witness.
- 28 MR MARGAI: No, no, no, I'm not, My Lord, I mean, it would be

- 1 detrimental to my client's case, far from it.
- 2 Q. You see, Mr Witness --
- Α. Sorry, sir. 3
- 4 0. Yes.
- 5 Α. What you said does not make me happy, that I don't want
- to give any credit to the Kamajors. If Kamajors have 6
- 7 done anything good, I will say so.
- 8 Q. [Counsel interrupts interpretation] now did you hear that
- 9 the Kamajors fought alongside ECOMOG in the liberation of
- 10 Bo,
- Mr Witness? 11
- 12 Α. I only heard about ECOMOG.
- 13 Now whilst you were in xxxx in February, was Bo under Q.
- attack from the rebels? 14
- 15 I heard -- I heard, but the guys that had come to xxxxx --
- that somebody had returned to xxxxx, by then I heard 16
- 17 gunshots. I went to the bush.
- [Counsel interrupts interpretation] sorry, which guys? 18 Q.
- 19 That soldiers were at their headquarters when the ECOMOG
- 20 entered and went -- we heard that they had come, and we
- 21 did hear the gunshots.
- 22 Do I understand you to be saying that you heard that
- 23 soldiers had attacked Bo; is that the case?
- 24 Α. Yes.
- 25 Q. Yes. Soldiers had attacked xxxxx.
- 26 Yes, I heard of that. Α.
- 27 And did you also hear soldiers being referred to during Q.
- 28 the war situation as Sobels; did you hear that?

- 1 A. Sobels? No, I can't remember that one, I didn't hear of
- 2 that name.
- 3 Q. Not once?
- 4 A. No, I didn't hear of that sobel.
- 5 Q. Now, did you hear that there were disloyal soldiers among
- 6 the military in Sierra Leone during the civil war?
- 7 A. Yes, I heard of that, that soldiers -- that there were
- 8 some soldiers who were not in support of the government.
- 9 Q. Were they being called any particular names apart from
- soldiers, that you know of?
- 11 A. I didn't any other -- I didn't hear any other name, but I
- did hear that they were not in support of the government.
- I didn't hear them be called any other name.
- 14 Q. Okay. So during this time when you heard that soldiers
- 15 had gone and attacked Bo, did you, within that period,
- see Kamajors around the township of Bo in their ronkos?
- 17 A. Yes, I did see them going along in the streets.
- 18 Q. Many of them?
- 19 A. The ones that I saw were not many. Most of them had bags
- 20 under their arms and going to the bush.
- 21 Q. Were they armed?
- 22 A. Yes, some of them had those little guns, presumably
- 23 pistols, I think.
- 24 Q. Now, Mr Witness, did you hear that during this attack by
- 25 these soldiers that some of the soldiers were clad in
- 26 ronkos disguising themselves as Kamajors in xxxx xxxxx?
- 27 A. Yes, I did hear of that. Yes, because in a war it's a
- 28 difficult situation; it has a mystery.

- 1 Q. Indeed, a mystery. Now, let us journey back to xxxxxxxx
- for a brief spell. Speak to His Lordships, let them hear
- 3 you. Are you tired?
- 4 A. Yes, go on.
- 5 Q. If you are tired, tell the judges and because of your age
- I am sure they will do something.
- 7 JUDGE BOUTET: Is it --
- 8 THE WITNESS: Yes, let's continue, let's continue, let's go to
- 9 xxxxxxxxx.
- 10 MR MARGAI:
- 11 Q. Are you ready for the journey?
- 12 A. If you give the fares, then we will go.
- 13 Q. Thank you. Now cast your mind back to the month of
- 14 February 1998. Now, the Sunday following the Friday,
- 15 Friday was the 9th; not so?
- 16 A. Yes.
- 17 Q. The Sunday following that Friday, did the Kamajors enter
- 18 xxxxxxxxx?
- 19 A. Yes.
- 20 Q. And was that the day they entered xxxxxxxxx, apart from
- 21 the previous -- the six times you said?
- 22 A. Yes, that very Friday, that Sunday, that Sunday.
- 23 Q. No, no, no, no, no, no, listen carefully. If you are
- tired, please say so.
- 25 PRESIDING JUDGE: Please don't insinuate, please go ahead, I
- 26 mean, the witness is --
- 27 MR MARGAI: My Lord, he seems to be confusing the days.
- 28 PRESIDING JUDGE: Put the questions to him. It is for you,

- 1 you know, to guide him. Please, ask him the questions,
- please. Don't infer any tiredness, because it disrupts 2
- 3 our sittings. Go ahead and examine the witness, please,
- 4 to the best of your ability and get the answers you want
- 5 from him.
- 6 MR MARGAI:
- 7 Now, Mr Witness, the Sunday after the Friday the 9th, Q.
- 8 Friday was the 9th, did the Kamajors on that Sunday enter
- 9 xxxxxxxxx?
- MR TAVENER: Just -- sorry, a small objection, I understand 10
- 11 that Friday was not the 9th; is that correct? I
- understand it was the 13th. 12
- 13 MR MARGAI: I am going according to the testimony of the
- witness. He said Friday the 9th of February 1998. I 14
- 15 stand to be corrected.
- PRESIDING JUDGE: Counsel, please move --16
- 17 MR MARGAI: My Lord, there is an objection.
- 18 PRESIDING JUDGE: Go along, the objection is overruled.
- MR MARGAI: Thank you. 19
- 20 PRESIDING JUDGE: Move along, please.
- MR MARGAI: 21
- 22 Now, apart from that Friday -- sorry, Friday was the 9th
- 23 of February 1998, did the Kamajors enter xxxxxxxxx on the
- 24 Sunday following that Friday?
- 25 JUDGE THOMPSON: Why is the -- why is the 9th so crucial,
- because there is some part of my record, I have 13th 26
- also? Why is the 9th so -- why is the --27
- MR MARGAI: The 9th came from the witness, that Friday the 9th 28

- 1 of February.
- JUDGE THOMPSON: I think the emphasis throughout from the 2
- 3 record so far is there is a certain Friday in February --
- 4 PRESIDING JUDGE: After the mosque.
- 5 JUDGE THOMPSON: Yes, whether it is the 9th or the 13th, I am
- not sure whether if we emphasise that now we are not 6
- 7 going to have a discrepancy if it turns out that there
- 8 was no Friday 9th or 13th.
- 9 MR MARGAI: My Lords, I was never in xxxxxxx on that fateful
- 10 day. The 9th came from the viva voce evidence of the
- witness on oath. 11
- JUDGE BOUTET: There might be a misunderstanding because in 12
- 13 his evidence-in-chief he said he didn't know the dates,
- all he knew was it was a Friday. 14
- 15 THE WITNESS: Yes, Friday.
- THE INTERPRETER: He said Friday. 16
- 17 MR MARGAI: My Lords --
- THE WITNESS: I said Friday, I said Friday. 18
- 19 MR MARGAI: [Counsel interrupts interpretation] but subsequent
- 20 -- subsequent to his saying so, he volunteered the date;
- 21 the 9th.
- 22 JUDGE THOMPSON: Yes, but the point we are making is that is
- 23 it right for us to have on our record Friday the 9th when
- 24 there is no such Friday the 9th of February 1998?
- 25 MR MARGAI: My Lord, I believe we are not now in a position to
- ascertain whether in fact there was a Friday that was the 26
- 27 9th in 1998. When we get to that stage, I am sure we
- shall marshall our thoughts and address the Bench 28

1 appropriately. 2 JUDGE THOMPSON: But it is also important that we have 3 evidence that is relevant and probative and not 4 confusing. I mean, we take judicial notice of calenders and if you are making -- you are making an issue out of 5 6 that, then you need to guide the Bench as to why you want 7 Friday to be characterised the 9th not the 13th or even 8 the 20th. 9 MR MARGAI: No, I do not want to characterise here. All I am 10 trying to ascertain is from -- based on the evidence by the witness of a particular Friday, which was the 9th 11 12 according to him. I am more interested in the Sunday, 13 the day, not the date. JUDGE THOMPSON: Well, why not the Sunday following the Friday 14 15 that he talked about? Why are we getting bogged down in the numerical kind of characterisation? 16 17 MR MARGAI: That was brought about rather unfortunately or fortunately, depending on which side one looks at it, by 18 19 the witness. 20 JUDGE THOMPSON: And the issue -- we are not here to write 21 down confusing evidence when the courts can take judicial 22 notice of certain issues. If there was no Friday the 9th 23 on the judicial -- on the calendar, why do we have to 24 stick to it? 25 MR MARGAI: The only testimony we have here on oath is that of the witness referable to the 9th. There is no counter 26 evidence, and I do not want to postulate. Be that as it 27 may, I shall --28

- 1 JUDGE THOMPSON: Counsel, I think you can get us out of this
- 2 impasse if you say the Sunday following the Friday.
- 3 MR MARGAI: Well, let me get him to assist us by clarifying,
- because I am not testifying, My Lords --
- 5 JUDGE THOMPSON: Thank you.
- 6 MR MARGAI: I wish I were.
- 7 Q. Now, Mr Witness, could you tell this Court this Friday on
- 8 which you were at the mosque, do you know what date it
- 9 was? If you don't, it doesn't matter.
- 10 A. I don't know the dates. I only know that it was on
- 11 Friday in February. You are saying that it was the 9th,
- maybe it was a mistake, but it was on Friday.
- 13 Q. [Counsel interrupts interpretation] accepted.
- 14 A. In February.
- 15 Q. Now the Sunday following that Friday when you were in the
- 16 mosque, did the Kamajors enter xxxxxxx?
- 17 A. The Kamajors entered xxxxxxx on Friday, then we fled.
- 18 When we went Friday, Saturday, Sunday, that's when the
- 19 Kamajors entered xxxxxxx.
- 20 Q. When did the Kamajors enter?
- 21 A. On Sunday, that's when they entered xxxxxxxx.
- 22 Q. For my records, My Lord, may I synchronise my records
- with yours, lest we confuse the issue?
- 24 JUDGE THOMPSON: From what I gather he is saying that they
- 25 entered on Friday -- on Sunday.
- 26 MR MARGAI: On Sunday, as My Lords please, on Sunday. Thank
- 27 you very much, thank you.
- 28 PRESIDING JUDGE: But he is also talking of their entering on

- 1 Friday when they were in the mosque and after the attack.
- 2 So, where are we?
- 3 MR MARGAI: I am sure the Prosecution will take care of that;
- 4 it's their responsibility.
- 5 Q. Now, is it true that when the Kamajors entered xxxxxxxx,
- 6 they were repelled by the soldiers?
- 7 Α. On that Friday they were repelled, not on Sunday, on the
- 8 Friday they were repelled.
- 9 Q. They were repelled. Was there a lot of firing in
- xxxxxxxxx on that Friday? 10
- Yes, indeed. Yes, indeed, there was a lot of shooting, a 11
- 12 lot of firing.
- 13 Q. Coming from all directions?
- From all directions in the town. 14 Α.
- 15 And do you know whether RPGs were used on that Friday? Q.
- That gun that had that heavy explosion, whether it be 16 Α.
- 17 rocket-propelled grenade, whatever, but there was a lot
- of shooting in the town. 18
- Was RPG used; do you know or you don't know? 19 Q.
- 20 Yes. All types -- all types of guns were fired, but I
- was in the mosque. To say specifically that RPG was used 21
- I can't say, but they did use different guns. 22
- 23 I accept that, that in fact --Q.
- 24 Α. Big guns too.
- 25 -- they used whatever firing power they had on that Q.
- Friday; not so? 26
- Yes, yes, they used them, yes. I cannot clarify. I 27 Α.
- cannot be specific to say this is what they used or this 28

- 1 is what they used.
- 2 Q. And this firing involved the soldiers as well as the
- 3 Kamajors?
- 4 Α. Yes.
- 5 Q. Now, do you know whether some soldiers took refuge in
- houses in xxxxxxxx during this firing; do you know? If 6
- 7 you don't know it doesn't matter.
- 8 Α. No.
- 9 Do you know whether Kamajors took refuge in any houses in
- xxxxxxxxx during this firing? 10
- 11 Α. No.
- Do you know whether guns were being fired from houses in 12 Q.
- 13 xxxxxxxxx by the combatants?
- I don't know all of that one. I have told you that we 14 Α.
- 15 were in the mosque.
- Now, because of this firing by both the army and the 16 Q.
- 17 Kamajor, I am putting it to you that you are in no
- position whatsoever to tell this Court who actually burnt 18
- 19 the houses in xxxxxxxx.
- 20 Yes, I can, I can tell. On that Friday no house was
- burnt. I missed all of that shooting. No house was 21
- 22 burnt until after the soldiers had left, then we followed
- 23 them. We didn't see any house -- we didn't see smoke
- 24 coming from any house, only something was launched on my
- 25 house which destroyed part of it, because then nothing
- happened. We were bravely, too. After we had gone, 26
- 27 that's when the Kamajors came to xxxxxxxx and burnt the
- 28 houses.

- 1 Q. Mr Witness, did you leave with the soldiers that Friday?
- 2 You left with the soldiers that Friday; not so?
- 3 A. Yes, indeed.
- 4 Q. In February 1998.
- 5 A. Yes indeed.
- 6 Q. And you were in Bo on the Sunday following the Friday?
- 7 A. Yes, I was in Bo that very Sunday.
- 8 Q. Then how could you, in the name of truth, tell this Court
- 9 about who burnt what? You were told?
- 10 A. Yes.
- 11 Q. You were told?
- 12 A. Yes.
- 13 Q. Thank you, thank you.
- 14 A. Yes, yes, but these people came from xxxxxxxx. Yes,
- these people came from xxxxxxxx.
- 16 Q. Now when you left with the soldiers for Bo, you said many
- 17 people went with the soldiers; not so?
- 18 A. Yes, there was a large crowd, yes.
- 19 Q. Almost the whole xxxxxxx, the whole of xxxxxxxx left
- 20 with the soldiers, almost. I am not saying all of them,
- 21 almost.
- 22 A. Not all of us, most of us. Some of us went to some other
- villages in the neighbourhood.
- 24 Q. All right, most of you went away from xxxxxxxx for your
- own protection in diverse directions?
- 26 A. Yes, indeed. Yes, indeed. Yes, for our own safety.
- 27 Q. Thank you.
- 28 A. Some people went to the bush, others went to the

- villages.
- 2 Q. Yes, in diverse directions. Only the older people
- 3 remained within the township of xxxxxxxx, the aged.
- 4 A. No, it's not just old people. There were some youths who
- 5 stayed behind.
- 6 Q. Children?
- 7 A. No, not just little children.
- 8 Q. What?
- 9 A. Teenagers.
- 10 Q. Oh, you speak English. Teenagers.
- 11 A. Yes, I do hear some. Yes. We were brought up by white
- 12 people.
- 13 Q. Okay, thank you. Now tell me, did you know Joe xxxxxxx
- 14 before he came to xxxxxxxx?
- 15 A. No, I never knew him. I only knew him when I went back
- to xxxxxxxxx; that's when I met Joe xxxxxxx.
- 17 Q. Was he the overall commander in charge of the Kamajors in
- 18 xxxxxxxxxx?
- 19 A. Yes, indeed.
- 20 Q. Is it not a fact that he used to punish Kamajors who
- 21 misbehaved in xxxxxxxxx to civilians?
- 22 A. Yes.
- 23 Q. Thank you.
- 24 A. He did do that?
- 25 Q. Mr Witness, the last-but-one question, do you like the
- 26 Kamajors?
- 27 A. No, I don't like them at all. I don't like them today, I
- 28 don't like them tomorrow.

- 1 Q. And I am finally putting it to you, Mr Witness, that you
- are prejudiced, you are biased; will that be a fair
- 3 comment?
- 4 A. Just as you said.
- 5 Q. Thank you.
- 6 A. I can understand that. I can -- yes.
- 7 Q. No, no, don't misunderstand.
- 8 A. I can agree, I can agree.
- 9 Q. Thank you. I have accepted. Thank you.
- 10 THE INTERPRETER: I have accept -- I accept, I agree.
- 11 MR MARGAI:
- 12 Q. Thank you very much, Mr Witness.
- 13 A. Just as you have said, I agree.
- 14 JUDGE BOUTET: Please, I would like to [inaudible].
- 15 MR MARGAI: Sorry.
- 16 JUDGE BOUTET: You are understanding the interpretation, I
- 17 don't.
- 18 PRESIDING JUDGE: It is not a tribal communication, please.
- 19 Mr Margai, can you please take your question again, it is
- 20 not a tribal -- a linguistic tribal communication between
- 21 you and the witness. We want to be involved, please.
- 22 MR MARGAI: By all means, My Lord, by all means.
- 23 PRESIDING JUDGE: Can you take the last portion of your
- 24 question to him again, please.
- 25 MR MARGAI:
- 26 Q. Mr Witness, my last question was that because of your
- 27 dislike for the Kamajors you are prejudiced, you are
- 28 biased against them.

- 1 No, I did not say that because I don't like them, that I
- 2 am someone who is telling lies. It is because of their
- 3 deeds that I don't like them. If you initiate a child
- 4 and he spends a lot of money for him, then he goes and
- 5 destroys you completely, would you like him?
- 6 Q. Mr Witness, did you not agree with me, before Their
- 7 Lordships' intervention, that you were prejudiced?
- 8 This Court is a respectable court, whatever he says, Α.
- 9 there is no way I can deny him. It's not that because I
- don't like them, that's why I am saying that. 10
- MR MARGAI: Thank you, My Lords. 11
- 12 JUDGE BOUTET: Mr Prosecutor, do you wish to proceed with any
- 13 re-examination at this moment?
- MR SAUTER: Yes, Your Honour, very brief. 14
- 15 RE-EXAMINED BY MR SAUTER:
- Mr Witness, you have just said in a question to Mr Margai 16 Q.
- 17 during cross-examination, that you know that Joe xxxxxx
- punished Kamajors who misbehaved towards people of 18
- 19 xxxxxxxx. Are you aware of any particular person,
- 20 Kamajor, who has been punished by Joe xxxxxxx?
- MR MARGAI: Objection, My Lords. Their sense of 21
- 22 cross-examination -- re-examination is to clarify
- 23 ambiguity and addressing matters that have arisen anew
- 24 during the cross-examination.
- 25 JUDGE BOUTET: Is it not a matter that was raised anew? I
- mean, I don't recall that there was any matter about 26
- examination-in-chief dealing with Joe xxxxxxx doing any 27
- punishment. I mean, my recollection, at least, is that 28

- 1 Joe xxxxxxx was not even mentioned in
- 2 examination-in-chief.
- MR MARGAI: It was, with respect. 3
- 4 JUDGE BOUTET: But certainly not about punishment, if it was.
- 5 MR MARGAI: I agree, not about punishment.
- 6 JUDGE BOUTET: So the question now is about punishment so not
- 7 about Joe xxxxxxxx at all.
- 8 MR MARGAI: No, no, but his question is now asking for
- 9 specific --
- JUDGE BOUTET: But this is for clarification as a result of 10
- your cross-examination. We will allow the question. 11
- 12 MR MARGAI: As My Lords please.
- 13 MR SAUTER:
- Mr Witness, I repeat my question. Do you know of any 14
- 15 particular person --
- THE INTERPRETER: My Lords, can the Prosecutor please speak 16
- 17 into the microphone.
- MR SAUTER: 18
- Do you know any particular person from the Kamajors who 19
- 20 has been punished by Joe xxxxxxxx for misbehaviour in
- context with the attack of the Kamajors on xxxxxxxx? 21
- 22 I am sorry, I can't explain about any particular Kamajor
- 23 that was punished by Joe xxxxxxx, but he did punish some
- 24 of them.
- 25 MR SAUTER: No more questions, thank you.
- JUDGE BOUTET: Thank you. 26
- PRESIDING JUDGE: Well, Mr Witness, thank you, you are 27
- discharged. If we shall need you again some time, you 28

1	never know, we would call you. But for now you are
2	discharged. Thank you.
3	In view of the fact
4	THE WITNESS: I have something to say to you over there, the
5	judges, honourable judges. Shall I say what I want to
6	say.
7	PRESIDING JUDGE: Yes, go ahead, go ahead.
8	THE WITNESS: I am appealing to you to use, through the power
9	of the Court, that our town is really damaged, about 100
10	and
11	PRESIDING JUDGE: No, you cannot say that. You cannot say
12	that. I don't accept your saying that.
13	THE WITNESS: Okay.
14	PRESIDING JUDGE: Right, thank you very much, you are
15	discharged and, as I was saying before you asked to
16	speak, if we want you, we will call you back. Thank you.
17	In view of the fact that we going to take on a new
18	witness and given the constraints of time, the Court will
19	rise and resume sitting at 2.30. At 2.30.
20	The Court will rise, please.
21	[Witness withdrew]
22	[Luncheon recess taken at 12.41 p.m.]
23	[On resuming at 2.42 p.m.]
24	[HN140904D]
25	[The accused entered the Court]
26	[The witness entered the Court]
27	[Open session]
28	PRESIDING JUDGE: This session resumes and the Prosecution is

14:31:19

1 calling --2 MR MARGAI: My Lords, may I be heard for just one moment 3 before we proceed? 4 PRESIDING JUDGE: Yes, Mr Margai. 14:44:56 5 MR MARGAI: My Lords, we have just heard of the bereavement of -- your brother judge Justice Thompson, who I believe 6 lost a sister. It is customary on such occasions, with 8 the leave of the Bench, for us to extend our condolences, which I do extend on behalf of the Bar, and we wish that 14:45:22 10 God will guide and protect the deceased and console the family and friends who have lost such an individual. 11 Thank you. 12 13 PRESIDING JUDGE: Thank you very much for your very kind words of concern and sympathy. I think I would cede the floor 14 14:45:51 15 to my learned brother to respond to this. Thank you, 16 Mr Margai. 17 JUDGE THOMPSON: Learned counsel and other counsel, I do 18 acknowledge, with a profound sense of gratitude, your kind and charitable expression of sympathy. Thank you. 19 14:46:22 20 PRESIDING JUDGE: Right. This said --JUDGE BOUTET: Prosecutor, I do understand, looking at the 21 22 witness who is sitting in Court, that contrary to what 23 was indicated in the order of 26 July 2004, this witness 24 is not a Class B witness as they were described - that 14:46:52 25 is, a child witness - but he is giving evidence as an ordinary witness with the protection of pseudonyms and 26 27 testifying behind a screen; am I right? MS PARMAR: That is correct, Your Honour. The Prosecution 28

- 1 received information recently from the witness, who had
- originally told the investigator his birth date and 2
- recently the witness received information from an aunt 3
- verifying in fact his correct birth date, to which he
- 14:47:27 5 will testify, which in fact presently brings him over the
 - age of 18. 6
 - 7 JUDGE BOUTET: Are you ready to proceed?
 - 8 MS PARMAR: Yes, we are, Your Honours. Your Honour, Sharan
 - 9 Parmar for the Prosecution. The Prosecution calls
- 14:47:44 10 witness known on the record as TF2-140. The witness is
 - Christian and will testify in English, and there will be 11
 - no need for a translation for this witness. 12
 - 13 JUDGE BOUTET: Thank you, Madam Prosecutor.
 - WITNESS: TF2-140 sworn 14
- 14:48:23 15 EXAMINED BY MS PARMAR:
 - 16 MS PARMAR:
 - 17 Witness, how old are you? Q.
 - I am 21 years old. 18 Α.
 - And when is your date of birth? 19 Q.
- 14:48:35 20 Α. I was born on 19 January 1983.
 - How do you know this is your date of birth? 21 Q.
 - 22 An aunt of mine confirmed the statement to me. Α.
 - 23 And how does she know that this was your date of birth? Q.
 - 24 Α. According to her explanation, her own son, who is my
- 14:48:56 25 nephew, is three days older than me, and so she confirmed
 - that that was exactly my age. 26
 - 27 Q. Where were you born?
 - I was born in xxxxxxx in the District of xxxxxxxx. 28

- 1 Q. And where did you spend your childhood?
- 2 A. I grew up there.
- 3 Q. Who did you live with in xxxxxxxx?
- 4 A. I lived with my parents there.
- 14:49:22 5 Q. Did you attend school?
 - 6 A. Yes.
 - 7 Q. Until what class?
 - 8 A. I stopped in form 2.
 - 9 Q. Witness, you speak very good English. How did you learn
- 14:49:36 10 English?
 - 11 A. My father, who was a teacher, primarily taught me English
 - 12 before going to school.
 - 13 Q. How long did you live in xxxxxxxx?
 - 14 A. I lived there since birth.
- 14:49:53 15 Q. Until which date?
 - 16 A. Up to 1996, when I finally was forced to leave xxxxxxx.
 - 17 Q. How were you forced to leave xxxxxxxx?
 - 18 PRESIDING JUDGE: I would like to remind learned counsel that
 - the responses which he is giving are being recorded and,
- 14:50:13 20 if you go very fast, too bad, what the witness is saying
 - 21 will not go on record. So can you go more directly,
 - please, so as to enable the stenographers to record the
 - responses given by the witness to the questions put to
 - 24 him. Thank you.
- 14:50:33 25 MR PESTMAN: And, excuse me, Your Honour, and to add to that,
 - it also needs to be translated for my client, who is
 - 27 unable --
 - 28 THE INTERPRETER: And that is being done. The interpretation

- 1 is being done.
- 2 MS PARMAR: Thank you, Your Honour.
- 3 Q. Witness, please go slowly to assist the Court and the
- 4 translation. How were you forced to leave xxxxxx?
- 14:51:04 5 A. I can still remember in 1996 when rebels invaded my home
 - 6 town, xxxxxxxx, but we never took the occurrence
 - 7 seriously and in about 30 minutes time the whole town was
 - 8 rounded up and I was at home with my dad when these
 - 9 rebels reached our house and they give commands to my
- 14:51:29 10 dad, but he did not obey these commands and so he was
 - 11 brutalised. And he resisted -- in fact, he forced these
 - guys in such a mood he was seriously beaten, because they
 - pounced on him and beat him seriously, up to the point he
 - was beaten mercilessly and finally they put fuel on him
- 14:51:52 15 and he was burnt alive in my presence.
 - 16 Q. What happened to your mother?
 - 17 A. I became motionless, but since I had no option, I had no
 - 18 power at the moment, I just kept cool and left --
 - 19 MS PARMAR: Your Honours, maybe we could take a moment so the
- 14:52:20 20 witness can compose himself.
 - 21 Q. What happened after the attack at xxxxxxx?
 - 22 A. Just after that attack many of us were captured in the
 - 23 same attack and we were forced to follow them wherever
 - they went. And so I was forced to follow the rebel
- 14:52:44 25 commander xxxxxxx and we fled to a mountaintop known as
 - 26 xxxxxx in the interior of xxxxxxxx, and on top of this
 - 27 mountain there was a hill -- I mean, there was a cave
 - 28 known as xxxxxx. Inside this cave was the strong RUF base

- 1 where I was taken and the others, and we were trained
- 2 into fighters there.
- 3 Q. What did you do after your training?
- 4 A. I was then used in attacks to go, and we were used as
- 14:53:21 5 manpower. I held [inaudible] for them at the moment and
 - 6 at the time I began to fight there.
 - 7 Q. How long did you stay with the rebels?
 - 8 A. First of all, I was in the training camp for three good
 - 9 months. Then later I finally was captured in 1997, so
- 14:53:47 10 I could say roughly two years.
 - 11 Q. Witness, you said that you were captured in 1997. Who
 - 12 captured you in 1997?
 - 13 A. I was captured by the Civil Defence Forces in the town of
 - 14 xxxxxx.
- 14:54:06 15 Q. Please describe what happened in xxxxx when you were
 - 16 captured?
 - 17 A. As it was a case, we went on an offensive attack that
 - day, but we never knew that the Civil Defence Forces had
 - tried to deploy up to that point where we were and,
- 14:54:31 20 unexpectedly, while the process of looting was in
 - 21 progress among the RUF, we never knew that the town was
 - 22 surrounded and in moments I heard gun launching like from
 - the RPG and automatically the town was rounded up; and
 - 24 while trying to go and deploy for a self-defence, I was
- 14:54:54 25 shot at my wrist by a Kamajor militia by the name of
 - 26 Sandi and I fell -- captured me alive and from that
 - 27 moment I was seriously marginalised and put in a frond
 - 28 cage made of palm tree branches.

- 1 MS PARMAR: Your Honours, let the record show that the witness
- 2 has lifted his right arm, and pointed to a mark below his
- 3 right wrist.
- Witness, do you remember the time of this attack? Q.
- 14:55:38 5 Α. It was still the rainy season.
 - 6 Q. Do you remember the year?
 - Α. 1997.
 - How old were you at this time? 8 Q.
 - Α. I was 14 years old.
- 14:55:53 10 What did you see the Civil Defence Forces do in xxxxx? Q.
 - When the town was captured finally, and other people were 11 Α.
 - captured who were believed to have been collaborators, 12
 - 13 and some were even accused of kinds of behaviours, all
 - those who were captured were put together and others died 14
- 14:56:27 15 during the struggle. And, also, in the process my -
 - those who were captured were seriously marginalised. For 16
 - a personal example, like me, I was tied with my hands at 17
 - my back, with a particular rope which is known as the FM, 18
 - 19 and in that course I was put in a cage made of palm tree
- 14:56:54 20 thorns -- palm tree branches which bear thorns on them, a
 - 21 height like this [indicates] and in the cage there was a
 - 22 sensitive mimosa grass placed there as a sort of cushion.
 - There I was put with five others, and they never could 23
 - 24 wash up -- that was what was in the tin, which was used
- 14:57:26 25 to wash the place.
 - 26 This water was put on my head while in the cage and
 - 27 ashes of fire was shoved on my head, and a particular
 - 28 type of ant that bites, which is found on the kola tree,

- 1 was also put on me, so at the moment I really felt sort
- of hell in my life for the second time, and after some 2
- time I was taken out by Sandi and I was asked by him, 3
- being a small boy, to show him the strategic points of
- 14:58:09 5 the RUF and, according to him, if I did that, I was to be
 - granted life or freedom. 6
 - I also had no other option, because if I denied to
 - do such, I was to be killed automatically, because others 8
 - whom were victimised together with me I saw on the ground
- 14:58:35 10 dead, so for such a reason I decided to go according to
 - the will of them. So I decided to lead them in wars to 11
 - show these strategic points more, especially the jungles 12
 - 13 and these places they captured with conquests, and
 - I searched -- the confidence was not there that, indeed, 14
- 14:59:00 15 I was loyal to them and I could not hide, because all
 - these points I showed them, they captured these points 16
 - and they captured ammunition, so they believed that 17
 - 18 indeed I was loyal to them. So Sandi --
 - 19 Witness, I'm going to ask you to slow down a little bit.
- 14:59:19 20 You've given us a lot of information. Let's go back to
 - when you were captured in xxxxx xxxxx. 21
 - 22 Yeah. Α.
 - You say that the CDF had surrounded the town. 23 Q.
 - 24 Α. Yeah.
- 14:59:32 25 Q. How did you know that this was the CDF?
 - 26 I personally knew, because they spoke the language Α.
 - 27 I speak - that's Mende - and from their dialect I knew
 - 28 that indeed this particular group of Civil Defence were

- 1 Mendes.
- How else did you know that this was the CDF? 2 Q.
- By the cotton cloth they wear. They wear charms on 3 Α.
- 4 them -- was a manifest to show that they were CDF.
- 15:00:07 5 Q. How many CDF did you see?
 - They were in good numbers, anyway. 6 Α.
 - Q. You've described people being marginalised and seeing
 - 8 people dead. Do you know how they became dead?
 - 9 Yes. Just as I said, people were victimised -- as the
- 15:00:33 10 CDF surrounded the town, they straight away went in
 - search of people who were rebels, collaborators, and 11
 - about same time they got out a good number of people. 12
 - 13 And while these people were charged for such offences,
 - they were trying to check who were these bad people and 14
- 15:00:54 15 anyone found guilty according to them was beheaded with a
 - long cutlass. 16
 - 17 You refer to these people as "collaborators". What is a Q.
 - 18 "collaborator"?
 - According to them, a collaborator is someone who mingled 19
- 15:01:15 20 with the rebels, one way or the other, in a state of
 - help. For instance, you make a refuge for a rebel in 21
 - 22 times of war, or you help morally in support, so these
 - 23 people were claimed to be collaborators.
 - 24 Q. How did you come to learn the meaning of this word?
- 15:01:37 25 Well, from the general way the searching was done, I came Α.
 - to know, asking for the name and asking other people 26
 - whether they could identify such a person and whether 27
 - it was a genuine person. You know, from such 28

- 1 conversations I came to know they were searching for such
- 2 people.
- From xxxxx, you described giving assistance to the CDF. 3 Q.
- Α.
- 15:02:09 5 Q. What happened when you left xxxxxx?
 - 6 Α. After fully acknowledging that I would no more hide,
 - Sandi decided to immune me traditionally into the Kamajor 7
 - 8 society to give me more strength in help of war, and he
 - decided faithfully to bring me to one of the most famous
- 15:02:36 10 areas where this Kamajor society was initiated -- that is
 - xxxxxxx. He took me there and initiated me into the Born 11
 - 12 Naked Society. I was initiated into the Born Naked
 - Society for a period of two weeks. 13
 - There I was traditionally immuned into the society 14
- 15:02:58 15 and this process took place into a sacred bush where
 - 16 charms of different types -- assorted types -- were
 - 17 pierced into my body after going through some other
 - ceremonies, and these charms were believed to give me 18
 - protection in war. 19
- 15:03:20 20 Were you alone during the initiation? Q.
 - No, I met other people who had been waiting for such a 21 Α.
 - 22 process, also.
 - Where were these people from? 23 Q.
 - They were from the neighbouring villages, towns, who also 24 Α.
- 15:03:39 25 came to join the same society.
 - 26 Q. How old were these people who came to join?
 - Some were big people, old people, and people also brought 27
 - 28 children to join them.

- 1 Q. Do you remember how old the children were?
- Some of which I was older than them and some were below 2 Α.
- 3 my age - as far as some were up to 10, 11 -- small boys,
- 4 anyway.
- 15:04:08 5 Q. Who carried out the initiation?
 - The district initiator was there, but then Mualemu 6 Α.
 - Sheriff. 7
 - 8 How did you know who the district initiator was? Q.
 - 9 Α. I came to know on the day I was directly initiated.
- 15:04:29 10 I knew his status from the sacred bush. Then, even when
 - I was initiated, he called upon me, because at that time 11
 - the structure of the CDF was -- they hadn't a lot of 12
 - 13 educated people, so anyone who happened to join them who
 - was a little bit lettered, they would call on you to be 14
- 15:04:54 15 by their side, because most of these initiators weren't
 - educated, so they had a lot of educated boys around them. 16
 - How many other educated boys did you see with the 17 Q.
 - initiator? 18
 - Well, I knew about mine, because I never knew the status 19
- 15:05:12 20 of others, but I knew of mine, and the initiator
 - specifically called on me to be by his side. 21
 - And what did you do? 22 Q.
 - 23 I was there -- all those who also wanted to go under the Α.
 - 24 same process of initiation, I wrote their names with the
- 15:05:32 25 initiation fee against, which was the sum of 15,000
 - Leones per person to be paid, and the initiation took 26
 - place according to the names -- the way the names were 27
 - written. So that was how they initiated them. 28

- 1 Q. Who received these initiation fees?
- 2 A. It was all given to the district initiator for onward
- 3 delivery to the high priest.
- 4 Q. Who was the high priest?
- 15:06:02 5 A. Allieu Kondewa.
 - 6 Q. How did you know that these moneys were given to Allieu
 - 7 Kondewa?
 - 8 PRESIDING JUDGE: High priest -- you're going very fast.
 - 9 Please. High priest -- can you take that question again,
- 15:06:15 10 please?
 - 11 MS PARMAR: Certainly, Your Honour.
 - 12 Q. Witness, who was the high priest?
 - 13 A. Allieu Kondewa was the high priest.
 - 14 Q. How did you know who was the high priest?
- 15:06:32 15 A. I totally came to know when I found him again at Mano
 - 16 Junction performing his duty as a high priest.
 - 17 Q. After your initiation with the Born Naked Society, what
 - 18 was done with you and the small -- the other boys?
 - 19 A. We were immuned and they made special charms for all of
- 15:07:02 20 us. After two weeks -- after a week later, after two
 - 21 weeks, we set for Mano Junction.
 - 22 Q. Did you go proceed to Mano Junction?
 - 23 A. Yes.
 - 24 Q. Describe what happened at Mano Junction.
- 15:07:22 25 A. At Mano Junction there was another initiation ceremony
 - 26 which took place there. This particular society was
 - 27 referred to as Banyamoli Society, which was mainly
 - 28 initiated by the high priest Kondewa at Mano Junction

- 1 going towards xxxxx on the right-hand side of the through
- road -- the through main road. There I found a lot of 2
- people who went for this same ceremony -- people from 3
- Tongo, Daru AXis, Kenema -- went for this same ceremony,
- 15:07:58 5 and also Sandi paid for me to join this other society,
 - and I joined this society again. 6
 - 7 Q. Did you stop anywhere before reaching Mano Junction?
 - 8 Yes. On our way from xxxxxxx to Mano Junction we met a Α.
 - 9 fight at Kenema. At that time the rebels were hitting
- 15:08:25 10 and going back to Kenema, simply because most of the boys
 - around Kenema had drained the RUF, and so it was very 11
 - hard for the CDF to conquer them, because they were still 12
 - 13 in the same town, but never knew their identity. So we
 - put the fight under control, because we were somehow 14
- 15:08:46 15 special, and specially giving grace, because boys who
 - came from Pujehun were believed to be war-like boys. So 16
 - 17 we put this situation under control before going to Mano
 - Junction. 18
 - What did you do to put the situation under control? 19 Q.
- 15:09:03 20 Entering Kenema from Bandama checkpoint, we were armed
 - before entering Kenema and we had a very fierce fight 21
 - 22 with these robbers -- we drew them far away and after the
 - 23 mission Sandi told me not to waste any other time, except
 - 24 go back to Mano Junction.
- 15:09:25 25 When you arrived at Mano Junction, what did you see? Q.
 - I met other big men -- other children of my age, and 26 Α.
 - others below my age who went for this same ceremony. 27
 - What was the ceremony? 28 Q.

- 1 A. The Society of Banyamoli, which was initiated by the high
- 2 priest.
- 3 Q. Can you describe what happened during this process?
- 4 A. Yes. In this process, this was the second contact I had
- 15:10:04 5 in the Kamajor society. We were taken into the secret
 - 6 bush, but what I observed at this particular moment was
 - 7 that we were separated from these big guys, and
 - 8 especially immuned and especially cheered for in the
 - 9 sacred bush. 28 other small boys with me were in this
- 15:10:31 10 sacred bush, and went for this same ceremony. What was
 - believed of separating us was that little boys like my
 - age at that time and others below my age were believed to
 - be more immuned after given such medicines than the
 - 14 adults, for the purpose of saying that because we had no
- 15:10:53 15 time with a woman, so the medicines acted better on
 - 16 children who had no connection with a woman than adults.
 - 17 So in such a case we were specially -- given special
 - 18 charms and these charms, we led others to war and
 - 19 conquest.
- 15:11:15 20 Q. How old were the other boys who were initiated with you?
 - 21 A. Some were -- some 10, 11, and some were my equals.
 - 22 Q. Describe what was done during your initiation.
 - 23 A. I was given also the same traditional immunisation and,
 - 24 as my body was pierced with blades in the sacred bush
- 15:11:51 25 while naked, all these assorted leaves, which was dried
 - up into charms and believed to give me traditional
 - 27 immunisation against the bullets, was put in my body --
 - with the other boys, and there was a special charm made

- 1 in this bush which was known as the controller, and this
- 2 controller never failed us, simply because, whenever a
- bomb was launched, we just raised the controller and this
- 4 bomb could just pass and never fail, so with such special
- 15:12:37 5 ceremony given us, we led war.
 - 6 Q. How old were you at the time of this ceremony?
 - 7 A. I was 15.
 - 8 Q. During this time in Mano Junction, you said that the high
 - 9 priest performed your ceremony. Can you describe what
- 15:13:06 10 you saw him doing?
 - 11 A. Yes. In this case he, as I said, specially concentrated
 - in the immunisation of we, the 28 boys, who were in that
 - sacred bush, as it was believed that we were -- the
 - immunisation really was capable of children -- we really
- 15:13:34 15 were put aside for such a process and the high priest
 - 16 prepared special charms, which they gave us. In fact,
 - 17 the adults never received some of these charms and these
 - 18 charms were given us to take to war.
 - 19 Q. Did you see the high priest do anything else?
- 15:13:58 20 A. Yes, I saw him in the future -- that was the time I first
 - saw him, anyway.
 - 22 Q. And you said that Sandi had paid for your initiation.
 - 23 A. Yes.
 - 24 Q. At xxxxxxx?
- 15:14:13 25 A. xxxxxx and also Mano Junction.
 - 26 Q. Who did he pay the money to at Mano Junction?
 - 27 A. The secretary who was there in the sacred bush.
 - 28 Q. Who was the "secretary" at the sacred bush?

- 1 A. I couldn't remember the name, but I can know him
- facially -- I knew him facially.
- 3 Q. What happened to these initiation fees?
- 4 A. At that time the initiation fee was collected and they
- 15:14:41 5 handed it over to the high priest.
 - 6 Q. How do you know that?
 - 7 A. Because on one occasion I was there when the secretary
 - 8 hand over this money to him, and confirmed the number of
 - 9 people so far who had initiated and the number of people
- 15:15:00 10 who left for -- who were also preparing for initiation,
 - but against it I saw the secretary handing over such
 - money to the high priest, so I believed that it was for
 - 13 him.
 - 14 Q. Where did you go after your initiation at Mano Junction?
- 15:15:21 15 A. I decided to come back to collect my immuned attire,
 - which I left in xxxxxx, and later came back to Bo, but
 - 17 I happened to pass through Blama, which is a bypass road
 - I used through xxxxxx and back to xxxxxx.
 - 19 Q. When did you pass through xxxxxx?
- 15:15:48 20 A. From Mano Junction.
 - 21 Q. Do you remember the time of day?
 - 22 A. It was in the afternoon.
 - 23 Q. Do you remember the year?
 - 24 A. Not at all.
- 15:16:10 25 Q. You said that you passed through xxxxxx.
 - 26 A. Yes.
 - 27 Q. Where did you go in the town?
 - 28 A. Oh, reaching xxxxxxxx, there was a checkpoint from xxxxxx

- 1 Road entering the town. There, everybody who was in any vehicle came down to go through the checkpoint there, and 2 a thorough checking was done, after which we walked 3
 - through to the headquarters, which was on the main road
- 15:16:44 5 to Bo, and there another checking was done and later we
 - finally ended at the xxxxxx Road checkpoints to xxxxxxx. 6
 - 7 There we waited for the vehicle to meet us.
 - 8 Q. When you reached the first checkpoint into xxxxxxx,
 - 9 what did you see?
- 15:17:05 10 There, we came down and, while I happened to pass, after Α.
 - thoroughly checked, because I was not part of them, so 11
 - 12 not a matter of thorough checking, I just showed my
 - 13 identity and passed, I happened to walk to the
 - headquarters where, on my mode of walking, I saw houses 14
- 15:17:33 15 on fire. Then I saw dead people around, lying on the
 - ground, beheaded bodies. I then walked to the 16
 - 17 headquarters where also shouting of people who were
 - crying for freedom and, as such, I showed my identity and 18
 - I was known to be a CDF man and when I inquired from the 19
- 15:18:08 20 CDF man who were these people, they told me they were
 - 21 rebels, and I passed again to come through the last
 - checkpoints on xxxxxx Road. Still in the process I saw 22
 - 23 a lot of Kamajors around the town. I even saw the
 - 24 commander, who was there in the headquarters, xxxxxx
- 15:18:36 25 Joe.
 - What had happened in xxxxxxx when you had arrived? 26 Q.
 - The attack just occurred when I arrived there. At that 27 Α.
 - moment I never saw somebody doing any burning of house, 28

- but the houses were on fire when I reached there. While
- I was on the process I saw was actual looting which was
- 3 in progress and most of these looted properties were
- 4 taken by Jimmi Highway, Jimmi Road.
- 15:19:04 5 Q. Who was looting these properties?
 - 6 A. The men on the ground, who were the Kamajors on the
 - 7 ground.
 - 8 Q. How did you know that these were the Kamajors?
 - 9 A. I found them on the ground and they were brothers of
- 15:19:21 10 mine, so the identity -- the identity couldn't hide from
 - 11 me.
 - 12 Q. What kind of properties were being looted?
 - 13 A. Household properties, like videos, tape-recorders,
 - 14 money -- I mean, a lot of things which comprise of
- 15:19:39 15 household properties -- generators, you know, to name a
 - 16 few.
 - 17 Q. Who was in operation of the checkpoints that you passed
 - 18 through --
 - 19 A. Different commanders, but the operation really that
- 15:19:55 20 happened was an offensive from Pujehun Axis by a
 - commander who was known as Bush-shaking.
 - 22 Q. And which group did this faction belong to?
 - 23 A. The Civil Defence.
 - 24 Q. You described passing through xxxxxxxx from the first
- 15:20:18 25 checkpoint --
 - 26 A. Yes.
 - 27 Q. -- to the checkpoint where there was the headquarters.
 - 28 And you described seeing people called rebels who were

- 1 being held. Why were they being held?
- They were victimised of being rebels and being 2 Α.
- 3 collaborators, just as it was the case that when the
- towns were raided, people could be gathered and inquired
- 15:20:52 5 and the Civil Defence inquired among these people who
 - were the bad ones among them and people could point at 6
 - them and, after pointing at them, they would gather them
 - all up, whether it was true or not, and these people were 8
 - victimised in their numbers.
- 15:21:10 10 How were they victimised? Q.
 - Some were tied with their hands at their back and in such 11 Α.
 - a process they were either forced to lie or say the 12
 - 13 truth, because that particular rope and the tie -- in the
 - process of tying --14
- 15:21:28 15 MR WILLIAMS: My Lord, may I seek clarification at this stage?
 - I don't know whether the witness is testifying as to what 16
 - he saw or observed at xxxxxx, or what generally 17
 - obtained. I believe the Prosecutor has asked him a 18
 - specific question as to what obtained at xxxxxxx when 19
- 15:21:47 20 he went to go, but now it appears he's giving evidence as
 - to what, you know -- in his opinion, or, you know, by his 21
 - knowledge what happened generally. 22
 - 23 JUDGE BOUTET: What's your objection?
 - 24 MR WILLIAMS: My Lord that, you know, the witness is giving
- 15:22:07 25 opinion evidence, My Lord. I mean, he has referred to a
 - specific situation and he's going into some other area, 26
 - My Lord, because, I mean, if he were testifying as to 27
 - what happened in xxxxxxxx, I mean, that clearly --28

- 1 I mean, particularly everything, according to him, had
- 2 happened before he arrived, but now he's going into how
- interrogations took place and the Prosecutor asked him 3
- specifically as to what happened when he went by
- 15:22:40 5 xxxxxxxx. He was not there. I mean, he came
 - 6 subsequently, so he could not say what he's saying now.
 - 7 JUDGE BOUTET: How do you know that?
 - 8 MR WILLIAMS: Because he said it -- I mean, "By the time
 - 9 I came, the attack had ended."
- 15:22:53 10 JUDGE BOUTET: True. He's not describing an attack now.
 - MR WILLIAMS: No, he's describing an interrogation, what 11
 - 12 happened.
 - 13 JUDGE BOUTET: That's right.
 - MR WILLIAMS: He said, "When I came, dead bodies were on the 14
- 15:23:09 15 floor," but now he's going as to what happened -- how
 - they rounded up what he referred to as collaborators. 16
 - JUDGE THOMPSON: Could it be that the Prosecution is trying to 17
 - elicit the context for the specific situations that have 18
 - been testified to? Is that what learned counsel is 19
- doing? Perhaps some clarification from the Prosecution. 15:23:34 20
 - 21 MR WILLIAMS: As My Lord pleases.
 - 22 MS PARMAR: Your Honour, the Prosecution is eliciting from the
 - 23 witness what he saw happening at the second checkpoint,
 - 24 which was at the headquarters for the town -- in the
- middle of the town. I can ask the witness the basis of 15:23:50 25
 - his knowledge in order to clarify this question for my 26
 - learned counsel for the Defence. 27
 - JUDGE THOMPSON: Speaking for myself, I don't think we've 28

- 1 reached any stage where we need to be that apprehensive.
- 2 Learned counsel, continue.
- 3 MS PARMAR:
- 4 Q. Witness, how did you know about these things that you
- 15:24:22 5 have just described to the Court?
 - 6 A. Just as I said, these Kamajor militias never hid their
 - 7 identity -- they were never hidden. I saw them to be
 - 8 Kamajors and I saw the actions done by them, simply
 - 9 because I was part of them, so there was no actual fear
- 15:24:42 10 that I could not know who they were, or I could not get
 - 11 close to them.
 - 12 Q. Witness, let's go back to what you saw at the checkpoint
 - where there was the headquarters in the town.
 - 14 A. Yes.
- 15:24:59 15 Q. Describe what was happening at that checkpoint.
 - 16 A. You mean the checkpoint or the headquarters?
 - 17 Q. You said that there was a second checkpoint?
 - 18 A. This is -- the second checkpoint is the headquarters.
 - This is the headquarters itself located at the main road.
- 15:25:21 20 Approaching the headquarters where the second inquiry is
 - 21 done, there, from the street, I heard crying of people
 - for freedom and, when I inquired from a Civil Defence man
 - 23 who was there, saying, "Who were these people who could
 - tell me they were rebels and some are collaborators,"
- 15:25:46 25 fully acknowledging that I could not inquire any other
 - thing beside that, I walked through and came to the last
 - 27 checkpoint. Walking through coming to the last
 - 28 checkpoint I saw these things happening of looting and

- 1 other processes going on. That is what I saw.
- Did you yourself see the people who were being held? 2 Q.
- Α. I did not see them, but I heard their voices crying while 3
- in a cell.
- 15:26:16 5 Q. As you passed through xxxxxxx, how many CDF were there?
 - Many CDF guys were there. I saw the commander himself 6 Α.
 - 7 there.
 - Who was this commander? 8 Q.
 - Α. xxxxxxx Joe.
- 15:26:38 10 How old were the CDF fighters that you saw in xxxxxxxx? Q.
 - 11 Specifically, I saw just the very commander with four Α.
 - 12 small boys below my age.
 - 13 Q. What were these small boys doing?
 - They were his security. He was a very powerful man in 14 Α.
- 15:26:58 15 that area.
 - Can you describe what you saw at the last checkpoint that 16 Q.
 - 17 you passed through?
 - 18 There I waited for the vehicle to meet me and all other Α.
 - passengers also joined me to wait for the vehicle, and we 19
- 15:27:16 20 boarded that vehicle to xxxxx.
 - Where did you travel from xxxxxxxxx? 21 Q.
 - 22 We went to xxxxx for my attire. Α.
 - 23 Q. Where did you travel from xxxxxx?
 - 24 Α. Bo.
- 15:27:37 25 Describe what happened to you at Bo. Q.
 - While in xx I was located at -- near xxxxx Road. On the 26 Α.
 - 27 left, entering the compound known as xxxxxxx compound,
 - was the house of the director -- former Director of War, 28

- 1 who is Moinina Fofana. His house was located in one of
- the compounds there, and I was staying in the compound 2
- just behind their own compound and, being a member of the 3
- Civil Defence, while in this house I saw -- every day
- 15:28:23 5 I saw guys coming to this very house in their good
 - numbers, so that act of curiosity arose in me to know 6
 - what was the mission of these guys in this particular
 - house in this particular compound. 8
 - I then walked there one day and mingled with the
- 15:28:43 10 securities there and, while there, I met -- meetings
 - on -- and while in the meeting I tried to inquire, 11
 - because I saw specific people dressed, you know, whom 12
 - 13 I had never before seen and I had never known, and
 - I tried to inquire who these people were, and it was from 14
- 15:29:05 15 that juncture I happened to even know the coordinator of
 - the Civil Defence Force. 16
 - Let's go back a little bit, witness. How did you know 17 Q.
 - who was the former Director of War? 18
 - 19 He was appointed by a man -- a Kamajor fellow whom I met Α.
- 15:29:30 20 there a few years ago.
 - And how did you come to know the coordinator for the 21 Q.
 - 22 Civil Defence Forces?
 - 23 I also was curious to know who the next people were, so Α.
 - 24 from that I happened to know him.
- 15:29:45 25 And who was this? 0.
 - Chief Sam Hinga Norman. 26 Α.
 - Who else stayed with you at your house in Bo? 27 Q.
 - Where I lived, I lived with one Mr Kamara. 28 Α.

- 1 Q. Were there others in the house?
- 2 Α. Yes, there were others there.
- What did the others do? 3 Q.
- Α. You mean the house I stayed?
- 15:30:20 5 Q. Yes.
 - Or the house of the director? 6 Α.
 - Q. The house at which you stayed.
 - 8 No, these were all Civil people. I was the only militia Α.
 - 9 among them. They were all Civil Defence. They went
- 15:30:36 10 about their business when it was in the morning -- no-one
 - cared. 11
 - And what of the house for Moinina Fofana, who stayed 12
 - 13 there?
 - He himself was staying there and in this house there was 14 Α.
- 15:30:47 15 a room where the chief himself occupied.
 - Were there others staying at the house? 16 Q.
 - 17 Α. Yes.
 - Who were these people? 18 Q.
 - The wife of Moinina Fofana was there and some securities. 19 Α.
- 15:31:05 20 Q. How old were these securities?
 - They were big fellows. I only saw two boys of my age in 21 Α.
 - the house. 22
 - 23 And what did the securities do? Q.
 - 24 Α. They were there to take care of the house, keep the house
- 15:31:23 25 under good security control, you know, and I took notice
 - of one main security who was in charge of taking the bag 26
 - of chief from the room to the vehicle whenever he was 27
 - 28 ready to go to journey and other things were done -- did

- that for him, and different aspects of separation of
- 2 function was done.
- 3 Q. What did you do while you stayed in Bo?
- 4 A. After some time I became used to these guys. I then
- 15:31:58 5 totally became committed to them and I joined the
 - 6 security panel of these guys and thereafter there was
 - 7 some amount of laxity in the former security who was with
 - 8 him -- with my former commander, being that he was in
 - 9 charge of the security aspect of being alone, every time
- 15:32:24 10 going to take the bag, so it's like when I became a
 - substitute to him, he became comfortable with that, and
 - so he relaxed over transporting the bag for the chief
 - again. So I was now in charge of taking the bag from the
 - 14 room to the vehicle whenever the chief was ready to
- 15:32:42 15 travel.
 - 16 Q. Who was your former commander?
 - 17 A. Chief Sam Hinga Norman.
 - 18 Q. What else did you do for Chief Sam Hinga Norman?
 - 19 A. I had a weapon for him. I had access to a weapon at that
- 15:33:06 20 time. It was a G-3 -- I had it, a G-3 a German 3.
 - 21 Q. Who gave you this weapon?
 - 22 A. It was bought at that time guys were now getting guns,
 - so it was marketable at that time.
 - 24 Q. Describe what else you saw in Bo while you were acting as
- 15:33:29 25 a security?
 - 26 A. There, in fact, at any time Chief Norman went to Bo,
 - initiators, you know, went to him in good numbers, other
 - 28 people went to him in good numbers. Like, in one

- instance, even the first day I entered that compound,
- 2 I saw the high priest and the other initiators in the
- 3 compound in a sort of meeting.
- 4 Q. Did you attend such meetings?
- 15:34:01 5 A. Yeah, I was there. It was an open place. It just
 - 6 happened to be a compound, but it's an open place. Only
 - 7 members of this society were there. Non-members were
 - 8 never allowed to be there.
 - 9 Q. What was discussed at these meetings?
- 15:34:15 10 A. The welfare of the CDF was discussed.
 - 11 Q. How long did you stay in Bo at this compound?
 - 12 A. We were there not really a fair time. I did not stay
 - there for long, anyway.
 - 14 Q. Where did you go from Bo?
- 15:34:41 15 A. From Bo, there was a journey which we set for, for
 - 16 Freetown, by chief, and I followed that journey to
 - 17 Freetown.
 - 18 Q. Why did you travel with Hinga Norman to Freetown?
 - 19 A. At that time I was not fortunate to be one of his boys,
- 15:35:03 20 and I could best remember again what -- I expressed
 - 21 myself personally to him that I was a war-affected child,
 - you know, that such-and-such and he got pity of my
 - 23 existence, so he took me as a personal son of his, so he
 - took me long. He had the confidence to take me.
- 15:35:29 25 Q. And why did he leave Bo to go to Freetown?
 - 26 A. He was staying here. His office was here, and he was
 - 27 Deputy Defence Minister.
 - 28 Q. Did anything happen in Bo before you travelled to

- 1 Freetown?
- 2 A. No. Just when we came that we were going back to Bo.
- 3 Q. Explain what happened when you went to Freetown.
- 4 A. On our arrival here, we got an urgent message from Bo,
- 15:36:08 5 from the Director of War, that the presence of Chief
 - 6 Norman was highly needed again, and the next day we set
 - 7 off for Bo and, after going there, we all met at the
 - 8 exit -- the 88 Battalion located at Mahem Boima Road --
 - 9 personally were present [inaudible] Association Office.
- 15:36:31 10 There a meeting was called upon of all personnels in the
 - 11 southern province of the Civil Defence Force and Chief
 - 12 Norman was called upon such a meeting and, in this
 - meeting, the Director of War, together with the district
 - administrator with other initiators, all put across the
- 15:36:54 15 problems of the Civil Defence Force and areas of
 - 16 casualties, medical facility, food, and other things
 - 17 which they lacked in this war.
 - 18 Q. How did you know that these matters were discussed?
 - 19 A. I was with my commander, so everything that was said in
- 15:37:17 20 this office, I clearly heard.
 - 21 Q. What happened after this meeting?
 - 22 A. The commander did not totally give a direct okay that he
 - could do this, he could do this. He just assured them
 - that he could confirm such a statement to his boss and,
- 15:37:41 25 thereafter, whatever his boss said, he would confirm it
 - to them all, and they were pleased with such a statement.
 - 27 Q. Where did you travel from Bo?
 - 28 A. We travelled back to Freetown here via Guinea.

- 1 Q. How long did you stay in Freetown?
- 2 A. From Bo I -- it was just a day. The next day we
- 3 travelled.
- 4 Q. How did you travel to Guinea?
- 15:38:11 5 A. By helicopter.
 - 6 Q. Who was with you on this trip?
 - 7 A. One security by the name of Mansaray.
 - 8 Q. Was there anyone else?
 - 9 A. Including me and the chief himself -- the three of us.
- 15:38:31 10 Q. Describe what happened when you arrived in Guinea.
 - 11 A. We were, first of all, welcomed by an unknown
 - 12 personality, and it was in a black jeep, a very
 - diplomatic vehicle, which took me to an unknown hotel,
 - 14 together with my boss, and in this hotel I never knew who
- 15:38:59 15 were there, but on our arrival there we found the
 - 16 president himself -- His Excellency the President,
 - 17 Dr Tejan Kabbah, His Excellency the Vice-president was
 - there, and the former British High Commissioner, Peter
 - 19 Penfold, was there.
- 15:39:23 20 Q. How did you know that this was the president?
 - 21 A. Earlier on I had known the president from his picture --
 - 22 his portrait and other things, but that was the first day
 - I saw him facially and really identified himself to be
 - 24 the president.
- 15:39:35 25 Q. And how did you know that the former vice-president, Joe
 - Demby, was there?
 - 27 A. That's the same -- I knew his face from the portraits,
 - but I identified him clearly from that point.

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- 1 Q. And how did you know that Peter Penfold was also in
- 2 attendance?
- Also, the way in fact my boss extended greetings to all 3 Α.
- 4 of them. He greeted with their names and personalities,
- 15:40:07 5 so I came to know all of them - in fact, he was the only
 - white man among us, so I was very much anxious to know 6
 - who this white man was, and so from talks I knew his
 - name. 8
 - Q. Can you describe the hotel that you were brought to?
- 15:40:24 10 Yes, it was a very nice hotel -- diplomatic, and I saw Α.
 - vehicles around the compound, and straight away in 11
 - fact, the way I saw the appearance of this hotel, I knew 12
 - 13 that big men were staying there and we went there.
 - Where did you go when you reached the hotel? 14 Q.
- 15:40:45 15 In one of the parlours of this hotel, we entered. Α.
 - And what happened at the hotel? 16 Q.
 - At the hotel -- in that hotel and in a parlour there was 17
 - a table a round table and on this table I sat and 18
 - I sat beside my commander. The president was sat -- sat 19
- 15:41:17 20 in the other opposite direction. The vice was on that
 - other way, and Peter Penfold was facing me. 21
 - Was anyone else present at this meeting? 22
 - 23 At that time, besides me, was extra -- Mansaray was by Α.
 - 24 our side -- he was at the door gates there, outside.
- 15:41:41 25 How old were you at the time of this meeting? 0.
 - 16. 26 Α.
 - Can you describe what happened then when you all reached 27 Q.
 - this room? 28

	1	Α.	Yeah. In this particular occasion, Hinga Norman
	2		expressed the problem and plight of the Civil Defence,
	3		which his men had put across to him, more especially the
	4		Director of War. He expressed this to the president.
15:42:15	5		And when in his speech I saw really Peter Penfold
	6		concerned over the massive developments the guys had done
	7		in terms of liberation, you know, he was really happy and
	8		he was confident of Chief Norman to take the greatest
	9		situation under control and the president the
15:42:42	10		vice-president was also happy, and I could first remember
	11		he uttered a statement by saying that he believed it was
	12		the duty of Chief Norman to take such a process in the
	13		absence of the president to take the security of the
	14		state in the absence of the president. So after
15:43:05	15		narrating the story, the president said he could see what
	16		he could do, and at the end of the speech I remember him
	17		taking the sum of 32 million, handing over to his vice,
	18		for onward delivery to Sam Norman.
	19	Q.	Who took the money?
15:43:26	20	Α.	The president gave it to vice, and while handing it over
	21		to him, he said, "The sum of this 32 million I will best
	22		give to Hinga Norman to see how best he could (inaudible)
	23		his boys in terms of medicine and other facilities they
	24		lacked."
15:38:36	25		[3.40 p.m. HN140904E]
	26	Q.	Did the president say anything else?
	27	Α.	Yes, because I best remember when he gave a word of
	28		caution, that he only hoped, in the absence of him,

- 1 Chief Norman would take care of the country, and he
- cautioned him to warn his boys to really take care of 2
- whatever was done in order not to harm the people of the 3
- state, which all such advices he really adhered to and
- 15:38:36 5 said he must make sure he will fulfill these demands by
 - 6 the president.
 - 7 Did anyone speak to you at this meeting? Q.
 - No, no, no. I was to the gathering to be a very small 8 Α.
 - boy so I was not spoken to.
- 15:38:36 10 You described a sum of money being given by the president Q.
 - to Hinga Norman? 11
 - 12 Α. Yes.
 - 13 What did this money look like? Q.
 - I saw the money in 5,000 Leones notes in a plastic --14 Α.
- 15:38:36 15 this white plastic, which money was put in a bank. The
 - money was put there, and I -- it was only when they count 16
 - the amounts of money that I happened to know that that 17
 - was the amounts. I could best remember it was in 5,000 18
 - 19 Leones notes and the money was saved in transparent white
- 15:38:36 20 plastic.
 - 21 What was the colour of the bag that was carrying the Q.
 - 22 money?
 - 23 It was black, a portfolio type. Α.
 - 24 Q. What -- describe what happened next?
- 15:38:36 25 So after the vice-president receiving this money, it was Α.
 - onwardly [sic] delivered to the commander, my commander, 26
 - and he was having a bag, this black suitcase type, and in 27
 - this bag this money was put in the zipped bag. 28

- 1 Thereafter, we had very good food to eat, we drank, we
- 2 had a reception, you know. Anyway, we had some food and
- set off. 3
- 0. Where did you travel next?
- 15:38:36 5 Α. We set off back to Freetown, because the mission was
 - 6 urgent. The plan was not there to sleep, but to come
 - back.
 - Q. How did you travel back to Freetown? 8
 - 9 Α. With the same helicopter.
- 15:38:37 10 Who travelled with you? Q.
 - The three of us came back. 11 Α.
 - Describe what happened when you arrived in Freetown? 12 Q.
 - 13 On our arrival in Freetown, Norman called only the PRO Α.
 - Charles Moiwo that such has changed when he went to 14
- 15:39:00 15 Guinea, and they gave them the order to call on all the
 - district administrators in different areas for an 16
 - emergency meeting in the defence headquarter, and this 17
 - was done the next day, although I was not present when 18
 - this announcement was released over the radio again, but 19
- 15:39:20 20 I was not there. But I was there when the command
 - structure was passed to Charles Moiwo to release this 21
 - 22 message.
 - You've referred to a "PRO"; what is a "PRO"? 23 Q.
 - Public relations officer. 24 Α.
- 15:39:36 25 How did you come to know how this money was distributed? Q.
 - The next day I saw these state initiators coming one 26 Α.
 - after the other, like I saw Kosseh Hindowa from Bo, 27
 - Colonel Dumbuya [phoentic] from Makeni, or whatever, then 28

- 1 I saw this guy Magona from Kenema, Mansaray from Pujehun,
- the other guys, and so when they arrived, I was not too 2
- early in this meeting. I never know what chance, but the 3
- money -- I knew the money was distributed to them later,
- 15:40:16 5 and thereafter supplies began to flow.
 - 6 You've described events up until your trip to Conakry Q.
 - 7 with Hinga Norman and then arriving in Freetown. What
 - 8 happened to you after in Freetown?
 - 9 When I reached in Freetown, subsequently I -- I came back
- 15:40:43 10 to Brookfields Hotel here, which was our formal base, a
 - sort of headquarter. There the other boys were and other 11
 - gentlemen who were also of the Civil Defence, 12
 - 13 personalities were there. I had been visiting this place
 - regularly after Conakry. 14
- 15:41:04 15 How old were the boys at Brookfields Hotel? Q.
 - 16 Α. Below my age.
 - 17 PRESIDING JUDGE: Did he say it was Brookfields Hotel? Did he
 - say it was Brookfields Hotel? 18
 - 19 THE WITNESS: Yes.
- 15:41:20 20 PRESIDING JUDGE: He said it?
 - MS PARMAR: Yes, Your Honour. 21
 - 22 PRESIDING JUDGE: Okay.
 - THE WITNESS: Yes. Some were of small rank and some were of 23
 - my age rank, some big guys, age-able fellows, we were all 24
- 15:41:30 25 there. It was at a camp.
 - 26 MS PARMAR:
 - 27 And what were the younger boys doing at Brookfields
 - 28 Hotel?

- 1 A. We were there -- it was a sort of base, a headquarter.
- 2 That was the headquarter of us in the Freetown. Normally
- there everything was organised. Whenever we want to go
- 4 to war, everything was set up there. That was the
- 15:41:51 5 headquarter.
 - 6 Q. Where did you go to war?
 - 7 A. Pardon?
 - 8 Q. Where did you go to war from Brookfields Hotel?
 - 9 A. I went Makoro, Masiaka, Gberi Bridge and even the last
- 15:42:09 10 mile operation.
 - 11 Q. Let's go back. What did you do at the operation you
 - 12 mentioned at Makoro?
 - 13 A. We fought war, because, I mean, the immunisation which I
 - had never gave me rest. Whenever I heard about war, the
- 15:42:25 15 more I became serious to go to war, because I knew I was
 - immune. So I had a full confidence about going to war
 - 17 whenever I heard about it.
 - 18 Q. How old were the others with whom you went to war at
 - 19 Makoro?
- 15:42:39 20 A. Small boys, some of whom I also was older than, some were
 - 21 my equals.
 - 22 Q. You also mentioned fighting at Mile 38?
 - 23 A. Mile 38.
 - 24 Q. 38.
- 15:42:47 25 A. 38.
 - 26 Q. What did you do at Mile 38?
 - 27 A. It was also an operation because we were trying to clear
 - the main highway which lies between Bo and Freetown,

- because at that time we were using a bypass road through
- 2 Moyamba. In fact, many accidents were occurring there.
- 3 So we decides to say, "Okay, we must open this highway
- 4 that vehicles must be passing." So that was the mission
- 15:43:23 5 of the highway of Makoro up to Masiaka, Gberi Bridge and
 - 6 Rosos.
 - 7 Q. So how did you clear this way?
 - 8 A. It was cleared, all these satellite points of this RUF.
 - 9 We were shaking because of this immunity. This immunity
- 15:43:42 10 helped us greatly.
 - 11 Q. Describe what you would do while you would be fighting
 - 12 during these --
 - 13 A. I was with my AK Dragon and I had a charm. These charms
 - 14 helped me, and I had special oils which I rubbed. So
- 15:44:01 15 while in this operation, only what I needed was out of
 - having ammunitions and, when I had a weapon, I was really
 - 17 free and confident of fighting.
 - 18 Q. What did you do with your AK Dragon?
 - 19 A. I displayed it in war. It was highly displayed. I fired
- 15:44:19 20 it to the best level I could.
 - 21 Q. After these operations, where did you travel next?
 - 22 A. After this operation I still came back to Freetown here.
 - 23 Q. Where did you stay in Freetown?
 - 24 A. Spur Road.
- 15:44:42 25 Q. At which address?
 - 26 A. 13E.
 - 27 Q. And who stayed at number 13 Spur Road?
 - 28 A. That is the residence of Sam Norman, my commander.

- 1 Q. Who else was staying at this residence?
- 2 A. Other guys were militias, other small boys below my age.
- 3 Like even if a former RUF boy was captured, and he was
- 4 staying with us at home. Below my age -- he was about 11
- 15:45:17 5 years old and he was staying there.
 - 6 Q. What were these small boys doing?
 - 7 A. Well, they were guarded at moments because, shortly after
 - 8 we left Guinea, Chief Norman had a decision to say that
 - 9 all small boys were exempted from war and, as such, he
- 15:45:35 10 was trying to reorganise us in our numbers so that he
 - could hand us over to programmes.
 - 12 Q. So what happened next in Freetown?
 - 13 A. From that point we were -- we were gathered from the
 - house there and others in the hotel here and we came --
- 15:46:00 15 we were up to the number of 81, and we were formally
 - handed over to a child protection agency, wherein the
 - 17 Minister of Gender Affairs -- Children and Gender Affairs
 - 18 was there who, in fact, monitored such a process that the
 - child protection agency really cared for us and saw that
- 15:46:25 20 everything was in place.
 - 21 Q. What happened once you and these other 80 boys were given
 - to the child protection agencies?
 - 23 A. This programme promised us of sending us back to
 - 24 different locations of concern and welfare. Boys who
- 15:46:50 25 decided to go for carpentry were sent there. Those who
 - decided to go for school were sent. In fact, we were
 - 27 camped before such a process for some time wherein we
 - were taught to forget about war, forget about all the

- 1 past things, think of something good. And while in the
- 2 camp of this child protection agency we were still
- 3 visited by Chief Norman and his members. They visited up
- 4 there at Moyami.
- 15:47:20 5 Q. What happened during these visits?
 - 6 A. He used to check whether we were properly cared for and
 - 7 what were the problems we faced.
 - 8 Q. What happened to you after being handed to the child
 - 9 protection agencies?
- 15:47:40 10 A. After I had been handed over, I was with a programme, but
 - it later proved to be a failure, because no sooner we
 - were taken then we were left in streets to strand. So
 - such a report was also brought to him again, to my
 - 14 commander, that, indeed, the programme had been a
- 15:48:01 15 failure, and "You join us to this programme and this
 - 16 programme has been a failure, so we have nowhere else to
 - 17 go. I'm back." I had nowhere to go, because I was
 - 18 expecting that a programme could facilitate my schooling,
 - but it did not come back, so I decided to stay with him
- 15:48:20 20 back.
 - 21 Q. Where did you stay when you came back?
 - 22 A. At his premises.
 - 23 Q. In which town?
 - 24 A. Freetown.
- 15:48:26 25 Q. And when you say that the programme was a failure, you
 - 26 said "we". Who else was there besides yourself?
 - 27 A. There were other boys also who were on the same programme
 - 28 whom we all joined and relocated different. They were

- 1 located in different areas.
- 2 Q. What happened to you next in Freetown?
- 3 A. I was now there under such -- since war was always thing
- 4 that was not expected, but it came at the time we did not
- 15:48:59 5 expect it. There was an operation again that came up -
 - 6 that's May 8 wherein a commander who was here, by the
 - 7 name of old Pa Binda, became very angry over such a news
 - 8 that Freetown by that time there was some mishaps. So he
 - 9 decided to loot the vehicle, this pickup, and he set
- 15:49:25 10 forth to Sankoh Drive for that operation.
 - 11 Q. How many of you were rounded up in this pickup?
 - 12 A. I best remember myself and what are big fellows, but I
 - was forced to go.
 - 14 Q. What were you instructed to do on this operation?
- 15:49:51 15 A. Well, I wasn't instructed to do anything, but it was
 - 16 always the case that when we entered anywhere, we
 - 17 listened to the command structure. After the command
 - 18 structure -- it was not really a fight of tense
 - something, so the operation did not last for long. We
- 15:50:11 20 just wandered up the -- and the documents taken, the
 - 21 right -- there was three vehicles in the compound we scan
 - 22 there. Vehicles with one tire and the other four tires,
 - and it was fully loaded with rice, white rice. It was
 - then handed over to the soldiers who was, back then, at
- 15:50:34 25 Wilberforce and the two vehicles was brought to the
 - 26 Defence Ministry.
 - 27 Q. Witness, you've described your experiences while you were
 - 28 fighting for the Civil Defence Forces. How did you feel

- 1 during this time?
- The circumstances I went through were unavoidable and for 2 Α.
- 3 the mere sense I could say that these things were not in
- place -- some of these things were not in place, but at
- the moment I could not have never denied or voiced it 15:51:13 5
 - out, because I would have been referred to as a traitor, 6
 - and some of these things did not go down well with me,
 - 8 like, critically thinking, about how my own father was
 - brutalised, and when I saw the people, it was a sort of
- 15:51:34 10 hell, you know, I was in a position of hell. Yeah, so
 - these are memory times I will never forget in my life. 11
 - MS PARMAR: May I have a moment, Your Honours? Your Honours, 12
 - 13 the Prosecution has finished with this witness.
 - JUDGE BOUTET: Thank you. 14
- 15:52:40 15 PRESIDING JUDGE: The Court will rise for five minutes.
 - Court will rise. 16
 - 17 MR WALKER: Court rise.
 - 18 [Break taken at 3.59 p.m.]
 - 19 [On resuming at 4.10 p.m.]
 - 20 [HN140904F]
 - JUDGE BOUTET: Cross-examination first accused. Mr Norman, do 21
 - 22 you want to go up first.
 - 23 THE ACCUSED NORMAN: Yes, My Lord.
 - 24 JUDGE BOUTET: Thank you.
 - 25 PRESIDING JUDGE: Mr Norman, try to avoid slippery grounds and
 - 26 let your counsel handle those grounds.
 - THE ACCUSED NORMAN: Thank you, My Lord. I will take the 27
 - 28 hint.

- 1 CROSS-EXAMINED BY THE ACCUSED NORMAN:
- 2 Q. Mr Witness.
- 3 A. Yes, Mada.
- 4 Q. I wouldn't like to refer to you as Mr Witness, I will
- just say my son.
- 6 A. Yes, sir.
- 7 Q. Thank you very much. Why are you here?
- 8 A. I am -- I was called upon by this Court to come and give
- 9 evidence on things that I saw and happened to me.
- 10 Q. Thank you. Are you sure that you are supposed to be in
- 11 this school I sent you?
- 12 A. Yes.
- 13 Q. Thank you. You are supposed not to be known by the
- public, otherwise I will just say [Krio spoken]. I see
- 15 you, because I have been worried about your whereabouts.
- 16 However, you said something here when my watch was about
- 17 30 minutes and the clock was about 34 minutes after
- three, you said, "He took me as a personal son of his."
- 19 A. Yes.
- 20 Q. Do you still consider yourself my son?
- 21 A. Yes.
- 22 Q. Like you were to me?
- 23 A. Yes.
- 24 Q. What about the other one; there were two of you? Two of
- you I sent to Pujehun to go to school, and I was paying
- to keep you in the home. Where is the other one?
- 27 A. He had fled to Liberia.
- 28 Q. Thank you. You were among a group of about 85 children

- that we took from the RUF and ECOMOG and kept at
- 2 Brookfields Hotel; not so?
- 3 A. Yes.
- 4 Q. And we got a child protection agency chairman, is His
- 5 Honour Justice -- I think you know the name.
- 6 A. And I can't remember, but I know the man by face.
- 7 Q. Okay. He is Justice Joko-Smart.
- 8 A. Okay, yeah.
- 9 Q. You remember?
- 10 A. Yeah.
- 11 Q. Thank you. You can see how happy I am looking at you,
- 12 because I have been worried your whereabouts. I am glad
- 13 to see you.
- 14 A. I am also glad.
- 15 Q. Thank you. The ones you were mentioning about the other
- boys at my house, could you remember one of them, his
- 17 name? He is still going school, is he?
- 18 A. I best remember one boy whom was a RUF by the name of
- 19 Bolo --
- 20 Q. Thank you.
- 21 A. -- who was captured at State House.
- 22 Q. Thank you. Bolo still went to school and you, I sent to
- the other secondary school. You did not tell me all the
- 24 story about your father that you have told to this court
- 25 today.
- 26 A. I could remember in Bo I wrote -- before approaching you
- officially, I wrote a formal letter to you. At that time
- I was, in fact, preparing to really go to school, where I

- wrote a letter to you expressing my plight, and it was
- 2 unfortunate the letter was not read, but I became
- 3 persistent to see that I must talk to you, and I was
- fortunate one day to talk to you, and I expressed my
- 5 plight to you. I best remember you accepted helping
- 6 me --
- 7 Q. Hold it. Hold it. You remember I told you that I was
- 8 interested in your well-being to become future leaders of
- 9 this country.
- 10 A. Yes.
- 11 Q. And for that reason when something happened between you
- and the other boy and Father Momoh, you know what I said
- to you. Do you remember what I said to you on that day?
- 14 A. Not exactly.
- 15 Q. But what -- there was a disagreement over your
- 16 maintenance in Pujehun by the Catholic mission.
- 17 A. Yes.
- 18 Q. And I had to step in.
- 19 A. Yes.
- 20 Q. And father was angry with the two of you for doing
- 21 something to him.
- 22 A. Yes.
- 23 Q. And father said to me, "If these boys can do this to me,
- 24 Chief Norman, they can do worse to you." But then you
- remember I said, "They are my children, will bring them
- up." Did you remember that? Do you remember?
- 27 A. I can't really remember.
- 28 Q. But you remember I was pleading with the Reverend

- 1 Father --
- 2 A. Yes.
- 3 Q. -- that you must go back to school.
- 4 A. Yes.
- 5 Q. And I also took you somewhere around New England here to
- 6 a lady.
- 7 A. Yes, you took me into child protection agency, but --
- 8 Q. Child protection, so do you remember the lady's name?
- 9 A. No, no, no.
- 10 Q. Okay, I will remind you, Mrs Magona.
- 11 A. Yeah, but I never sat with her to speak and never did she
- 12 visit me.
- 13 Q. I went into the office.
- 14 A. Okay.
- 15 Q. And we came out.
- 16 A. Yes.
- 17 Q. And she promised --
- 18 PRESIDING JUDGE: Mr Norman, please, you know, ask him
- 19 questions.
- 20 THE ACCUSED NORMAN: Thank you, thank you, sir.
- 21 Q. You have said --
- 22 PRESIDING JUDGE: Please, we are in very technical grounds.
- 23 THE ACCUSED NORMAN: Thank you.
- 24 PRESIDING JUDGE: Yes, please, ask him questions.
- 25 THE ACCUSED NORMAN:
- 26 Q. You have said a lot of things here.
- 27 A. Yeah.
- 28 Q. And among them, that I took you to Guinea.

- 1 A. Yeah.
- 2 Q. What year was this?
- 3 A. '98, I could best remember '98.
- 4 0. 1998?
- 5 A. Yeah.
- 6 Q. That I took you to Guinea?
- 7 A. Yes.
- 8 Q. What year did you and myself first met?
- 9 A. I first met with you in the same year.
- 10 Q. What month?
- 11 A. I don't know. I couldn't personally remember that month,
- 12 but I met you.
- 13 Q. Early, middle or the end of the year?
- 14 A. I still remember that year '98.
- 15 Q. The early part?
- 16 A. I couldn't best remember when I met with you anyway.
- 17 Q. But you remember that you made statements, you remember
- 18 that you made statements to the Special Court? Did you
- make statements to the Special Court?
- 20 A. Which sort of statements you mean?
- 21 Q. That which you said and it was taken down.
- 22 A. Yes.
- 23 Q. And do you remember that -- how many statements did you
- 24 make?
- 25 A. Only one statement.
- 26 Q. Only one statement?
- 27 A. From the investigator, original investigator.
- 28 Q. Hold on. You made one statement and what month and what

- 1 year was the first -- was the statement actually made?
- 2 A. If I am not mistaken, six months after I gave my
- 3 statement I was called upon.
- 4 Q. And you have been here ever since, that six months?
- 5 A. Well, no.
- 6 Q. How long have you been here waiting to give this
- 7 evidence?
- 8 A. After two months here now.
- 9 Q. Up to two months.
- 10 A. Yeah.
- 11 Q. May I add another month? To be --
- 12 A. It was just --
- 13 Q. -- to be very close to 90 days?
- 14 A. Just when I sat through my exams I was here.
- 15 Q. But what exams?
- 16 A. My exams, you know, I was in school, you sent me and I
- 17 was in school. I sat my examinations despite the --
- 18 Q. Was it BEKE [phonetic] or WASE [phonetic]?
- 19 A. WASE.
- 20 Q. WASE. Has the result come?
- 21 A. Not yet.
- 22 Q. And when was that, what month really?
- 23 A. July -- that was -- I done my examinations July.
- 24 Q. July?
- 25 A. July, ending.
- 26 Q. Ending of July?
- 27 A. Yeah.
- 28 Q. And soon after that you came here?

- 1 A. Yeah, yeah, I was brought here.
- 2 Q. And you have been here ever since?
- 3 A. Yeah.
- 4 Q. So it is August, September. Okay. And you said you
- 5 remember making only one statement?
- 6 A. Yeah, that's one statement. Yeah.
- 7 Q. So -- and if there is any statement in your name that was
- 8 taken down in February this year, would that be the
- 9 statement?
- 10 A. Yes, that's exactly what I'm trying to say.
- 11 O. Fine. Soon after that if there was another statement
- taken down in October 2003, that would be a bit
- superfluous.
- 14 A. It was a cross-examination which is drawn from the
- original statement I gave my original investigator
- 16 Catherine, so they wanted to know whether it was such,
- 17 that statement I spoke to her was true, that was just a
- 18 cross-check.
- 19 Q. A cross-check?
- 20 A. What I had earlier on said to my investigator.
- 21 Q. And did you realise it was taken down?
- 22 A. No, it was -- everything was typed and I was just asked
- 23 questions and answering, that was the matter.
- 24 Q. So as you were saying, they were typing?
- 25 A. No, it was typed, the paper was typed.
- 26 Q. What paper?
- 27 A. Every statement which I had previously spoken with
- 28 Catherine was -- everything was before the lawyer.

- 1 Q. The original statement, was it typed or written?
- 2 A. It was typed.
- 3 Q. It was typed?
- 4 A. Yes.
- 5 Q. Where was it made? Here or somewhere? Was it in
- 6 Freetown?
- 7 A. The statement which I formally gave?
- 8 Q. The first one you made.
- 9 A. It was right in front of me that the statement was typed
- on the computer, if I am not mistaken, by one over there.
- 11 Q. Where?
- 12 A. The one with My Lordship now, that writes -- what she
- 13 will type.
- 14 Q. Yes.
- 15 JUDGE THOMPSON: What was the location?
- 16 THE ACCUSED NORMAN: The location, yes.
- 17 JUDGE THOMPSON:
- 18 Q. Where did it -- where did you give that statement.
- 19 A. In the south where my location was in Pujehun.
- 20 Q. Pujehun, I see. That was the one in February?
- 21 A. Yes, My Lord.
- 22 THE ACCUSED NORMAN: That was the one in February?
- 23 PRESIDING JUDGE: That was the one taken by one Catherine?
- 24 THE WITNESS: Catherine-Anne, yeah.
- 25 JUDGE THOMPSON: Okay.
- 26 PRESIDING JUDGE: Catherine-Anne.
- 27 THE ACCUSED NORMAN: Catherine-Anne, okay.
- 28 JUDGE THOMPSON: But then you said another one.

- 1 THE ACCUSED NORMAN:
- 2 Q. There was another statement which was prior to this
- 3 February statement, because that statement was taken in
- 4 October 2003. So which was the one that you were
- 5 interviewed on to make the second?
- 6 A. The statement of Catherine I best remember; I best
- 7 remember Catherine's own statement.
- 8 Q. Catherine's own statement?
- 9 A. Yes.
- 10 Q. But you don't remember any other statement?
- 11 A. Besides Catherine, no.
- 12 Q. Okay. And if there was another third statement dated
- June this year, would you remember that?
- 14 A. June?
- 15 Q. Yes.
- 16 A. No.
- 17 O. Okay. You will not remember that?
- 18 A. At that time I was sitting exams, in fact.
- 19 Q. Good. So the June statement -- did you remember signing
- any of these statements?
- 21 A. Signed statements, no. I best signed -- transport that
- 22 brought me here I signed.
- 23 Q. What did you say?
- 24 JUDGE THOMPSON:
- 25 Q. Did you sign the statement of February 1998?
- 26 A. Only thing I remember signing was the money, the
- 27 transport that was given --
- 28 Q. That's okay, I am not pressing, I just wanted to know,

- because now the first accused has referred to three
- 2 statements: One in February, one --
- 3 THE ACCUSED NORMAN: One in October.
- 4 JUDGE THOMPSON: And one in October and one in June.
- 5 THE ACCUSED NORMAN: In June.
- 6 JUDGE THOMPSON:
- 7 Q. And you said you do not remember making the one in
- 8 October and the one in June; is that correct, for the
- 9 records?
- 10 A. I am thinking of Catherine. Catherine was the only one I
- originally met with.
- 12 Q. No, I am just trying to clarify the records. I have you
- down as remembering making a statement in February 1998.
- 14 A. '98.
- 15 THE ACCUSED NORMAN: No, My Lord.
- 16 JUDGE THOMPSON: Sorry, not February --
- 17 THE ACCUSED NORMAN: 18 February 2004.
- 18 JUDGE THOMPSON: 2004, I'm sorry, I apologise.
- 19 Q. But I have you down as not remembering making a statement
- 20 in October 2003.
- 21 A. No.
- 22 Q. You don't remember that?
- 23 A. I can't remember.
- 24 Q. And you also do not remember making a statement in June
- 25 2004?
- 26 A. No.
- 27 Q. I just want the records to reflect.
- 28 A. Not at all, because June I was sitting exams, so in fact

- I -- it wasn't possible for me.
- 2 THE ACCUSED NORMAN:
- 3 Q. Do you remember the date on which your first commander
- 4 died, Mr Sandi?
- 5 A. Sandi -- just shortly after my initiation at Mano
- 6 Junction.
- 7 Q. What year was it?
- 8 A. It was in '97.
- 9 Q. Yes, '97.
- 10 A. Yeah.
- 11 Q. And do you remember soon after that initiation you are --
- 12 you travelled somewhere?
- 13 A. Yes.
- 14 Q. Where?
- 15 A. I came to Pujehun from Miatia.
- 16 Q. You came to Pujehun, from Pujehun where did you go?
- 17 A. I went to Bo.
- 18 Q. To Bo, the same 1997?
- 19 A. Yeah.
- 20 Q. The same 1997.
- 21 A. Yeah, and it was that same 1997 that -- was it the same
- 22 1997 that you proceeded to Boima's compound where you met
- 23 someone you called Moinina Fofana and Chief Hinga Norman?
- 24 A. This was '98.
- 25 Q. 1998. What month?
- 26 A. I couldn't remember.
- 27 Q. Well, was it on the same journey you had travelled? 1997
- you came from Pujehun to Bo, and you stayed in Bo at the

- 1 house where there was a Mr Kamara?
- 2 A. Yes.
- 3 Q. You remember in that year?
- 4 A. Yes.
- 5 Q. This month.
- 6 A. Yes.
- 7 Q. And what would be the address of that house in Bo where
- 8 you stayed with Mr Kamara; would you know?
- 9 A. That is what I described -- best described as a compound
- 10 opposite Boima's compound.
- 11 Q. A compound opposite Boima's compound?
- 12 A. Yes.
- 13 Q. That is on the other side of the street.
- 14 A. Yes.
- 15 Q. A street that is referred to as the Old Gerihun Road?
- 16 A. Yes. Yes, yes, yes.
- 17 Q. Yes, you are educated [inaudible] English you will
- 18 remember. And it was on that same journey that you went
- to Boima's compound in 1997?
- 20 A. Yes.
- 21 Q. And from that journey, where did you go to before 1998?
- 22 A. I was there until I met with you.
- 23 Q. You were there until you met with me?
- 24 A. Yes.
- 25 Q. Would it be one or two months after there, after that
- 26 that you met me? Or was it just one week or two weeks?
- 27 A. I was there -- I was there from -- in fact I was there up
- to Christmas [microphone not activated] we went to spend

- 1 Christmas there.
- 2 Q. Yes.
- 3 A. So it was during that Christmas time that I happened to
- 4 link with you.
- 5 Q. December 1997.
- 6 A. Yes.
- 7 Q. Christmas time I was in Bo.
- 8 A. Yes.
- 9 Q. I went to spend Christmas in Bo.
- 10 A. Yes, yes.
- 11 Q. And it was when you met me.
- 12 A. Yeah.
- 13 Q. And after that Christmas it was then January.
- 14 A. January.
- 15 Q. Was it -- could it be the same January that you and I may
- have proceeded to Guinea?
- 17 A. It's not too much -- I can best remember that --
- 18 [overlapping microphones]
- 19 Q. You have to remember --
- 20 PRESIDING JUDGE: Mr Norman, please ask him questions. There
- is no conversation, you know, here between --
- 22 THE ACCUSED NORMAN: My Lord, I have --
- 23 PRESIDING JUDGE: I would like you to put precise questions to
- the witness, Mr Norman, please.
- 25 THE ACCUSED NORMAN: Okay, thank you.
- 26 PRESIDING JUDGE: Formulate questions and avoid a
- 27 conversational approach, please.
- 28 THE ACCUSED NORMAN:

- 1 Q. So, in December I came to spend Christmas in Bo?
- 2 A. Yeah.
- 3 Q. That is what you say?
- 4 A. Yes.
- 5 Q. Then soon after that I drove you to -- from Bo to
- 6 Freetown?
- 7 A. Yes.
- 8 Q. How soon? One month soon, two months?
- 9 A. It was just after the vacation.
- 10 Q. After the vacation.
- 11 A. Yes.
- 12 Q. After Christmas.
- 13 A. Christmas, New Year.
- 14 Q. New Year.
- 15 A. And, you know, just after vacation.
- 16 Q. Just after.
- 17 A. There was a lot of merriment.
- 18 Q. Yes, you cannot remember dates, but --
- 19 A. But I remember '98, I remember me going with you to your
- village, Mongere.
- 21 Q. Hold on. Had January ended before we left Bo to
- 22 Freetown?
- 23 A. No, I can't best remember. I best remember the dates in
- '98; I best remember the year.
- 25 Q. Please, please remember, because we have to travel to
- Guinea and it must be between Christmas and New Year.
- 27 But we have spent Christmas and New Year in Bo, according
- to you.

- 1 Α. Yes.
- 2 And then soon after New Year celebration, I proceeded Q.
- 3 with you to Freetown [inaudible].
- 4 Α. Yes.
- 5 Q. Yes?
- 6 Α. Yeah.
- 7 How soon can that soon be? Q.
- 8 Α. Pardon?
- 9 Q. How soon can that soon be? One week soon, two weeks
- 10 soon, after Christmas, after New Year?
- 11 Approximately over two weeks. Α.
- 12 Q. Approximately two weeks?
- 13 Α. Yeah.
- That means middle of January you and I were in Freetown. 14 Q.
- 15 Α. Yeah.
- 16 Q. 1998.
- 17 Α. Yeah.
- 18 Q. Now when did we proceed to Guinea, was it at the end of
- 19 January or in this same January?
- 20 Α. This is same January.
- The same January. And when we went -- we went to Guinea, 21 Q.
- 22 you said.
- 23 Α. Yeah.
- 24 And we were just three on board the helicopter. Q.
- 25 Α. Yeah.
- You, myself, and who did you say? 26 Q.
- 27 [Inaudible] Moshare Mohammed. Moshare [phonetic]. Α.
- 28 Q. Moshare?

SUSAN G HUMPHRIES - SCSL - TRIAL CHAMBER I

- 1 A. Yeah.
- 2 Q. And in Guinea in January we met His Excellency the
- 3 President.
- 4 A. Yes.
- 5 Q. And also His Excellency the Vice-President?
- 6 A. Yes.
- 7 Q. And His Excellency Mr Peter Penfold, the British High
- 8 Commissioner.
- 9 A. Yeah.
- 10 Q. And in their presence you said the president gave me an
- amount of money.
- 12 A. Yes.
- 13 Q. And you said the amount was named by the vice-president.
- 14 A. By the president.
- 15 Q. By the first president.
- 16 A. On delivery -- on the mood to deliver the money, he
- 17 mentioned the amount.
- 18 Q. Oh, it was the president who said it was this amount.
- 19 A. Yes, for instance, when he was about to hand over the
- 20 money then he called the amount.
- 21 Q. How much was it?
- 22 A. He said 32 million.
- 23 Q. He said 32 million. And then also -- since you said the
- 24 money was not given directly from the President to me, it
- was given from the President to whom?
- 26 A. To the vice.
- 27 Q. To the vice-president. And who -- what is the name of
- this vice-president you are referring to?

- 1 A. His Excellency former, Joe Demby, former Vice-president
- 2 Joe Demby.
- 3 Q. Former vice-president.
- 4 A. Joe Demby.
- 5 Q. Dr Albert --
- 6 A. Joe Demby.
- 7 Q. Joe Demby. And Joe Demby -- sorry, the former
- 8 vice-president then gave me this money --
- 9 A. Yeah.
- 10 Q. -- in your presence?
- 11 A. Yeah.
- 12 Q. -- and in the presence of Mr Peter Penfold?
- 13 A. Yes.
- 14 Q. In the month of January?
- 15 A. Yes.
- 16 Q. 1998?
- 17 A. Yes.
- 18 Q. And then we proceeded back to Freetown.
- 19 A. Yeah.
- 20 Q. Where did we go to?
- 21 A. At your premises, Spur Road.
- 22 Q. Number 38 Spur Road?
- 23 A. Yeah.
- 24 Q. In January 1998?
- 25 A. Yeah.
- 26 Q. From that January 1998 you said -- you did say to the
- 27 Prosecution something that Chief Norman did.
- 28 A. Yeah.

- 1 Q. What did you say?
- 2 A. I said that you called upon your PRO, that's Jasmaro,
- 3 [phonetic] since they were all together, and they sent
- 4 you on such a mission and you clearly expressed to him
- 5 what was the end of the mission. And from that point you
- 6 told him to call upon all the district administrators,
- 7 and that was a subsequent morning. He did as you
- 8 commanded him to. And thereafter, I saw these
- 9 administrators coming from defend positions at Kosseh
- 10 Hindowa, Dumbuya, Magona, Mansaray and others came,
- assembled in your office, the ministry.
- 12 Q. Which office was this you are referring to?
- 13 A. The Ministry of Defence, State Avenue.
- 14 Q. [Overlapping microphones] at that time where?
- 15 A. In town here.
- 16 Q. What part, you should know this.
- 17 A. The State Avenue.
- 18 Q. State Avenue.
- 19 A. Yes, very close to the State House.
- 20 Q. Very close to the State House.
- 21 A. Yes.
- 22 Q. And that is where we met again -- I met again with these
- 23 people?
- 24 A. In your office.
- 25 Q. In my office in January 1998.
- 26 A. Yeah.
- 27 Q. When they came, when I called them.
- 28 A. Yeah.

- 1 Q. And you are very definite it was that. Now, you have
- 2 said that an organisation took charge of you.
- 3 A. Yeah.
- 4 Q. What year was it? The child protection agency was later,
- 5 very later, soon after that I got arrested, but the
- 6 organisation that took charge of you, in what year from
- 7 Brookfields, when I handed you over to Justice Joko-Smart
- 8 and others?
- 9 A. Late '99, 2000.
- 10 Q. 2000?
- 11 A. Yeah, '99, 2000. Yes, 2000.
- 12 Q. 2000, the year 2000. Okay. Now, where did you say they
- took you to?
- 14 A. You took me Moini.
- 15 Q. Moini. Where, what part of Freetown?
- 16 A. The eastern, extreme east of Freetown.
- 17 O. Towards the end?
- 18 A. Towards Grafton, towards Grafton.
- 19 Q. The end of Wellington as you are driving out of Freetown.
- 20 A. Yeah.
- 21 Q. Now, did you come back to me?
- 22 A. At that time we were for then, that moment we were cared
- for then, we were cared after by them.
- 24 O. After that -- -
- 25 A. I came back to you.
- 26 Q. Why?
- 27 A. The programme proved to be a failure after some time.
- 28 Q. And you wanted me to do something?

- 1 A. Yeah.
- 2 Q. What?
- 3 A. Since I was with you and you pushed me to this programme
- 4 and it be -- it happened to be a failure, so I had no
- other option after fully telling you about my plight, I
- 6 saw that it was in position to meet you again and to say,
- 7 "Oh the programme was a failure."
- 8 Q. That you were parentless.
- 9 A. Yeah.
- 10 Q. That I should assist you?
- 11 A. Yeah.
- 12 Q. Did I assist you?
- 13 A. Yeah.
- 14 Q. And I sent you -- what assistance did I give you?
- 15 A. You sent -- you sent me back to school.
- 16 Q. I sent you to school. Where, in town here or somewhere?
- 17 A. Where I was located.
- 18 Q. Where?
- 19 A. Pujehun.
- 20 Q. Pujehun. And I kept paying for you until this child
- 21 protection took over? Until the child protection took
- 22 over.
- 23 A. No, no. You took care of me after the programme proved
- to be a failure.
- 25 Q. That is it, up to when --
- 26 A. When the programme -- just when you took care of me, the
- 27 programme never took care of me again.
- 28 Q. I know that, I know that.

- 1 A. Yeah. Up to a time, in fact.
- 2 Q. Up to when the --
- 3 A. You were arrested.
- 4 Q. Yes. So the school report that you are to bring to me is
- 5 still pending; not so?
- 6 A. Yes, I am confident that --
- 7 THE ACCUSED NORMAN: My Lord, I will first want to rest it
- 8 there and give the technical areas to the lawyers.
- 9 JUDGE BOUTET: Thank you, Mr Norman.
- 10 THE ACCUSED NORMAN: I am grateful to God, Mr Witness, that
- 11 you are alive and that I have seen you and I hear you
- 12 speaking nice English.
- 13 THE WITNESS: Thank you.
- 14 THE ACCUSED NORMAN: You have been educated.
- 15 JUDGE BOUTET: Thank you. Counsel for the first accused?
- 16 MR HALL: Thank you, Your Honour.
- 17 CROSS-EXAMINED BY MR HALL:
- 18 Q. Mr Witness, I am one of the lawyers for Mr Norman. I
- 19 wanted to ask you some background concerning how you
- 20 became involved in being in the military. At the time
- the RUF came and abducted you, you were about 13 years
- 22 old then?
- 23 A. Pardon, could you please --
- 24 Q. You were about 13 years old when the RUF came and took
- 25 you.
- 26 A. Yeah.
- 27 Q. That was the time they killed your father.
- 28 A. Yeah.

- 1 Q. And when they took you, where did they take you?
- 2 A. They took me to one of the bushes at Kailahun known as
- Mamba, and this Mamba was a cave where that is one of the
- 4 most strong-hold areas of RUF and Sierra Leone at that
- 5 time, and there I was trained.
- 6 Q. And they trained you to be a soldier.
- 7 A. Yeah, I was trained as a rebel because I was not a
- 8 soldier, you know, like we were wild life, jungle life.
- 9 I was trained as a rebel, a well-equipped rebel.
- 10 Q. Did they teach you how to shoot guns?
- 11 A. Yes, I was taught how to shoot, mantle and dismantle guns
- 12 and that's all the tactical ideas and behaviour.
- 13 Q. And before you were abducted, I take it you were in
- 14 school, because your father was a school teacher.
- 15 A. Yeah.
- 16 Q. What grade were you in?
- 17 A. Pardon?
- 18 Q. What year in school?
- 19 A. I was in vocational Secondary school, xxxxxxxx.
- 20 Q. How long you were you with the RUF?
- 21 A. Since a period of two years.
- 22 Q. In that two years did you see combat action going on
- 23 around you?
- 24 A. Yes. Fighting was occurrence, they took me to war, and
- when I was small special, I was given drugs to take that
- 26 made me unconscious to go to war.
- 27 Q. Let me ask you this also: there is another trial going
- on at the same time as this one, the RUF trial. Have you

- 1 testified in that case already?
- 2 A. Pardon?
- 3 Q. Have you testified in another trial in this room?
- 4 A. No, this my first trial.
- 5 Q. But you will be testifying some other time; do you think?
- 6 A. Well, it's all left up to the courts.
- 7 PRESIDING JUDGE: What is the relevance of that question,
- 8 Mr Hall?
- 9 MR HALL: Your Honour, I see that he has been paid.
- 10 PRESIDING JUDGE: You can go on, it's just a question, you
- 11 know. I question the relevance of that question, but you
- 12 can proceed, please.
- 13 MR HALL:
- 14 Q. Well, since the Court has enquired, I will ask you now.
- 15 So far the Victim Witness Services division has paid you
- for 89 days of attendance to provide for your upkeep
- 17 while you are with the Court; is that correct? You may
- not know the exact number, but it is for all the times
- 19 you have been at court, with the Prosecutor or whatever,
- you have been paid for at least 89 days.
- 21 A. I have been cared for.
- 22 Q. And you said this last time you have been in town for two
- 23 months.
- 24 A. Yeah. Since my stay here I have been given some basic
- facilities, like accommodation, food, and given some
- 26 subsidies to meet demands while in Freetown.
- 27 Q. You have also actually received medical treatment.
- 28 A. Yeah, because during the post-war conflict I became

- 1 partially deaf, you know, but through time after here I
- 2 came to get my ears, you know, cleaned. So I can -- that
- 3 even makes me -- makes it possible for me to clearly hear
- 4 what you are telling me or you are enquiring.
- 5 Q. And through the Victim Witness Services division you have
- 6 been paid about a million and a half Leones?
- 7 A. That is not to my knowledge anyway.
- 8 Q. Okay, but you don't dispute the amount?
- 9 JUDGE THOMPSON: What's the amount?
- 10 MR HALL: About a million and a half.
- 11 Q. Has the Prosecutor's office separately paid you some for
- 12 when they had you prior to Victim Services?
- 13 A. No.
- 14 Q. Okay.
- 15 JUDGE THOMPSON: Does he admit that he has received about a
- 16 million and a half Leones from the victims?
- 17 MR HALL: Yes, Your Honour.
- 18 JUDGE THOMPSON: Thanks you.
- 19 MR HALL:
- 20 A. And this being in town for two months, has it interfered
- 21 with your schooling?
- 22 A. Just as I have said, I've just sat some exams, so I am
- awaiting my results in fact. So my absence means nothing
- [inaudible].
- 25 Q. And, in fact, when you were with the RUF, you even got to
- 26 go into Liberia.
- 27 A. Yeah.
- 28 Q. And were you going on there -- as you went to Liberia,

- was it part of a military campaign or to retrieve goods
- 2 and services?
- 3 A. Liberia is for -- from where my own home town, in Liberia
- 4 is just a path road; it's a main road walk. Every day we
- 5 sometimes go and spend a whole day in Liberia and come
- 6 back, but due to the post-conflict at that time, you
- 7 know, the mission was between Liberia and Guinea -- I
- 8 mean, Sierra Leone to rebels from Liberia came. Whenever
- 9 state of emergency was there, but we need reinforcement
- of [inaudible] equipped guys, commandoes, so they called
- 11 upon them.
- 12 Q. When Liberians came across the border --
- 13 A. Yeah, it's a main road anyway, there is no bridge. It's
- 14 a main road, you walk and go to Liberia and come back in
- 15 a day. So it's very short.
- 16 Q. When Liberians came over, there wasn't any fighting when
- 17 they came over?
- 18 A. The only fighting was when the Commander Butterfly wanted
- 19 to impose his seniority in Sierra Leone again; that
- 20 brought about a sort of in-fighting among the RUF at that
- time in Mamba, in the leadership structure.
- 22 Q. I have one last question on this, you also saw a
- 23 helicopter full of arms come in to Sierra Leone from
- 24 Liberia?
- 25 A. Pardon?
- 26 Q. You saw a helicopter from Liberia?
- 27 A. Yeah, yeah, yeah.
- 28 Q. And it landed in Sierra Leone?

- 1 A. Yeah, yeah, yeah.
- 2 Q. And it was paid for with diamonds?
- 3 A. Yeah, some people from Liberia came, and these were
- 4 diplomats, as I saw them, because a particular man was in
- 5 white-white, and others, and at that time I remember my
- 6 commanders were all there. It was a procession,
- 7 everybody -- it was -- it just appeared to be a military
- 8 receiving and authority, you know; that's how it
- 9 happened, the scene.
- 10 JUDGE THOMPSON: Would you ask the question again, I am not
- 11 getting the -- it's getting a bit entangled. Could you
- 12 pose it again?
- 13 [4.42 p.m. HN140904G]
- 14 Q. Helicopter full of military goods came in?
- 16:43:30 15 A. Yeah.
 - 16 Q. And how was it paid for?
 - 17 A. The people. We were happy to receive this helicopter and
 - 18 after I knew they came on a mission; this helicopter came
 - 19 with arms and ammunitions, and it was exchanged for
- 16:43:54 20 diamonds. Bottles of six (inaudible) I could remember
 - 21 fully loaded with diamonds was handed over to the former
 - 22 RUF commander, Sankoh, who followed this helicopter.
 - 23 Q. And this was the RUF buying weapons from Liberia?
 - 24 A. I saw the weapons from a helicopter which came from
- 16:44:20 25 Liberia.
 - 26 Q. But it was the RUF that was buying?
 - 27 A. Yes. And this helicopter brought weapons, and when these
 - 28 diamonds were given back to a particular dignitary who

Who was the source of those weapons?

followed back this ammunition, it flew back and went.

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MR HALL:

16:45:42 25

Q.

JUDGE BOUTET: Mr Counsel, I would like to know if this is 3 relevant to what we are doing today. I mean, I would 4 16:44:50 like to be informed the relevance - I'm at a loss to understand at this time. We are not in RUF trial to my 7 knowledge. 8 PRESIDING JUDGE: You see, this witness is saying that he saw 9 guns. How can he know the ori -- he said the guns came 16:45:04 10 from Liberia. What else can he say as to the origin of these guns? 11 12 MR HALL: Who the person was who provided them, and that was 13 my last question. JUDGE BOUTET: But is it because you are trying to attack the 14 16:45:10 15 credibility of this witness or trying to get some other 16 information -- I'm just trying to follow your line of 17 questions, and based on that, obviously if you are attacking the credibility of the witness, I see nothing. 18 If that is not the case, I would like to know how this 19 16:45:28 20 applies to this trial and what is the relevance to this particular trial. That's my concern with these 21 22 questions. JUDGE THOMPSON: Let me ask the question: Is it because he 23

was once in the RUF, on his own admission?

Because he was in the RUF, because it shows he was

well trained in the military before he was taken into the

CDF, and also he has background about how -- what was

funding the RUF and I didn't plan going further than

- 1 that.
- 2 JUDGE THOMPSON: Well, I'm satisfied. As long as because he
- 3 was in the RUF and he has given evidence to that fact or
- 4 that allegation that he was in the RUF.
- 16:46:08 5 MR HALL: And this is my last question concerning that part.
 - 6 Q. Who were you told was the source of those arms; what man?
 - 7 A. Sankoh, the former RUF commander, because he came along
 - 8 with the guys who were in this helicopter dressed in
 - 9 white white attire.
- 16:46:28 10 Q. Was the name Charles Taylor mentioned?
 - 11 A. I could best remember one of the ministers of Charles
 - 12 Taylor, but I couldn't remember the name, was among and
 - in the inductory when they arrived, that made me to know
 - that he was one of the ministers of Taylor.
- 16:46:50 15 Q. Okay, thank you. Now let's go to '97. You'd been with
 - the RUF for two years and then you fell into the hands of
 - 17 the CDF?
 - 18 A. Yes.
 - 19 Q. Had you heard about the Kamajors prior to this?
- 16:47:10 20 A. Yes, I was captured by the Kamajors.
 - 21 Q. But had you heard about them prior to being captured by
 - 22 them?
 - 23 A. Yes.
 - 24 Q. And you knew what they were?
- 16:47:24 25 A. Yeah.
 - 26 Q. And you used the word "immune" several times?
 - 27 A. Yes.
 - 28 Q. And "immune" is where you were put on charms and your

- 1 clothing is washed -- tell me if I'm wrong -- and that
- protects you from bullets?
- 3 A. Yeah.
- 4 Q. And did that actually work for you?
- 16:47:48 5 A. Yeah, yeah, yeah.
 - 6 Q. Tell the Court how it works when somebody goes through
 - 7 this process?
 - 8 A. When I went through the process, what was important was
 - 9 for me to be pure, as was always the case given the
- 16:48:00 10 advice given us by the initiators that whenever you are
 - 11 pure in body that means you have no contamination with
 - 12 a woman you are free from the bullet. That was one of
 - the major laws we had, and I kept the law into good
 - consideration; to be clean always. So if at all there
- 16:48:18 15 was any victim in the CDF, it was mainly because the law
 - was spoiled.
 - 17 Q. Were you rightfully involved in testing; being shot at?
 - 18 A. Yeah, yeah, I was tested. The cloth I wore was
 - 19 tested -- fired, and even myself when I went to war, the
- 16:48:30 20 bullet never touched me. So I was confident that this
 - immunity was true and realistic.
 - 22 Q. And how long after you were taken by the CDF or liberated
 - 23 by the CDF did you go through the immunising process?
 - 24 A. I was with Sandi for a period of over a month trying to
- 16:49:02 25 show the strategic positions of my former allied forces.
 - 26 Q. Now, when you were with the Kamajors, you were sincere?
 - 27 A. Yeah, I was sincere. I showed them all these points
 - 28 where they captured with conquest, and having a lot of

- 1 ammunitions.
- 2 Q. And you knew that the Kamajors were trying to take back
- 3 the government from the rebels?
- 4 A. Yeah.
- 16:49:24 5 Q. And you wanted to help take the government from the
 - 6 rebels?
 - 7 A. Yeah, because it was really sincere for me to live
 - 8 thinking of what they did to me.
 - 9 Q. What the RUF did to you?
- 16:49:30 10 A. Yeah. So I was not really willing, in fact, to live with
 - them. It is just because of unavoidable circumstances
 - that made me to live with them.
 - 13 Q. Do you consider yourself a patriot to Sierra Leone?
 - 14 A. Pardon?
- 16:49:54 15 Q. Do you consider yourself a patriot to Sierra Leone?
 - 16 A. Yes, I can so, but being a patriot, it was unavoidable.
 - 17 I was forced to be a patriot. I would never have been of
 - such if it was not the circumstance being unavoidable.
 - 19 Q. You would not have joined the Kamajors on your own?
- 16:50:18 20 A. Or any armed conflict, because my father never would have
 - 21 allowed me if it was not the circumstance of his death
 - that forced me to joined the revolution.
 - 23 Q. And that was two years before you came in the Kamajor?
 - 24 A. Yes.
- 16:50:32 25 Q. Were you forced into joining the Kamajors, or did you do
 - 26 it voluntarily?
 - 27 A. If I --
 - 28 Q. They had seized you; correct?

- 1 A. I was with them, tightly with them. Being a small boy
- that time, that's why they spared me.
- 3 Q. You talked about attacks on Koribundu?
- 4 A. Yes.
- 16:51:12 5 Q. And you just -- you talked first about checkpoints coming
 - in the town, and in your statement you talked about three
 - 7 attacks and you weren't really asked about that. Were
 - 8 you involved in three separate attacks on the town of
 - 9 Koribundu?
- 16:51:30 10 A. I personally was not involved in any of the attacks in
 - 11 Koribundu, but I happened to witness just after the
 - 12 operation was on.
 - 13 Q. When Koribundu was finally taken?
 - 14 A. Yes, by the Kamajors.
- 16:51:42 15 Q. And that's the checkpoint you were referring to the
 - 16 Kamajors were now in charge?
 - 17 A. The time I arrived they were in charge.
 - 18 Q. And how long after Koribundu was seized did you arrive,
 - if you know?
- 16:51:58 20 A. It was about an hour, because the process of fire was on
 - 21 houses and the way the fire or smoke was coming it
 - 22 appeared not to have been a long time such an occurrence
 - had taken place.
 - 24 Q. And what time of the day was it when you came to the
- 16:52:16 25 town?
 - 26 A. I approached there in the afternoon.
 - 27 Q. Do you perhaps remember the day or the week?
 - 28 A. Not at all.

- 1 Q. Could you hear the fighting in Koribundu from -- since
- 2 you said you came an hour later, could you hear the
- 3 fighting; the gunfire?
- 4 A. From Blama, yes. There was a large gunfire, but before
- 16:52:38 5 we approached Koribundu, the situation was under control;
 - 6 guys had taken place -- control of the town. So
 - 7 everything had ceased. In fact, that made us -- when we
 - 8 travel for some time, we ceased to know whether the
 - 9 firing was clear we knew that nothing was going to
- 16:52:54 10 happen again.
 - 11 Q. So you were not one of the soldiers involved in the
 - 12 taking of Koribundu?
 - 13 A. No, I was not involved in any of the attacks. I happened
 - to meet up some of the things, but I did not participate.
- 16:53:10 15 Q. That was in 1998. You would have been 15 years old?
 - 16 A. Yes.
 - 17 Q. You were not armed at that point?
 - 18 A. No.
 - 19 Q. When you came into Koribundu, what was the condition of
- 16:53:34 20 the town?
 - 21 A. Pardon?
 - 22 Q. What was the condition of the town?
 - 23 A. The town was in a complete disarray.
 - 24 Q. Disarray?
- 16:53:44 25 A. Yes.
 - 26 Q. Was there fire burning?
 - 27 A. Tons of civilians hiding; some people were at closed
 - 28 doors. Those who were victimised shouted for freedom as

- 1 I approached the headquarter.
- 2 Q. Victimised by who?
- 3 A. By the CDF. Those who were alleged to have been
- 4 collaborators, rebels, you know, were brought into the
- 16:54:18 5 cells of the headquarter.
 - 6 Q. People who were suspected of being collaborators were
 - 5 being rounded up?
 - 8 A. Yeah.
 - 9 Q. Were they questioned, some released?
- 16:54:34 10 A. I met people there inside the cell. I never knew whether
 - they were questioned, but what I could best remember is
 - the act of question was also real; people -- they asked
 - the inhabitants of any village they happen to capture who
 - and who were the others whom they suspected, and whatever
- 16:54:58 15 the populace of such a village told them, they confirmed
 - this as true, whether it happened to be a lie or not.
 - 17 And with help of that rope again, the FM, a lot of guys
 - spoke the truth and some lied just to gain their freedom.
 - 19 Q. Do you know who the commander was in charge of Koribundu
- 16:55:22 20 when you got there?
 - 21 A. Yes, Bursiki. I remember Bursiki.
 - 22 Q. Do you remember Joe Tamidey?
 - 23 A. Joe Tamidey, yeah. He is the battalion commander of that
 - town, but Bursiki just happened to launch that attack
- 16:55:44 25 which Joe Tamidey was overall commander.
 - 26 Q. Did you go all over the town yourself?
 - 27 A. Pardon?
 - 28 Q. Did you go all over the town yourself?

- 1 A. I did not go all over, but I went in some parts of the
- town -- passed through some parts of the town, like from
- 3 Blama Road to the headquarter, from the headquarter to
- 4 the Pujehun checkpoint.
- 16:56:00 5 Q. You went through several check points?
 - 6 A. I just went through one -- three. In Koribundu, three
 - 7 checkpoints I went through.
 - 8 Q. One outside of town, one inside of town and one outside
 - 9 of town on the other side?
- 16:56:16 10 A. Yes.
 - 11 Q. And did you find anybody at the checkpoints?
 - 12 A. Yes, Kamajor militias were there, who requested the
 - pass -- travelling passes as we entered the booths. As
 - we entered the booths, they requested for the travelling
- 16:56:32 15 passes and this was delivered to them. After reading
 - them, you go through the headquarter. Such was the
 - 17 procedure.
 - 18 Q. Who would give you the travel pass?
 - 19 A. These passes were from any CDF area you are leaving to
- 16:56:54 20 another area, you get a pass. We took these passes
 - 21 directly from Mano Junction, certified that we were CDF
 - men and we were travelling to so, so, so place. So it
 - was a sort of pass.
 - 24 Q. Would it be issued at the headquarters?
- 16:57:14 25 A. Yeah; headquarters, initiation places, renown CDF places
 - 26 we made passes there. When we were CDF based, passes
 - 27 were made there.
 - 28 Q. When you came into the headquarters, how would they know

- 1 you were a CDF?
- 2 A. That was very, very special. In trying to inquire to
- know how, or who I was, I was called upon, as it was
- 4 always the traditional custom of the CDF, and there were
- 16:57:32 5 some body signs and signals which we made to each other,
 - and, if at all I was a member, they knew and if I was a
 - 7 near or far member, they knew. So without even producing
 - 8 the pass, I would be investigated whether I was a legal
 - 9 member of the society.
- 16:57:52 10 Q. How long were you actually in Koribundu?
 - 11 A. I was just passing through a period of about 30
 - 12 minutes to let the process go on.
 - 13 Q. Just to pass through?
 - 14 A. Yes.
- 16:58:04 15 Q. And when you passed through, where did you go next?
 - 16 A. I went to the last checkpoint to wait for a vehicle.
 - 17 PRESIDING JUDGE: May we progress with the cross-examination,
 - 18 please? May we progress, please.
 - 19 MR HALL:
- 16:58:18 20 Q. What town did you go to next?
 - 21 A. I went to the last checkpoint of Koribundu and finally
 - 22 headed to Pujehun.
 - 23 Q. When you went to -- when you met Chief Norman, who was in
 - Bo, did you go from Koribundu to Bo?
- 16:59:00 25 A. From Pujehun to Bo.
 - 26 Q. And how long after you passed through Koribundu did you
 - 27 arrive at Bo?
 - 28 A. It's just a matter of three hour's journey -- three to

- four hours' journey. It was that same day.
- 2 Q. Prior to meeting Chief Norman, had you been trying to get
- 3 in touch with him?
- 4 A. Pardon?
- 16:59:26 5 Q. You had been trying to get in touch with Chief Norman
 - 6 prior to meeting him?
 - 7 A. Yes.
 - 8 Q. And that day is prior to going to Koribundu and then
 - 9 going on to Bo, or after --
- 16:59:38 10 A. No. After I left Koribundu for Pujehun, I finally
 - 11 settled in Bo. From there I never travelled again to
 - 12 Pujehun or Kenema and other areas; I was now in Bo.
 - 13 Q. Your efforts to contact the Chief, did they start in Bo
 - 14 or before that?
- 17:00:00 15 A. In Bo.
 - 16 Q. And your purpose in contacting the chief was what?
 - 17 A. Pardon?
 - 18 Q. Your purpose in contacting the chief was what? Why did
 - 19 you want to contact --
- 17:00:16 20 PRESIDING JUDGE: These grounds have been covered by the first
 - 21 accused in his cross-examination. This witness has been
 - sufficiently explicit on this and I think that for those
 - grounds, which were ably covered by the first accused, we
 - could skip them and proceed to tackle grounds which were
- 17:00:34 25 not touched by him. That is the way we thought we should
 - 26 proceed in order to make some progress.
 - 27 MR HALL: Yes, Your Honour, I've just now remembered his
 - 28 direct answer. I just knew that he was trying to contact

- 1 him.
- 2 Q. You mentioned the trip to Guinea?
- 3 A. Yes.
- 4 Q. And that trip to Guinea, you always talked about holding
- 17:01:06 5 a gun?
 - 6 A. No, no, no, no.
 - 7 Q. Okay. But sometimes you held Chief Norman's gun?
 - 8 A. Yes from Bo to Freetown and around Freetown and whenever
 - 9 he travelled to up line, and, you know, many other areas.
- 17:01:22 10 Q. Were you just holding the gun for him, or were you
 - supposed to use it if you needed to?
 - 12 A. Excuse me, because my ears are still --
 - 13 Q. You had a gun?
 - 14 A. Yes.
- 17:01:48 15 Q. But it was Chief Norman's gun?
 - 16 A. It was butted anyway; the gun was butted just as I said,
 - 17 it was butted.
 - 18 Q. But were you going to ever use the gun if you needed to,
 - or were you just holding it to give to the Chief if he
- 17:02:00 20 needed to use it?
 - 21 A. Yes.
 - 22 Q. Which one?
 - 23 A. I was having it as a security for chief.
 - 24 Q. So you would use it if you had to?
- 17:02:04 25 A. Yes.
 - 26 Q. And you knew how?
 - 27 A. If I knew arm?
 - 28 Q. You knew how to use it?

- 1 A. I had, and I used it when necessary.
- 2 PRESIDING JUDGE: He had received some training when he was
- 3 with the RUF.
- 4 MR HALL:
- 17:02:18 5 Q. And at this point, how old were you?
 - 6 A. I would be 16 -- I was 15. '97, I was 15.
 - 7 Q. The trip to Guinea was in 1998?
 - 8 A. In that trip I was 16 years old.
 - 9 MR HALL: One moment, Your Honour. Thank you, Your Honour,
- 17:03:10 10 that's all.
 - 11 JUDGE BOUTET: Thank you.
 - 12 PRESIDING JUDGE: Thank you.
 - 13 JUDGE BOUTET: Counsel for the second accused.
 - 14 MR PESTMAN: Thank you.
- 17:03:20 15 CROSS-EXAMINED BY MR PESTMAN:
 - 16 Q. Mr Witness, when you were being questioned by Chief
 - 17 Norman, you stated that you were in Bo for Christmas 1997
 - and the beginning of 1998; is that correct?
 - 19 A. Yes.
- 17:03:36 20 Q. That's correct. Did you see Moinina Fofana in Bo at that
 - 21 time?
 - 22 A. Yes, he was residing there.
 - 23 Q. So you saw him in Bo before you went to Freetown by
 - 24 helicopter for the first time?
- 17:03:58 25 A. Before I came to Freetown I saw him, yeah.
 - 26 Q. When you took the helicopter with Chief Norman to
 - 27 Freetown, for the first time, you arrived in Freetown and
 - you stated that there was a message, an urgent message

- from the Director of War to go back to Bo?
- 2 A. Yes.
- 3 Q. What kind of message was that?
- 4 A. The message was that no sooner Chief Norman left Bo than
- 17:04:28 5 there was as furious attack by the RUF in surrounding Bo,
 - 6 and the Kamajors had a lot of casualties, and what was
 - 7 really the plight and concern of the Director of War was
 - 8 when the casualties had no hope of medicine and aid, and
 - 9 as such it was a burden for him, as guys met him in their
- 17:04:54 10 millions, to really know what was their plight and how
 - best they could assist. So he also referred to, say, by
 - sending to his bosses there and called on Chief Norman to
 - 13 address such an issue.
 - 14 Q. How do you know that message was sent?
- 17:05:14 15 A. I was with him at home I was with Chief at home when he
 - said he should have a trip the next day and he explained
 - 17 the subject matter that guys have been seriously wounded.
 - 18 O. I would like to ask some additional questions about the
 - 19 meeting you attended in Conakry, which took place, if I
- 17:05:36 20 understand correctly, in the beginning of 1998?
 - 21 A. Yes.
 - 22 Q. Do you know the month?
 - 23 A. One should believe that's in January.
 - 24 Q. 1998 January. And how long did that meeting last?
- 17:05:54 25 A. It didn't last for long time. Just after the subject
 - 26 matter was expressed and it was addressed, we came back
 - that evening.
 - 28 Q. And how long did it last an hour, two hours, five

- 1 minutes?
- 2 A. About two hours.
- 3 Q. You stated earlier on that you entered a hotel and that
- 4 you walked into one of the parlours of the hotel. When
- 17:06:20 5 you entered in, who was in that room?
 - 6 A. The three personalities I earlier on talked about were
 - 7 there: His Excellency the Vice President, the President
 - 8 and Peter Penfold were there; these were the three
 - 9 diplomats we met there.
- 17:06:34 10 Q. And they were already in the room when you entered?
 - 11 A. Yes.
 - 12 Q. With Chief Norman?
 - 13 A. Yes.
 - 14 Q. Can you describe to me how the greeting went? How did
- 17:06:54 15 the three people and Chief Norman greet each other?
 - 16 A. Pardon? The question again.
 - 17 Q. How did they greet each other, Chief Norman and the
 - 18 others?
 - 19 A. Okay. Chief Norman, as he was the visitor, greeted the
 - 20 president -- His Excellency the president and said "How
 - are you, Pa Kabbah." Then Joe, and he specially greeted
 - 22 Peter Penfold and he said, "How are you, sir, His
 - Excellency," and he called his name again as Mr Penfold.
 - 24 So from that point, having seen the president before on
- 17:07:14 25 portraits, I clearly saw his face that day, his vice and
 - 26 Mr Penfold, and I knew him that day for the first time.
 - 27 Q. What language was spoken during the meeting?
 - 28 A. They spoke English, because the white man was the only

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- 1 strange man amongst them. So for the general benefit, I
- do believe that was the reason why chief spoke English. 2
- So after the first introductions, what happened then; who 3 Q.
- 4 started speaking?
- 17:07:48 5 Α. Chief Norman started speaking about the plight of his
 - guys and the subject which took him directly to Guinea, 6
 - 7 to the president.
 - 8 Q. Did he explain to the president what the military
 - 9 situation was in Sierra Leone?
- 17:08:10 10 Yes, he explained, because that time the military was Α.
 - not -- they were not committed; they had fled, and that 11
 - time ECOMOG has just arrived and they were fighting 12
 - 13 alongside with the CDF, but the one unfortunate thing was
 - that the Civil Defence lacked arms and ammunitions. 14
- 17:08:26 15 it was not so easy; the ECOMOG denied to give them arms
 - and ammunitions, so this is why our report to say okay, 16
 - 17 we want to fight, but we were not equipped. So all these
 - things food, logistics are areas -- were all problems 18
 - 19 they faced.
- 17:08:40 20 That was what Chief Norman told the President at that
 - 21 particular meeting?
 - 22 Yes. He expressed such concerns - food, medicine, the Α.
 - 23 military upkeep of his guys.
 - 24 Q. Did he also discuss how the fighting was going? Did he
- 17:09:10 25 go into detail about what was going on, on the battle
 - 26 field?
 - Yeah. He explained where, and where had been the 27 Α.
 - captured areas of the CDF, and where and where they had 28

- 1 totally dislodged the rebels, and what was really the
- present condition of the Kamajors.
- 3 Q. And what did the president say in reaction to that?
- 4 A. The president was glad, because it was in his absence
- 17:09:30 5 that the deputy really acted in his place as a president,
 - 6 because securing the country at that time was not an easy
 - 7 task, you know, here and there, having lack of
 - 8 ammunitions, guys having only cutlasses, torpedo gas with
 - 9 some ammunition. So it was marvellous in the eyes of the
- 17:09:50 10 president and so even Peter Penfold.
 - 11 Q. Did Chief Norman ask for money in support --
 - 12 A. He did not ask for money, but the president willingly
 - said he would assist him to see how best they would amend
 - 14 such a plight.
- 17:10:14 15 Q. Did the president instruct Chief Norman what to do with
 - 16 the money?
 - 17 A. He just said this, he can manage to meet some of the
 - demands of his boys. That is exactly what I heard him
 - 19 say.
- 17:10:30 20 Q. And what would these demands be?
 - 21 A. The welfare of them, more especially the medical area,
 - 22 because these guys were not trained guys militarily. So
 - they just pounced on these rebels and they were really
 - wounded seriously. So the concern was medical facility,
- 17:10:46 25 food.
 - 26 Q. And weapons?
 - 27 A. No, food.
 - 28 Q. And no weapons.

- 1 A. No. Particularly I couldn't see an act of weapons, you
- 2 know, but I took notice of food and medicine specially
- 3 for such a purpose.
- 4 Q. You stated earlier on that the vice-president said to
- 17:11:08 5 Chief Norman that it was his duty to take control of
 - 6 security; is that correct?
 - 7 A. To take care of the state in the absence of His
 - 8 Excellency, the President.
 - 9 Q. What does he actually mean?
- 17:11:24 10 A. Well, totally since they were not all in the country at
 - 11 that time and they thought of Sam Norman to have been the
 - only man by then who would have defended the absence of
 - them thinking of that era, so I do believe that was why
 - he said so, because if he appeared to make any laxity,
- 17:11:38 15 the entire country would have been torpedoed, and
 - thinking of his status as a deputy defence minister, it
 - was his place to really protect the state, I do believe.
 - 18 MR PESTMAN: Thank you. I have no further questions.
 - 19 JUDGE BOUTET: Counsel for third accused.
- 17:12:12 20 MR MARGAI: Thank you.
 - 21 CROSS-EXAMINED BY MR MARGAI:
 - 22 Q. Mr Witness, how old are you?
 - 23 A. I am 21 years old, sir.
 - 24 Q. 21 years old?
- 17:12:58 25 A. Yes, sir.
 - 26 Q. 21?
 - 27 A. Yes sir.
 - 28 Q. When were you born?

- 1 A. I was born on the 19th January 1983.
- 2 Q. Now, you made statement on the 13th of October 2003. Did
- 3 you?
- 4 A. No, I couldn't remember.
- 17:13:56 5 Q. But you remember giving an interview to the Prosecutor's
 - 6 Office?
 - 7 A. Yes.
 - 8 Q. In October of 2003?
 - 9 A. I can't remember whether it is October, but I could
- 17:14:18 10 remember giving a statement to an Anne-Catherine this
 - 11 office.
 - 12 Q. Anne-Catherine?
 - 13 A. Yes, who was an investigator.
 - 14 Q. Now, in that -- in what ever statement you made, would
- 17:14:42 15 that be Anne-Catherine Hatt?
 - 16 A. Yeah.
 - 17 Q. Don't say, "Yeah," say, "Yes, My Lord."
 - 18 A. Yes, My Lord.
 - 19 Q. Thank you. And was that statement -- in what language
- 17:15:00 20 did you make that statement?
 - 21 A. I had spoke in English.
 - 22 Q. You spoke in English.
 - 23 A. Yes, sir.
 - 24 Q. And it was recorded in English?
- 17:15:14 25 A. Yes, sir, My Lord.
 - 26 Q. At the conclusion, was it read over to you?
 - 27 A. Yes, My Lord.
 - 28 Q. Did you accept it as true and correct?

- 1 A. Yes, My Lord.
- 2 Q. Did you sign that statement?
- 3 A. I couldn't remember signing it, but I remember signing a
- 4 paper.
- 17:15:54 5 Q. Please, Mr Witness, try and remember and help. Did you
 - 6 sign the statement, or did you not or you cannot
 - 7 recall?
 - 8 A. I cannot recall.
 - 9 Q. Do you recall telling Anne-Catherine Hatt that you were
- 17:16:10 10 born on the 19th of January 1986?
 - 11 A. Yes, My Lord.
 - 12 [HN140904H 5.16 p.m.]
 - 13 Q. 1986?
 - 14 A. Yes, My Lord.
- 17:19:52 15 Q. And do you recall telling Anne-Catherine Hatt that you
 - were then 17 years old?
 - 17 A. Yes, My Lord.
 - 18 Q. Now, if you were born in 1986 according to that
 - statement, you've told this Court that you were 21.
- 17:21:05 20 A. 17.
 - 21 Q. That you are now 21 --
 - 22 A. Yeah, yeah.
 - 23 Q. -- in the year 2004?
 - 24 A. Yes, My Lord.
- 17:21:10 25 Q. I'm putting it to you that, if you were born in 1986, you
 - should be 18 years, and not 21 in 2004.
 - 27 MR TAVENER: Your Honour, I understand this matter has already
 - been dealt with by the witness explaining at the start of

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- 1 the examination-in-chief his understanding of his age.
- 2 I don't know that this is a proper subject for
- cross-examination, when it's simply a matter that has 3
- been explained. That can be cross-examined, but not in
- 17:21:47 5 this manner and, secondly, I don't think it's appropriate
 - that the witness should be required to call my learned 6
 - friend "My Lord". It is not appropriate in these
 - 8 circumstances to put the witness in that position.
 - 9 JUDGE BOUTET: The objection is overruled.
- 17:22:08 10 MR MARGAI: As My Lords please.
 - MR TAVENER: Excuse me, Your Honour. Is the witness still 11
 - required to call the counsel "My Lord"? 12
 - 13 JUDGE BOUTET: I presume, when he says that, it's because he's
 - responding to the Court -- to the question asked by 14
- 17:22:23 15 counsel, so it's one way of doing it.
 - JUDGE THOMPSON: It's one of the age-old traditions of the 16
 - 17 common law tradition, because we haven't settled how the
 - witnesses should address the Court when we have a mixed 18
 - 19 system of common law and civil law. But, in the common
- 17:22:45 20 law tradition, the witness is supposed to be addressing
 - not counsel but the Court --21
 - 22 MR TAVENER: I understand that, Your Honour.
 - 23 JUDGE THOMPSON: -- and says "My Lord". In the American
 - 24 tradition, they answer "Your Honour" -- that kind of
- 17:22:58 25 thing.
 - MR TAVENER: I understand that, but I'm not familiar with the 26
 - position that the witness, in responding to the counsel's 27
 - questions, refers to counsel --28

1 JUDGE THOMPSON: The protocol has always been, in the common law tradition, to respond to the Court. Both counsel ask 2 3 the witness the question, and the answers come to the 4 Court, not to counsel as such. 17:23:23 5 MR TAVENER: If I may make this brief submission, it's difficult enough for a witness in this person's position 6 to testify in these surrounds about the matters that he's 8 testifying about. To place an additional requirement on 9 him that he refer, in response to my learned friend's 17:23:39 10 questions -- refer to him -- I understand what Your Honour is saying about the Court, but still, if he's 11 obliged to answer my friend as "My Lord", it puts him in 12 13 a difficult position. JUDGE THOMPSON: No, I don't think so -- I disagree strongly. 14 17:23:53 15 In fact, his answers are coming to the Court; they're not coming necessarily to counsel. 16 MR TAVENER: I understand that. 17 18 MR MARGAI: My Lords, I'm sorry. I believe that when once a 19 ruling is given by the Court, there should be finality 17:24:08 20 subject to a right of appeal. JUDGE THOMPSON: Well, I'm in fact -- I'd like to put the 21 22 matter beyond doubt, so counsel has the right to 23 continue. Let me hear you again. 24 MR TAVENER: What I'm asking is, in terms of the procedure in evidence, the point of the -- the Court is to assist the 17:24:25 25 witness provide evidence and provide the best facilities, 26 the best circumstances in which a witness can testify. 27

28

This hearing is about obtaining the maximum, or the best

1 evidence from each of the witnesses. That can be done in a number of ways, but in this particular circumstance 2 it's not appropriate, I would submit, that requiring this 3 young man, in all these circumstances, to then also be 17:24:54 5 obliged to address the person cross-examining him, asking questions, challenging him, to reply to that person 6 7 as "My Lord". 8 JUDGE THOMPSON: The testimony is before the Court, not before 9 counsel -- not before you, not before him. 17:25:11 10 MR TAVENER: I understand that, Your Honour, but from the witness's perspective he's obliged to be --11 JUDGE THOMPSON: No, you are personalising it unnecessarily. 12 13 I mean, the witness can say, just as he has done -- can answer "My Lord", meaning the Court. 14 17:25:32 15 MR TAVENER: Yes, but he was told to answer the question by my learned friend --16 JUDGE THOMPSON: The judges -- that's what I think "My Lords" 17 refers to. 18 19 MR TAVENER: My concern is that these hearings should help the 17:25:44 20 witnesses testify. I would submit it's not appropriate 21 to require this young man to respond in that manner. He's not showing any disrespect to the Court by answering 22 23 in any other way. It simply does not facilitate --24 JUDGE THOMPSON: Quite frankly, I don't think it's really a 17:26:05 25 point of great importance. Sometimes counsel on both sides here get up and they just speak -- they don't even 26 say "Your Honours"; sometimes you do that. We don't 27 necessarily call you to order. But if this witness 28

1 wishes to abide by what is in fact a common law tradition when he's reminded by counsel, and he's ready to say --2 answer questions and say "My Lords", I don't see the 3 difficulty there. I think you are personalising it. 4 17:26:34 5 MR TAVENER: My concern is for the witness. JUDGE THOMPSON: I don't think the witness has any problem in 6 that regard. I don't think so. It's the Court he's 7 8 addressing -- not you in particular, not he in 9 particular. 17:26:48 10 MR TAVENER: Yes, I understand what Your Honour is saying. JUDGE BOUTET: We'll monitor the situation anyhow. If it gets 11 12 to a point where the witness is in difficulties because 13 of these kind of things, we'll intervene. PRESIDING JUDGE: What has happened is that Mr Margai called 14 17:27:11 15 the witness, you know, for a correction, because he said, "Yeah, yeah, yeah" and, maybe if he said "yes", we would 16 17 not have even bothered about whether he says "My Lords" or not. I mean, it is just that he gave a very casual 18 answer, and we couldn't care less. He said, "Yeah, 19 17:27:34 20 yeah," which is not the normal, conventional way of replying to questions. If he just said "yes", like other 21 22 witnesses have been doing, there should be nothing and, 23 if he decides -- if any witness decides to say, "Yes, My 24 Lord," that is fine, because the reply is given to the 17:27:54 25 judges, because we're the ones who are assessing the evidence. 26 The evidence -- you are asking the questions and 27 he's replying, and we are assessing the evidence. So he 28

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- could say "My Lord" if he wishes, if he is so refined to 1
- 2 decide to do that, and whichever way -- anyway, let's get
- along, please. 3
- 4 MR MARGAI: My Lords, before we get along, perhaps I would
- 17:28:17 5 ask - indeed, I'm asking for a Practice Direction as to
 - the question of raising objection so that we could 6
 - 7 structure this, because my learned friend Sharan --
 - PRESIDING JUDGE: Sharan Parmar. 8
 - 9 MR MARGAI: Indeed. She led the witness, so I would have
- 17:28:34 10 thought she's in control of this witness and, should
 - there be any objection, structurally, it should come from 11
 - 12 her.
 - 13 JUDGE THOMPSON: With the greatest respect, if we apply that
 - rigid Practice Direction, then it would, by parity of 14
- 17:28:51 15 reasoning, apply to the Defence.
 - MR MARGAI: Indeed. 16
 - JUDGE THOMPSON: Because, sometimes, somebody over there gets 17
 - up and takes a position, which in fact may not be 18
 - directly related to his client but in the interests of 19
- 17:29:03 20 the joint effort. So if you want that ruling, then you
 - must be prepared to accept it --21
 - 22 MR MARGAI: I'm expecting uniformity.
 - PRESIDING JUDGE: Good. We would endeavour to run these 23
 - 24 proceedings to --
- 17:29:21 25 JUDGE THOMPSON: Flexibility.
 - PRESIDING JUDGE: -- the best interests of the proceedings --26
 - MR MARGAI: As My Lords please. 27
 - PRESIDING JUDGE: -- without getting into Practice Directives, 28

- 1 which might not necessarily, in the long run, serve the
- purpose.
- 3 MR MARGAI: As My Lords please.
- 4 PRESIDING JUDGE: There might be something falls in those
- 17:29:38 5 directives -- how do you move around, when you've
 - 6 imprisoned yourselves, when you've confined yourself to a
 - 7 Practice Directive which might not give you at least the
 - 8 latitude, you know, to use certain discretions that are
 - 9 inherent on the Bench?
- 17:29:54 10 MR MARGAI: As My Lords please.
 - 11 PRESIDING JUDGE: Can you go on, please, Mr Margai?
 - 12 MR MARGAI: Thank you, My Lord.
 - 13 Q. Now, Mr Witness --
 - 14 A. Yes, My Lord.
- 17:30:03 15 Q. -- you were, albeit for a limited period, with the RUF.
 - 16 Not so?
 - 17 A. Yes, My Lord.
 - 18 O. And trained as a combatant?
 - 19 A. Yes, My Lord.
- 17:30:23 20 Q. And whilst you were with the RUF --
 - 21 PRESIDING JUDGE: As a rebel combatant.
 - 22 MR MARGAI: As a rebel combatant; thank you, My Lord.
 - 23 Q. Whilst you were with the RUF, at least to save your life
 - 24 you were very sincere with the RUF?
- 17:30:50 25 A. Not exactly sincere as you expect.
 - 26 Q. You were insincere with them?
 - 27 A. My sincerity was not too clear in mind, because I always
 - 28 had intention to escape.

- 1 Q. I know that, yes.
- 2 A. Not too sincere, because of the past, what they did to
- 3 me.
- 4 Q. Very well, I concede. I accept, I'm sorry. But whilst
- 17:31:20 5 you were with the RUF, you did exactly what you were
 - 6 told, whether you liked it or not?
 - 7 A. Yes, used duress, by force I did it by force. If
 - 8 I failed to do it, I would automatically be a killed man.
 - 9 Q. Nobody likes being killed, not even me. And whilst you
- 17:31:48 10 were with the RUF, did you take part in combat against
 - the CDF, whether once, or twice, or three times?
 - 12 A. Attempts were made as such. For instance, we left
 - 13 Kailahun to Daru, where we came to fight -- we planned to
 - 14 enter the barracks, but unfortunately, it was not
- 17:32:22 15 successful. We were driven away by the CDF, who came
 - later into the barracks and from Kailahun axis and they
 - drove us away, so that it was --
 - 18 PRESIDING JUDGE: So the answer is yes. Just say "yes".
 - 19 Don't get into -- the answer to counsel's question is
- 17:32:44 20 yes.
 - 21 MR MARGAI: Very brief.
 - 22 PRESIDING JUDGE: Is that not the answer?
 - 23 MR MARGAI: Yes, My Lords.
 - 24 Q. Now, your purpose in going to Daru was to dislodge the
- 17:33:04 25 Kamajors. What year was it?
 - 26 A. It was '96.
 - 27 Q. '96, yes. So your going to Daru was to dislodge the
 - 28 Kamajors?

- 1 A. The Kamajors and the soldiers.
- 2 Q. And the soldiers, thank you. And the soldiers --
- 3 PRESIDING JUDGE: What was that town again?
- 4 MR MARGAI: Daru, My Lord, D-A-R-U.
- 17:33:39 5 Q. You were unsuccessful?
 - 6 A. Yes, My Lord.
 - 7 Q. But because of this fear of being killed or mistreated by
 - 8 the RUF, whilst you remained a member of the RUF you were
 - 9 prepared to kill, if need be?
- 17:34:33 10 A. Yes, My Lord.
 - 11 Q. Yes. And later, when you went into the Kamajor camp, you
 - were very sincere with the Kamajors?
 - 13 A. Yes, My Lord.
 - 14 PRESIDING JUDGE: He didn't go there; he was captured.
- 17:35:29 15 MR MARGAI: All right, captured, yes, My Lord.
 - 16 PRESIDING JUDGE: Captured.
 - 17 MR MARGAI: Captured.
 - 18 Q. When you were captured, you were sincere with the
 - 19 Kamajors?
- 17:35:38 20 A. Yes, My Lord.
 - 21 Q. Before we go further, before the restoration of
 - 22 democracy that is, restoring the government of Tejan
 - 23 Kabbah there was nothing known as CDF; not so -- before
 - the restoration, before Tejan Kabbah was restored?
- 17:36:19 25 A. Yeah, I could remember something like Hindo-Hindo. That
 - was a popular trend, a popular name, but later they
 - 27 civilised it anyway, but the name was popularised later
 - 28 to the Kamajors -- Hunters.

- 1 Q. Let me help you -- the translation. Let me help you.
- What I'm saying is that democracy was restored in
- February of 1998.
- 4 A. Yes, My Lord.
- 17:36:51 5 Q. Not so?
 - 6 A. Yes, My Lord.
 - 7 Q. And President Ahmad Tejan Kabbah returned to Sierra Leone
 - 8 from Guinea in March 1998?
 - 9 A. Yes, My Lord.
- 17:37:06 10 Q. Before the restoration of democracy in February 1998 the
 - 11 AFRC, led by Johnny Paul Koroma, was in power?
 - 12 A. Yes, My Lord.
 - 13 JUDGE BOUTET: Can we move on, Mr Margai?
 - 14 MR MARGAI: I'm waiting for the translation, My Lord.
- 17:37:47 15 JUDGE BOUTET: Translation of what?
 - 16 MR MARGAI: For the accused.
 - 17 Q. Now, before 1998 February we had Kamajors from the
 - 18 south and part of the east of Sierra Leone. Not so?
 - 19 A. Yes, My Lord.
- 17:38:02 20 Q. And we had Donsos from Kono District?
 - 21 A. Yes, My Lord.
 - 22 Q. We had Tamaboros from Koinadugu District?
 - 23 A. Yes, My Lord.
 - 24 Q. We had Gbethis and Kapras from the Northern Province?
- 17:38:29 25 A. Yes, My Lord.
 - 26 O. And we had --
 - 27 JUDGE THOMPSON: My difficulty with that line of cross-inquiry
 - is we have it all under cross-examination. It has

- been -- that exhaustive category for alleged armed
- 2 factions has already been given under cross-examination
- 3 by one of the -- but I'll let it pass.
- 4 MR MARGAI: This is another witness and, apart from that,
- 17:38:59 5 there is the period question to come.
 - 6 JUDGE THOMPSON: Don't we have it from this very witness
 - 7 already?
 - 8 MR MARGAI: No, My Lord.
 - 9 JUDGE THOMPSON: Then I apologise.
- 17:39:12 10 MR MARGAI: Thank you, My Lord.
 - 11 Q. Now, we had the OBHS -- Organised Body of Hunting
 - 12 Societies -- for the western area.
 - 13 A. Yes, I took notice of such a group.
 - 14 Q. Yes, thank you. Now, all of these, before 1998, had not
- 17:39:36 15 crystallised into what is now known as CDF?
 - 16 A. They were crystallised as CDF, but with some active
 - 17 distinctions, and these distinctions were done
 - 18 practically on the identity cards. If anyone was under
 - 19 the category of a Kamajor -- I just regret very much I
- 17:40:04 20 don't have a card with me here -- so the column of a
 - 21 Kamajor is ticked and if you happened to be a Donso,
 - 22 under the Civil Defence, it was ticked, so this was how
 - 23 it was identified.
 - 24 Q. Thank you. Could you tell this Court when it was
- 17:40:19 25 crystallised into CDF -- which year and, if possible,
 - 26 which month?
 - 27 A. I couldn't confirm it. I just could remember the time
 - I got my own ID card in Freetown here.

- 1 Q. When did you get it?
- 2 A. I got mine in 1999.
- 3 Q. 1999.
- 4 A. Yeah.
- 17:40:40 5 Q. Is 1999 not subsequent to February 1998?
 - 6 A. Yeah.
 - 7 Q. Is it not?
 - 8 A. It is.
 - 9 Q. Let me put the question again; perhaps you did not
- 17:40:57 10 understand me. What I'm saying is that, before the
 - 11 restoration of democracy in February 1998, there was
 - 12 nothing known as Civil Defence Forces.
 - 13 A. I said there was --
 - 14 JUDGE BOUTET: Are you asking a question or giving evidence
- 17:41:17 15 now?
 - 16 THE WITNESS: There was.
 - 17 MR MARGAI: That was a question, My Lord.
 - 18 JUDGE BOUTET: Ask the question then. It's not clear.
 - 19 MR MARGAI: I'm putting it to him, My Lord.
- 17:41:25 20 Q. That there was nothing known as CDF, Civil Defence
 - 21 Forces?
 - 22 JUDGE BOUTET: Why not ask him whether he agrees.
 - 23 MR MARGAI: My Lord, there are so many ways of killing the
 - 24 rat. He's shown such intelligence --
- 17:41:46 25 JUDGE BOUTET: There are easier ways, too.
 - 26 MR MARGAI:
 - 27 Q. Do you agree that before February 1998 the Civil Defence
 - Forces, as we know it, never existed in this country?

- 1 A. I contradict that statement.
- 2 Q. You contradict that statement?
- 3 A. Yes, My Lord.
- 4 Q. And when you contradict that statement, what is
- 17:42:15 5 substituted therefor?
 - 6 A. I therefore say that such a group existed before that
 - 7 time.
 - 8 Q. Such a group existed before that time, thank you. Now,
 - 9 when you were captured by the Kamajors, you said you were
- 17:42:37 10 initiated as a member of the Kamajor -- were you?
 - 11 A. I was.
 - 12 Q. You were?
 - 13 A. Not exactly the moment, but at some time.
 - 14 Q. When were you initiated as a Kamajor?
- 17:42:52 15 A. After I had shown my loyalty to them.
 - 16 Q. What year?
 - 17 A. '97.
 - 18 Q. Which month?
 - 19 A. In the rainy season -- just after the torrential rains.
- 17:43:08 20 At that time we were not really expecting rains again
 - 21 much.
 - 22 Q. It's just the period I want, please.
 - 23 A. In the rains.
 - 24 Q. During the rains?
- 17:43:17 25 A. Yes.
 - 26 Q. Could it have been in July?
 - 27 A. No; best I remember, just after August -- after August,
 - 28 the first --

- 1 Q. Between August and September?
- 2 A. And September -- it was not much rains.
- 3 Q. Between August and September of 199 --
- 4 A. '97.
- 17:43:43 5 Q. '97. Now, were you given laws to be kept --
 - 6 A. Yes, My Lord.
 - 7 Q. -- on being initiated?
 - 8 A. Yes, My Lord.
 - 9 Q. Could you tell us some of those laws?
- 17:43:57 10 A. Yes, My Lord.
 - 11 Q. Yes.
 - 12 A. Firstly, I was forbidden to even touch a woman while in
 - such a process of immunity and my initiator clearly
 - 14 manifested to me that, if I happened to outweigh such a
- 17:44:19 15 law, which was one of the most important laws, it was
 - 16 evident that when I went to war the bullet would catch
 - 17 me
 - 18 Q. Thank you. What was the second law?
 - 19 A. I was forbidden to eat some particular groups of food
- 17:44:34 20 and, if at all I ate some of this food, there would have
 - been an impediment to me in terms of war.
 - 22 Q. Yes.
 - 23 A. And one of the most important things, again, my initiator
 - 24 told me that I could not loot anything which was not
- 17:44:50 25 mine.
 - 26 Q. You could not --
 - 27 A. Loot what was not mine and these three laws I basically
 - remembered. That's why, when even I was sent to war,

- I practically observed that -- after I'd been immuned, no
- bullet ever pierced me.
- 3 Q. Leave that one; we'll come to it step by step. Now, what
- 4 sort of food were you forbidden from eating?
- 17:45:18 5 A. There's like one fish who is known as the electric fish.
 - 6 There is a particular sauce which is slippery in
 - 7 nature -- I was forbidden to eat it, and many more types
 - 8 of food.
 - Q. Very well. Now, you said you were also initiated --
- 17:45:38 10 sorry, where did this initiation take place?
 - 11 A. In Pujehun.
 - 12 Q. In Pujehun?
 - 13 A. The first initiation.
 - 14 Q. The first initiation?
- 17:45:47 15 A. Yes
 - 16 Q. You talked about an initiation in Mano Junction?
 - 17 A. Yes, My Lord.
 - 18 Q. What, was that to, you know, protect you from bullets?
 - 19 A. It was additional protection.
- 17:45:59 20 Q. Additional protection?
 - 21 A. Yes.
 - 22 Q. Were you initiated anywhere to protect you from bullets?
 - 23 A. Yes, My Lord.
 - 24 Q. When was that, and where?
- 17:46:10 25 A. From Pujehun and even at Mano Junction.
 - 26 Q. At Mano Junction. After those initiations, you were put
 - 27 to the test?
 - 28 A. Yes, My Lord.

- 1 Q. And you successfully went through the test?
- 2 A. Yes, My Lord.
- 3 Q. And you believe, subsequent to that, you took part in
- 4 combatant [sic]?
- 17:46:34 5 A. Yes, My Lord.
 - 6 Q. And you believe that you are alive today because of that
 - 7 protection?
 - 8 A. With the help of God, also. God is first and protection
 - 9 becomes second, but God walked through these protections.
- 17:46:52 10 Q. Apart from God, do you accept that you are alive today
 - 11 because of that particular protection?
 - 12 A. Yes, My Lord.
 - 13 Q. And you firmly believe that?
 - 14 A. Yes, My Lord.
- 17:47:00 15 Q. Now, tell me, everybody who sought protection the way you
 - did was not necessarily a combatant; right?
 - 17 A. Yes, My Lord.
 - 18 Q. Thank you. Now, you said you went to Guinea Conakry -
 - 19 in 1997?
- 17:47:35 20 A. Yes, My Lord.
 - 21 Q. That was the time you went with Sam Hinga Norman?
 - 22 A. '98, I'm sorry.
 - 23 Q. '98?
 - 24 A. Yes, My Lord.
- 17:47:43 25 Q. What month in '98?
 - 26 A. January.
 - 27 Q. January 1998?
 - 28 A. Yes.

- 1 Q. That was the time that you went with Sam Hinga Norman?
- 2 A. Yes, My Lord.
- 3 Q. And you had the pleasure, of course, of seeing the
- 4 president, the vice-president, and --
- 17:48:00 5 A. A white man.
 - 6 Q. No, forget about the colour -- His Excellency,
 - 7 Mr Penfold?
 - 8 A. Yes, My Lord.
 - 9 Q. Are you sure the vice-president then, Dr Albert Joseph
- 17:48:13 10 Demby was the man you saw?
 - 11 A. Yes, My Lord, I'm confident to say it.
 - 12 Q. I'm putting it to you that, throughout the president's
 - stay in Guinea until March when they returned, Dr Demby
 - 14 never set foot in Guinea, Conakry. I'm putting it to
- 17:48:37 15 you.
 - 16 A. I was there. I'm also confident to say that he was the
 - 17 man I'm referring to.
 - 18 Q. That is not the question. I'm putting it to you that
 - from that time the president left, when that coup took
- 17:48:49 20 place here in 1997, until the time he returned to
 - 21 Freetown in March 1998, Dr Demby never set foot in
 - 22 Conakry, Guinea.
 - 23 A. How could you say so --
 - 24 Q. Don't ask me questions. Please answer the questions.
- 17:49:09 25 PRESIDING JUDGE: The witness has said he saw him.
 - 26 JUDGE THOMPSON: But how would he know?
 - 27 PRESIDING JUDGE: He said he saw him. Unless you have some
 - other way of telling him that [inaudible] he did not --

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- 1 the person he says is Dr Albert Joseph Demby --
- 2 JUDGE THOMPSON: I think the best thing to do is to ask him
- whether he agrees or disagrees. 3
- 4 MR MARGAI: My Lord, I'm putting it to him and it's up to him
- 17:49:34 5 to deny it. The Defence has the right to call evidence
 - which we may choose to call. 6
 - 7 JUDGE THOMPSON: No, we are not quarrelling with that, but he
 - 8 seems a little intrigued. Perhaps if you just remind him
 - 9 that he is at liberty to deny or to disagree. I mean, we
- 17:49:49 10 want protocol, just to ensure that we do things the right
 - 11 way.
 - JUDGE BOUTET: But he has told you no. He has told you that 12
 - 13 he saw him. What else can he say?
 - MR MARGAI: Accept what he has said. 14
- 17:50:03 15 JUDGE BOUTET: He has said in his evidence and repeated, when
 - you asked the question, "I saw him," so --16
 - 17 MR MARGAI: But, My Lord, I believe I have the right to put it
 - to him and it's up to him to deny. If he has denied, 18
 - then I have to accept it until otherwise. 19
- JUDGE THOMPSON: Clearly, I think there shouldn't be any big 17:50:18 20
 - deal out of this. You put it -- you've been putting it 21
 - 22 as forcefully as you can. Remind him that it is his duty
 - to answer, either to disagree or agree. 23
 - MR MARGAI: Very well, My Lord. 24
- 17:50:37 25 JUDGE THOMPSON: You've always been advocating protocol and
 - 26 proper standards and methods, so just proceed.
 - 27 MR MARGAI: My Lord, I will accept the ruling of the Presiding
 - 28 Judge that there has been a final answer. For now,

- 1 I will accept it.
- 2 PRESIDING JUDGE: You see, there could well be a situation
- 3 where he may not be sure of the identity of Dr Demby.
- 4 That is a possibility, but he is so convinced, you know,
- 17:51:11 5 that it was Demby he saw. If you have anything in
 - 6 Defence to demonstrate that he was mistaken in his
 - 7 identity of Demby, then you could go further, Mr Margai.
 - 8 MR MARGAI: No, My Lord, I shall rest it for now. There are
 - 9 other options.
- 17:51:27 10 PRESIDING JUDGE: Okay.
 - 11 JUDGE THOMPSON: Okay, but we haven't foreclosed you.
 - 12 MR MARGAI: No, I'm not saying that; I'm not even suggesting
 - 13 it.
 - 14 Q. Now, you said, when you came back from Guinea, a meeting
- 17:51:45 15 was held between Chief Norman and the administrators in
 - 16 his office at State House Avenue.
 - 17 A. Yes, My Lord.
 - 18 Q. Just to be on the safe side, when you say "State House
 - 19 Avenue", is that the headquarters of the military
- 17:52:14 20 opposite State House?
 - 21 A. That was the former Defence Ministry, very close to the
 - 22 CID.
 - 23 Q. I see, very close to CID. (Inaudible) to CID?
 - 24 A. Yes.
- 17:52:27 25 Q. Thank you. And that was when -- in what year -- 1997?
 - 26 A. '98 '98, after our trip from Conakry.
 - 27 Q. What month?
 - 28 A. The same January -- the same January.

- 1 Q. January 1998?
- 2 A. Yes, My Lord.
- 3 Q. And do you agree that the AFRC were dislodged in February
- 4 1998? Think, Mr Witness.
- 17:53:14 5 A. No, I couldn't agree.
 - 6 Q. When was Freetown liberated?
 - 7 A. '97 -- '97.
 - 8 Q. Freetown was liberated in 1997?
 - 9 A. '97, yeah.
- 17:53:39 10 Q. Don't confuse yourself now. Because the records -- we
 - 11 would want consistency in the records. Are you still
 - saying that Freetown was liberated; that the AFRC was
 - dislodged in 1997?
 - 14 A. 1998, 1998. It's a mistake, sorry; it's a mistake.
- 17:54:09 15 Q. How many more mistakes have you made?
 - 16 A. Something might take --
 - 17 Q. Don't laugh. This is a very serious trial.
 - 18 A. I take my time to reply, because it's taking place in the
 - 19 past, so you have to give me time to remember to answer
- 17:54:22 20 properly.
 - 21 JUDGE THOMPSON: I don't think that question is fair.
 - 22 MR MARGAI: Which, My Lord?
 - 23 JUDGE THOMPSON: How many mistakes have you made.
 - 24 MR MARGAI: Here, at this trial.
- 17:54:32 25 JUDGE THOMPSON: Clearly, that is not a fair question.
 - 26 MR MARGAI: All right, My Lord, I shall put it --
 - 27 JUDGE THOMPSON: If, in your view, he has made certain
 - 28 mistakes, why not be specific and say, "You have told us"

- 1 ---
- 2 MR MARGAI: I shall rephrase it.
- 3 JUDGE BOUTET: And I would ask you to let the witness complete
- 4 his answers. Again, he was answering your question and
- 17:54:53 5 you were still talking at the same time. It's getting
 - 6 very difficult to get you and the witness at the same
 - 7 time, if you speak both at the same time.
 - 8 MR MARGAI: Thank you, My Lord, but a short while ago you were
 - 9 ordering me to go on and I said I was waiting.
- 17:55:05 10 JUDGE BOUTET: Mr Margai, you are very professional; you know
 - 11 exactly what I meant by that and there's quite a
 - difference between urging you and not letting the witness
 - answer his questions. You know that.
 - 14 MR MARGAI: As My Lord pleases.
- 17:55:17 15 JUDGE THOMPSON: We don't want to engage in a confrontational
 - 16 dialogue with the witness. We're trying to ascertain the
 - 17 truth and we need the facts. We want the answers to your
 - 18 questions, as clearly as you can elicit them.
 - 19 MR MARGAI: We shall elicit the facts to the best of our
- 17:55:33 20 ability.
 - 21 JUDGE THOMPSON: Thank you.
 - 22 MR MARGAI: Thank you.
 - 23 Q. Now, this question of the AFRC, when was democracy
 - 24 restored?
- 17:55:52 25 A. February '98.
 - 26 Q. February 1998?
 - 27 A. Yes, My Lord.
 - 28 Q. And you said the meeting at the office of Chief Hinga

- 1 Norman with the administrators took place in January
- 2 1998?
- 3 A. Yes, My Lord.
- 4 Q. Thank you. I'm putting it to you that Chief Norman could
- 17:56:37 5 not have ventured into that office in January 1997 -- in
 - 6 January 1998?
 - 7 A. I know who was there.
 - 8 PRESIDING JUDGE: Into which office?
 - 9 MR MARGAI: The office where he said he held a meeting with
- 17:57:07 10 the administrators.
 - 11 PRESIDING JUDGE: I see, okay.
 - 12 MR MARGAI:
 - 13 Q. For the simple reason that the AFRC was still in power.
 - 14 A. That was not so. It was still --
- 17:57:21 15 JUDGE THOMPSON: He denies that. He denies that there was no
 - such meeting between Chief Norman and the administrators
 - in January 1998. Was it February?
 - 18 PRESIDING JUDGE: No --
 - 19 MR MARGAI: He confirmed that there was a meeting in 1998,
- 17:57:40 20 January.
 - 21 JUDGE THOMPSON: Yes.
 - 22 MR MARGAI: I'm putting it to him that Chief Norman could not
 - have ventured into that office in January 1998, because
 - the AFRC were still in power.
- 17:57:54 25 JUDGE THOMPSON: What is his response?
 - 26 MR MARGAI: We're waiting for his response, My Lord.
 - 27 A. I saw chiefs at that time who were getting gradual
 - 28 command over the country. Even Freetown at that time was

- gradually put under control, so I'm confident to say at
- that particular time he was in that office.
- 3 Q. All right. Now, do you know when Mano Junction was
- 4 liberated?
- 17:58:38 5 A. No, My Lord.
 - 6 Q. I'm putting it to you that Mano Junction was liberated in
 - 7 2001.
 - 8 A. I contradict it, My Lord.
 - 9 [5.51 p.m. HN140904I]
- 17:51:14 10 MR MARGAI:
 - 11 Q. When was it liberated?
 - 12 A. I don't know the time of liberation, but so far I know,
 - 13 Mano Junction was the main road used to go to many war
 - 14 areas. And if you're saying now that Mano junction was
- 17:51:31 15 liberated at that time, 2-0-1, which would have been
 - possible and imminent that we should have captured Daru
 - 17 Barracks if it were not Kamajors and soldiers who were on
 - 18 that barracks and they used Mano Junction to go to the
 - 19 barracks of Daru.
- 17:51:47 20 Q. Was Mano Junction liberated in 2-0-1 or not?
 - 21 A. It was not. I have denied that it was not.
 - 22 Q. Thank you. Do you know when Kenema was liberated?
 - 23 A. No, My Lord.
 - 24 Q. I'm putting it to you that Kenema was liberated in 1998.
- 17:52:21 25 A. I do believe. I believe, My Lord.
 - 26 Q. Do you accept it? It is not a question of believing.
 - 27 A. I accept. Indeed, it is true.
 - 28 Q. Thank you. And I'm putting it to you that no initiation

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- 1 took place in Mano Junction by Allieu Kondewa?
- It happened, My Lord; it took place. 2 Α.
- 3 And I'm putting it to you that throughout the conflict in Q.
- Sierra Leone Kondewa never went to Mano Junction?
- 17:53:04 5 Α. I contradict it, My Lord, because you were not there.
 - MR MARGAI: My Lord, may I ask for the witness to be 6
 - 7 respectful.
 - 8 JUDGE BOUTET: Mr Witness, please answer the question and
 - don't argue with counsel, just answer the question. 9
- THE WITNESS: Your Lordship, sir. 17:53:28 10
 - MR MARGAI: Thank you, My Lord. 11
 - 12 Now, these forbidden laws by the Kamajor society, were Q.
 - there likely effects if they were not complied with? 13
 - Α. No. No laws would have been effective at all if they
- 17:54:11 15 were not complied with.
 - All right, let me help you out. If you did not comply 16 Q.
 - 17 with those laws, was there anything likely to affect you;
 - were you likely to be affected? 18
 - 19 Α. Yes, My Lord.
- 17:54:22 20 Q. How were you affected?
 - If I happened to go to war, automatically I would have 21 Α.
 - 22 been a dead man.
 - 23 Q. Thank you. So I'm sure you did not want to be a dead
 - 24 man?
- 17:54:36 25 Not at all, My Lord. Α.
 - And you strictly adhered to those laws? 26 Q.
 - 27 Professionally, My Lord. Α.
 - 28 Q. Thank you. Now, obviously some Kamajors did not?

RONI KEREKES - SCSL - TRIAL CHAMBER I

- 1 A. Yes, My Lord.
- 2 Q. And would you say that the Kamajor leadership punished
- 3 those who did not comply when it came known to them, to
- 4 the leadership?
- 17:55:05 5 A. No, My Lord.
 - 6 Q. They did not punish?
 - 7 A. No, My Lord. The fact was that when you refuted such
 - 8 commands, the best punishment was on you, because when
 - 9 you went to war, it was imminent that a bullet would cut
- 17:55:24 10 you, and some had cut feet due to spoiling laws. So the
 - best punishment is what you get in the war, was the
 - 12 punishment for you.
 - 13 Q. Okay. Leaving the best punishment, Kamajors who
 - 14 misconducted themselves, were they disciplined by their
- 17:55:46 15 superiors?
 - 16 A. Yes, My Lord.
 - 17 MR MARGAI: Yes. Now, finally -- sorry. In fact, that will
 - 18 be all for him, My Lords.
 - 19 JUDGE BOUTET: Thank you, Mr Margai. Re-examination?
- 17:56:35 20 MS PARMAR: Your Honours, the Prosecution has no questions for
 - 21 re-examination with this witness.
 - 22 JUDGE BOUTET: Thank you.
 - 23 PRESIDING JUDGE: How many witnesses does the Prosecution have
 - for tomorrow? Anyway, we've always said there should be
- 17:58:01 25 one and a standby.
 - 26 MR TAVENER: Thank you.
 - 27 PRESIDING JUDGE: One and a standby. All right. Well, it is
 - 28 6.00 and we, of course, cannot take any witness at this

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1
                   time. The Court will adjourn and resume tomorrow at
          2
                   9.30. The Court will rise.
          3
              MR WALKER: Court rise.
                   [Whereupon the hearing adjourned at 6.00 p.m., to be
          4
17:59:49 5
                   reconvened on Wednesday, the 15th day of September 2004,
          6
                   at 9.30 a.m.]
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CERTIFICATE

We Roni Kerekes, Momodou Jallow, Susan G Humphries and Maureen P Dunn, Official Court Reporters for the Special Court for Sierra Leone, do hereby certify that the foregoing proceedings in the above-entitled cause were taken at the time and place as stated; that it was taken in shorthand (machine writer) and thereafter transcribed by computer, that the foregoing pages contain a true and correct transcription of said proceedings to the best of our ability and understanding.

We further certify that we are not of counsel nor related to any of the parties to this cause and that we are in nowise interested in the result of said cause.

Roni Kerekes

Momodou Jallow

Susan G Humphries

Maureen P Dunn