Case No. SCSL-2004-14-T THE PROSECUTOR OF THE SPECIAL COURT

٧.

SAM HINGA NORMAN MOININA FOFANA ALLIEU KONDEWA

FRIDAY, 15 SEPTMEBER 2006

10.00 A.M.

TRIAL

TRIAL CHAMBER I

Before the Judges: Bankole Thompson, Presiding

Pierre Boutet

Benjamin Mutanga Itoe

For Chambers: Ms Roza Salibekova

Ms Anna Matas

Ms Lisa Schneiderman

For the Registry: Mr Thomas George

For the Prosecution: Mr Joseph Kamara

Mr Mohamed Bangura Ms Miatta Samba

Ms Lynn Hintz (Case manager)

For the accused Sam Hinga

Norman:

Mr Alusine Sesay

For the accused Moinina Fofana: Mr Michiel Pestman

Mr Steven Powles Mr Andrew Ianuzzi

For the accused Allieu Kondewa: Mr Yada Williams

Mr Ansu Lansana

Mr Martin Michael (legal

assistant)

OPEN SESSION

1	[CDF15SEP06A- CR]
2	Friday, 15 September 2006
3	[The accused Norman and Kondewa present]
4	[The accused Fofana not present]
5	[Open session]
6	[Upon commencing at 10.10 a.m.]
7	PRESIDING JUDGE: Good morning, counsel. May we have
8	appearances? Prosecution.
9	MR KAMARA: My Lord, Joseph F Kamara, Mohamed Bangura,
10	Miatta Samba, and Lynn Hintz.
11	PRESIDING JUDGE: Thank you. Counsel for the first
12	accused.
13	MR SESAY: Aluseine Sesay for the first accused.
14	PRESIDING JUDGE: Counsel for the second.
15	MR POWLES: Good morning, Your Honours. Steven Powles, on
16	behalf of the second accused, appearing with my learned friends
17	Mr Michiel Pestman and Mr Andrew Ianuzzi.
18	PRESIDING JUDGE: Thank you. Counsel for the third
19	accused.
20	MR WILLIAMS: May it please Your Lordships, Yada Williams,
21	Ansu Lansana, and Martin Michael for the third.
22	PRESIDING JUDGE: Thank you. I observe, counsel for the
23	second accused, that your client is not in Court? Do you have
24	any statement to make?
25	MR POWLES: Your Honours, yes. Mr Fofana is not present in
26	Court this morning. As Your Honours know, he is currently ill
27	and unable to attend Court. That is still the present position.
28	However, Mr Ianuzzi spoke to Mr Fofana yesterday and he has given
29	his consent for these proceedings to proceed in his absence.

28

29

1 PRESIDING JUDGE: We have, in our possession, a document 2 signed by him. Are you aware of that? 3 MR POWLES: Your Honour, I was shown it this morning. I 4 wasn't aware of it until this morning. 5 PRESIDING JUDGE: We have a copy of it here. It is signed 6 and it is witnessed, and it is dated 15th September 2006, but the section which is of material importance to this Court does not 7 seem to provide any direction, that is the section which talks 8 9 about whether he waives his right to be present or does not waive 10 his right to be present. There are two boxes there and neither 11 of them is filled. What I have here is a kind of document which is ambivalent in its purport. If we are going to accept it as 12 13 part of the record, then we must reconcile it with what you've 14 said. 15 MR POWLES: Your Honour, yes. For the record, may I make 16 clear that that was not a document that was procured by any of the Defence team for Mr Fofana. Had it been done so, of course 17 it would have been slightly more explicit in the terms contained 18 19 within it. PRESIDING JUDGE: Yes. 20 21 MR POWLES: May I make it clear for the record that --PRESIDING JUDGE: The difficulty I have is that if we are 22 to discard one, take your word from the Bar in respect of a 23 waiver of his right to be present, and that the 24 25 proceeding proceed in his absence, or have some regularisation of the position. 26 27 MR POWLES: Your Honour, in the first instance, I would

invite Your Honours, if you would, to take the word from the Bar,

in the sense that a member of the Fofana team has spoken to

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1 Mr Fofana, and Mr Fofana has given his consent not to appear at

- 2 this morning's hearing, to the extent that Your Honours would
- 3 like something in writing, of course, it can be undertaken on
- 4 behalf of the Defence team for Mr Fofana to obtain such a waiver
- 5 from him, in due course.
- 6 Our understanding at present is that Mr Fofana is in
- quarantine, with the consequence that none of us are actually 7
- 8 able to visit him in person, as it were. We have taken it as far
- 9 as we can, by obtaining his consent --
- 10 PRESIDING JUDGE: Right. In other words, your advice is we
- 11 abandon this document, which doesn't say anything.
- MR POWLES: Your Honours, that's what I'd urge the Court to 12
- 13 do, yes.
- PRESIDING JUDGE: Right. Then we'll leave it. 14
- MR POWLES: I'm grateful, Your Honour. 15
- 16 PRESIDING JUDGE: The records will reflect what you have
- represented to the Court. 17
- MR POWLES: Thank you, very much. 18
- 19 PRESIDING JUDGE: Do sit down. Is there anything else?
- 20 Would any other counsel like to interject at this point before we
- 21 come to Mr Sesay?
- 22 Mr Sesay, we're in your hands. I understand that a motion
- was filed in respect of admitting certain documents following the 23
- status conference. 24
- MR SESAY: Yes, Your Honour. 25
- PRESIDING JUDGE: Would you like to advise us what the 26
- 27 position is now, because a decision on your client's request to
- 28 admit certain documents in lieu of the testimony of General Abdu
- 29 One Mohamed, pursuant to Rules 89(C) and 92bis has been rendered,

- and, I understand, in the process of being filed and distributed,
- or circulated -- it's filed already; I'm so advised, it's
- 3 filed -- and virtually granting the orders sought. So, on the
- 4 strength of that, how do you proceed now?
- 5 MR SESAY: Your Honour, we would like to close our case, in
- 6 the light of the decision.
- 7 PRESIDING JUDGE: Before you do that, we'd have to go
- 8 through the usual procedural process of having these documents
- 9 properly received for the purposes of being exhibits in this
- 10 trial.
- 11 MR SESAY: Yes, Your Honour.
- 12 PRESIDING JUDGE: Let me read this out to you so that we
- 13 are in harmony as to what you requested and what we granted. And
- if any clarifications are necessary, if we're able to provide,
- we'll do that. At page 5 of the decision, we ordered as follows:
- 16 1. Counsel for Norman shall file with the Court the original
- documents, namely, "Periodic reports Civil Defence Force
- 18 'Kamajors' dated 1st August 1997," letter from President Ahmed
- 19 Tejan Kabbah to CO Mustapha with an action plan captioned
- 20 Operation Offence, dated 13th August 1997." And the two pages
- 21 document entitled, "The Sierra Leonean Crisis, ECOMOG and the
- 22 Civil Defence Forces (Kamajors)," with the signature of
- 23 Major General Abdu One Mohamed, and dated 2 March 2006, as soon
- as possible, but no later than Monday, 18th September 2006 by
- 25 10.00 a.m.; 2. The Registry shall assign exhibit numbers to the
- 26 aforesaid admitted documents.
- 27 Then, of course, at the bottom, we also directed that
- 28 counsel for Norman shall now exercise their option to close the
- 29 Defence case for the first accused on Friday, 15th September

- 1 2006.
- 2 And it is further ordered that should witness Major General
- 3 One Mohamed be called to testify on behalf of the second accused,
- 4 the Prosecution, in accordance with the prescribed procedure,
- 5 could then cross-examine this witness in relation to the
- 6 aforesaid admitted documents, should it become necessary during
- 7 the course of his evidence. Are we on the same radar screen?
- 8 MR SESAY: We are, Your Honours.
- 9 PRESIDING JUDGE: In that regard then, we'll receive the
- 10 documents in evidence and designate them -- will we be guided by
- 11 Court Management?
- 12 MR THOMAS: Exhibit 157, Your Honour.
- 13 PRESIDING JUDGE: The first document is a periodic report,
- 14 what will that be designated? 157?
- MR THOMAS: Yes, Your Honour.
- [Exhibit No. 157 was admitted]
- 17 PRESIDING JUDGE: And the letter from President Ahmed Tejan
- 18 Kabbah.
- 19 MR THOMAS: 158, Your Honour.
- [Exhibit No. 158 was admitted]
- 21 PRESIDING JUDGE: And there is a third document, two pages
- 22 document entitled "The Sierra Leonean Crisis," et cetera,
- 23 et cetera.
- 24 MR THOMAS: 159, Your Honour.
- [Exhibit No. 159 was admitted]
- 26 PRESIDING JUDGE: Right, are we clear on that? Is the
- 27 Prosecution happy with the procedure so far?
- MR KAMARA: Yes, My Lord, we are. Except, I haven't read
- 29 the decision, but I heard you say the originals. I'm not sure.

- 1 PRESIDING JUDGE: That's what it says, the original
- documents. In other words, we're seeking the best evidence rule.
- 3 MR KAMARA: Yes, Your Honour, but I haven't seen the
- 4 originals.
- 5 PRESIDING JUDGE: We take it that Mr Sesay will be able to
- 6 provide us with the originals, whatever --
- 7 MR SESAY: Your Honour, at some later --
- 8 PRESIDING JUDGE: Some later stage?
- 9 MR SESAY: Yes, Your Honour.
- 10 JUDGE ITOE: But it has to be not later than -- it should
- 11 not be that late. It has to be immediate.
- 12 PRESIDING JUDGE: Yes, Monday, the 18th.
- 13 JUDGE ITOE: We don't have to wait, because they are
- 14 already late, and they must be in the custody of Court
- 15 Management.
- 16 MR SESAY: Yes, Your Honour, not later than Monday the
- 17 18th, at 10.00 a.m.
- 18 PRESIDING JUDGE: So the designation will be tentatively in
- 19 respect of what we have now in Court, subject to the production
- 20 of the original documents.
- 21 MR SESAY: Yes, Your Honour.
- 22 PRESIDING JUDGE: Does any other counsel have any interest
- 23 in this exercise? If not, then I take it that we are done with
- 24 that part of it?
- Now, we shall move on to the very important part. You now
- 26 state, what?
- 27 MR SESAY: Your Honours, that is the case for the first
- 28 accused.
- 29 PRESIDING JUDGE: You now formally close the case for the

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- 1 first accused?
- MR SESAY: Yes, Your Honour.
- 3 PRESIDING JUDGE: And the records will reflect that the
- 4 Defence counsel for the first accused indicates that he now
- formally closes the case on behalf of the first accused.
- 6 MR SESAY: Very well, Your Honour.
- 7 PRESIDING JUDGE: Right. Then we'll move on to the case
- 8 for the second accused.
- 9 MR SESAY: Your Honours, I may have to come in before we
- 10 move to the case for the second accused.
- 11 PRESIDING JUDGE: Right. Let's hear you then.
- 12 MR SESAY: Your Honour, the first accused has -- I don't
- 13 know whether that can be considered at this juncture, but he has
- 14 just informed me that he has two short requests that he would
- 15 want to make before this Court.
- 16 PRESIDING JUDGE: What is your advice? Is it appropriate
- 17 we can hear it at this stage before we move on to the -- for the
- 18 sake of tidiness, what is your advice? Have you consulted with
- 19 him.
- 20 MR SESAY: I would rather we wait after -- at the end of
- 21 the session.
- PRESIDING JUDGE: The proceedings?
- 23 MR SESAY: The proceedings.
- 24 PRESIDING JUDGE: Today?
- 25 MR SESAY: Today.
- 26 PRESIDING JUDGE: All right. Yes. It may well be
- 27 something of a miscellaneous character?
- 28 MR SESAY: Yes, Your Honour.
- 29 PRESIDING JUDGE: All right. Second accused.

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- 1 MR POWLES: Your Honour, on behalf of Mr Fofana, of course
- 2 the Trial Chamber is aware at the moment of Mr Fofana's
- 3 current --
- 4 JUDGE ITOE: May I have your name again, please? Your
- 5 names again, please.
- 6 JUDGE BOUTET: Maybe I should have mentioned at the status
- conference Mr Powles was introduced, and introduced himself to 7
- 8 the Court. I should have informed you he is counsel now
- 9 appearing, together with Mr Pestman and others for the second
- 10 accused. Mr Powles, if you can identify yourself.
- 11 JUDGE ITOE: Mr Powles, P-O-W-L-E-S; is that so?
- 12 MR POWLES: Your Honour, yes. It's P-O-W-L-E-S. May I
- 13 take --
- PRESIDING JUDGE: And it's pronounced? 14
- 15 JUDGE ITOE: And your other name?
- 16 MR POWLES: The first name is Steven.
- JUDGE ITOE: Steven. Steven Powles. 17
- MR POWLES: With a V, Your Honour. 18
- JUDGE ITOE: With a V. 19
- 20 MR POWLES: The more fashionable way.
- 21 PRESIDING JUDGE: Could you educate us again on the
- pronunciation of the surname? 22
- MR POWLES: I'm told it's Powles. 23
- PRESIDING JUDGE: So what do you prefer then? 24
- MR POWLES: I prefer Powles, Your Honour. May I take this 25
- opportunity -- it's, of course, the first time I have appeared 26
- 27 before the whole Bench on behalf of Mr Fofana. I perhaps should
- have done it earlier when I first took the floor on behalf of 28
- 29 Mr Fofana. May I say, of course, this is the first time that I

- 1 appear before the full Trial Chamber and, may I say, it's a real
- 2 pleasure to be back before this full court again, having first
- 3 appeared some years ago. I look forward, of course, to working
- 4 with the Court in presenting the case for Mr Fofana, as
- 5 efficiently as possible, over the weeks to come and appearing
- 6 before Your Honours.
- 7 PRESIDING JUDGE: We acknowledge the statement that you've
- 8 made, if it's intended as we believe, to be a compliment.
- 9 MR POWLES: Your Honour, certainly.
- 10 PRESIDING JUDGE: Let's proceed.
- 11 MR POWLES: Your Honours, yes. As Your Honours know, the
- 12 current predicament of Mr Fofana is such that he is presently
- 13 unable to attend these trial proceedings on account of his ill
- 14 health. The latest news that we have is that a further
- assessment will be made today, with the likelihood, or certainly
- a possibility, that we will be able to commence in earnest on
- 17 Monday morning. However, of course, no firm guarantee can be
- 18 given, as it's something which is without or beyond our control.
- 19 It's in the hands of the medical professionals and it is only
- 20 when we receive the all clear from them we will be able to first
- 21 meet with Mr Fofana and, thereafter, be in a position to commence
- the case on his behalf.
- 23 PRESIDING JUDGE: In effect, what are you asking the Court
- to do at this stage? Are you making an application?
- MR POWLES: Your Honour, yes. In short, of course, the
- 26 application is that the commencement of the case for Mr Fofana be
- 27 postponed until after he is in such a state where he will be able
- 28 to attend the very important part of his case, namely, the
- 29 presentation of the case on his behalf.

1 PRESIDING JUDGE: Isn't that too open-ended? It leaves us 2 in a kind of limbo situation, if I could use some American 3 terminology. 4 MR POWLES: It does, Your Honour, yes, in that we don't 5 know for sure when Mr Fofana will make a full recovery to the 6 extent that he will be able to attend these proceedings. We're at a situation where --7 PRESIDING JUDGE: This Court has never favoured the kind of 8 9 uncertainty that you want to lead us into. I would have thought 10 that, in a situation of this nature, one would want to proceed on 11 a day-by-day basis. If your application is of a shorter compass, 12 then it may well pass judicial muster. But if it's not of a 13 shorter compass, then it may well in fact not find favour with 14 the Bench. Because if you say "until" and "when," you take us 15 into a kind of no-man's land. That's my assessment of it. 16 JUDGE ITOE: Yes, Mr Powles, I'm taking the cue from my learned colleague. Our understanding of what your stand was 17 18 during the status conference, there will certainly be an 19 assessment, and it could well be possible that he might be able 20 to attend on Monday. So, I think we would require not an 21 open-ended adjournment of the case, but an adjournment like the learned Presiding Judge has enunciated today. So why don't you 22 seek an adjournment for Monday, so that we assess the situation, 23 and we see how we manage it from day to day. 24 25 MR POWLES: Your Honour, yes. 26 PRESIDING JUDGE: Before you answer that, exposition from 27 my learned brother, what is the exact status as to his medical 28 condition? In other words, is he getting better, or is he 29 getting worse? You must have some general position of that. We

- 1 are apprised of what he is suffering from. Some of us can take
- 2 judicial notice of that. We know, clearly, it is contagious, and
- 3 we don't want you to become a victim of any such situation
- 4 yourself, but, clearly, you must have some general indication as
- 5 to whether the condition is improving or deteriorating, and that
- 6 would satisfy me, and, I reckon, my distinguished brothers.
- 7 MR POWLES: Your Honour, I don't have any information to
- 8 suggest that Mr Fofana is getting better or worse. The
- 9 information I have is that he suffers from what he suffers.
- 10 PRESIDING JUDGE: Yes.
- 11 MR POWLES: There is a time period --
- 12 PRESIDING JUDGE: An incubation period.
- 13 MR POWLES: An incubation period, through which one has to
- 14 go through when one is suffering from such a condition.
- 15 PRESIDING JUDGE: So, in other words, you're not in a
- 16 position to give us any firm information. But do you also
- 17 understand it to be your responsibility, perhaps, just to find
- 18 out, if we are gracious enough to grant you this adjournment, to
- 19 find out what you can find out. I mean, not precise medical
- 20 details. We don't want that. We just want to know something of
- 21 a general nature, okay?
- 22 MR POWLES: Your Honour, yes. May I assure the Bench that
- 23 every effort was made yesterday to try to ascertain the full and
- 24 up-to-date position of Mr Fofana's current condition.
- 25 Unfortunately, it appears that the doctor with conduct of his
- 26 case at the moment is not contactable and he's not in Freetown.
- 27 There is someone caring for Mr Fofana in his absence, however,
- that person was not able to give us the definitive position with
- 29 regards to Mr Fofana's health and when he's likely to be in a

- 1 position where he's able to attend Court.
- 2 JUDGE BOUTET: To take it from where Justice Thompson was
- 3 questioning you on the evolution of his condition, if I can put
- 4 it this way, I remember at the status conference on Tuesday,
- 5 either you or Mr Pestman, I'm not sure which one, but one of you,
- 6 anyhow, stated you were not even able to communicate with him at
- 7 that time because of his condition. My question then was: Is it
- 8 because you are not allowed to speak to him over the phone? The
- 9 answer was: No, he is not in a mental capacity to even speak. I
- 10 take it, at least, that one of you has spoken to him and got some
- 11 information or direction. So, if I take it from that
- 12 perspective, there is improvement, if I can put it this way, and
- 13 I'm not a doctor, I'm just saying, on these mere facts there
- 14 seems to be some improvement. Am I putting the facts right to
- 15 you?
- MR POWLES: Your Honour, you're absolutely right, of
- 17 course.
- 18 JUDGE BOUTET: You have been able to communicate with him
- 19 since Tuesday?
- 20 MR POWLES: There has been a telephone conversation between
- 21 Mr Ianuzzi, on behalf of the Defence team, and Mr Fofana since
- 22 Tuesday, and that conversation occurred yesterday evening.
- Your Honours, my application would be for a short
- 24 adjournment until Monday morning when a more complete picture
- 25 will, perhaps, be known as to the remainder of the incubation
- 26 period required for Mr Fofana. Of course, in the interim, if any
- 27 further information is discovered, it will be communicated to the
- 28 Trial Chamber and all parties as soon as possible, but, in the
- 29 short term, my application would be for an adjournment until

- 1 Monday, so that the Court can be fully apprised of Mr Fofana's
- 2 position, and when we will be -- and the Court provided with
- 3 information as to when we will thereby be in a position to
- 4 proceed with presenting Mr Fofana's case.
- 5 PRESIDING JUDGE: Thank you. Does any other member of the
- 6 Defence team have any contributions to make in this? What is the
- 7 Prosecution's disposition on this point?
- 8 MR KAMARA: My Lord, the Prosecution is not adverse to the
- 9 application for an adjournment to Monday. The only comment we
- 10 have is as regards to the notice of reduction of witnesses we
- 11 received this morning.
- 12 PRESIDING JUDGE: Are you tying that to the adjournment
- 13 issue?
- 14 MR KAMARA: Yes, My Lord.
- 15 PRESIDING JUDGE: Let's hear you expand on that briefly.
- 16 MR KAMARA: Yes, My Lord. In the event that we have to
- 17 proceed on Monday, that is why I want to raise it.
- 18 PRESIDING JUDGE: Yes.
- 19 MR KAMARA: My Lord, from a perusal, it seems there has
- 20 been a substantive and radical change to that list. We see now
- 21 number 18, as we were preparing ourselves for cross-examination
- to be number one. My Lord, if such a change has occurred, and we
- 23 are likely to proceed on Monday, or soon thereafter, My Lord, it
- 24 is the position of the Prosecution that if the Defence wants to
- 25 make any changes to their list, to be cognisant of the fact we
- 26 have to prepare as well. And if such changes are to be made,
- 27 they should be looked at in light of those that are in front,
- 28 rather than bringing those right down the list and bringing them
- 29 up front. If we were to move, come Monday, then we should be

- 1 ready for Ibrahim Tucker, who we were preparing for some time
- 2 maybe right down as number 18. We will take that for now, in the
- 3 interest of progress, but, further, if things like that have to
- 4 happen, please take note that we have to prepare as well.
- 5 PRESIDING JUDGE: That seems to be a reasonable submission
- 6 to make. What's your response, Mr Powles?
- 7 MR POWLES: Your Honour, I hear my learned friend for the
- 8 Prosecution. He's absolutely right. It is unusual to make such
- 9 a change. I'm grateful to him for his gracious indication that,
- 10 on this occasion, he will not object to moving Mr Tucker from
- 11 witness 18 to witness number 1. I hope, of course, that meets
- 12 with the Trial Chamber's approval.
- 13 It's, of course, related to the application for an
- 14 adjournment. Your Honours will also note that the witness list
- 15 has been substantially reduced, in terms of the number of
- 16 witnesses being called. That will, of course, impact on the
- 17 length of Mr Fofana's case, as and when it starts.
- 18 Your Honours will be aware, the final witness, Professor
- 19 Hoffman, the expert witness, is unable to attend Court to give
- 20 his evidence until 9th October. We would anticipate that, as a
- 21 result of the changes made, and the reduction in the number of
- witnesses, that Mr Fofana's case will now take very much less
- 23 than the time it would have taken. The original list -- it was
- 24 perhaps conceived at one point, there would have been witnesses
- 25 called on behalf of Mr Fofana between the commencement of his
- 26 case until Mr Hoffman's appearance. It now seems that the other
- 27 witnesses that will be called on behalf of Mr Fofana are very
- 28 unlikely to take much more than a week to present to the Trial
- 29 Chamber.

Т	PRESIDING JUDGE: And that will be a compensation to the
2	Prosecution?
3	MR POWLES: It will be a compensation to the Prosecution
4	and, if I may put it this way, also a compensation to the Court.
5	PRESIDING JUDGE: In other words, advance the philosophy of
6	the Court, being one of expedition.
7	MR POWLES: Your Honour, yes. Certainly, we'll be able to
8	make rapid progress, once we get started. It's on that basis,
9	and I put it forward as some form of consolation, to the extent
10	that it is any, to the Trial Chamber, if there are any further
11	delays on account of Mr Fofana's health, if there are any further
12	delays to the commencement of the presentation of his case, the
13	overall timetable of the trial will not be affected at all, it
14	seems to us, in that we'll be in a position, or certainly be in a
15	position to proceed with Mr Kondewa's Defence immediately after
16	Mr Hoffman.
17	Of course, in the event that we are able to start on
18	Monday, or very early next week, it seems we'll be able to
19	complete the vast majority of the witnesses on behalf of
20	Mr Fofana well in advance of 9th October, when Professor Hoffman
21	will be appearing. Of course, we're in the Court's hands as to
22	the best use of that time. It could be as long as two weeks in
23	between the end of the final witness before Mr Hoffman and
24	Mr Hoffman's testimony.
25	There are, it seems to me, may I humbly suggest, two
26	potential ways forward. Either we can adjourn matters and
27	everyone could begin preparations in earnest for their final
28	briefs, it seems that may take up some time and those two weeks
29	could better be used in terms of such preparations, or, and I

- 1 very tentatively suggest this, after having spoken to my learned
- 2 friends for Mr Kondewa, Mr Kondewa's defence could be started and
- 3 then Mr Hoffman interposed during the course of their evidence,
- 4 as and when he's in Freetown on 9th October. I am, of course, in
- 5 the Court's hands, and the parties' hands, as to whether
- 6 that's --
- 7 PRESIDING JUDGE: We have all kinds of options available to
- 8 us. Of course, we don't want to jump the gun. We'll certainly
- 9 deal with these problems on a pragmatic, judicial basis when they
- 10 come up from time to time. It's good for you to think allowed in
- 11 terms of projections.
- 12 JUDGE BOUTET: When you say the number of witnesses you
- will be calling will be of a shorter duration than expected, is
- 14 it a change from what you had suggested at the status conference
- 15 as well? I remember asking you at the time how long you expected
- 16 that to be. You said -- well, I don't remember the answer, but I
- 17 remember asking you the question. You also stated that you
- 18 expected the Prosecution not to be too long in their
- 19 cross-examination, in your own assessment of time. Is it still
- 20 the same, or are you assuming the Prosecution will not
- 21 cross-examine for a long period of time when you make that
- 22 assessment?
- 23 MR POWLES: Of course, nobody wants to tie the hands of the
- 24 Prosecution. They're at liberty to cross-examine the Defence
- 25 witnesses to the extent they feel necessary. We can estimate how
- long they may be on the basis of how long those witnesses are
- 27 likely to be in their examination-in-chief, and it is unlikely
- that the Prosecution will want, or, indeed, need to be much
- 29 longer than that, in their cross-examination. It's on that basis

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that we estimate that it's -- to the extent we can estimate, it's

- 2 likely to last about a week, for those 13 witnesses that appear
- 3 on the list at the moment.
- 4 JUDGE BOUTET: On this witness list, I know the Prosecution
- 5 has already mentioned they have some concerns because of some of
- 6 the changes that have been made, but I would like to inquire as
- 7 well from the other parties if they have any concerns about that
- 8 and, if they do, what is it they wish to inform the Court about
- 9 the new witness list in the order that it has been presented.
- 10 Mr Sesay.
- 11 MR SESAY: Your Honour, we have no problems with that.
- 12 There has been no additional witness on the list.
- 13 JUDGE BOUTET: No, it is just a change to the order of
- 14 calling these witnesses.
- MR SESAY: We are okay with that, Your Honour.
- 16 JUDGE BOUTET: Very well. Mr Lansana?
- 17 MR LANSANA: Your Honours, we have no problems with the
- order in which the witnesses will be presented.
- 19 JUDGE BOUTET: You will be ready to proceed with
- 20 cross-examination, if needed?
- 21 MR LANSANA: Precisely, Your Honour.
- 22 JUDGE BOUTET: Thank you. Other than the first witness
- 23 that has been called that is now Tucker, who used to be witness
- 24 number 18, any other changes in the order of calling these
- 25 witnesses?
- 26 MR POWLES: There are some minor changes. I believe
- 27 Mr Lappia, who was number 3 is now number 4. I understand he
- 28 needs to attend to matters with regards to his children and it
- 29 may be he is not in a position to appear before Wednesday but,

- 1 certainly, there are no other major changes to the order of
- 2 witnesses.
- 3 JUDGE BOUTET: Thank you. And it is still the position of
- 4 the second accused that the second accused is not to give
- 5 evidence? He's not testifying?
- 6 MR POWLES: As I understand it. I, of course, have not had
- 7 an opportunity to meet with the accused yet since my appointment
- 8 as part of his team. But, as I understand it, that is still the
- 9 position.
- 10 JUDGE BOUTET: That was the position expressed to the Court
- on behalf of him when the defence was started a while ago.
- 12 Obviously until you start the case, we won't know. As you know,
- 13 the Rules in this Court are, if the accused is to give evidence,
- 14 he has to testify first.
- 15 MR POWLES: Your Honour, yes.
- 16 PRESIDING JUDGE: Following that particular aspect of it,
- 17 do you anticipate that you might come with some definitive
- 18 position on that? You're quite -- I reckon you're new to the
- 19 case, and is it possible that you might be able to advise the
- 20 Court definitively on that before we move helter-skelter, so to
- speak, into the case for the second accused?
- MR POWLES: Your Honour, yes, certainly.
- [The Trial Chamber conferred]
- 24 PRESIDING JUDGE: Okay. Counsel, we will grant the
- 25 adjournment to Monday at 9.30 a.m. Hopefully, we expect that you
- 26 would have done some exploratory work so that you can advise us a
- 27 little more definitively. I'm sure we're all interested in
- 28 advancing the progress of this trial with a greater degree of
- 29 expedition.

ACCUSED NAME Page 20 OPEN OR CLOSED SESSION

- 1 MR POWLES: Yes.
- 2 PRESIDING JUDGE: Before we adjourn formally this morning,
- 3 we're taking a short break to have some consultation, and we'll
- 4 be back in about seven, eight minutes' time.
- 5 [Break taken at 10.47 a.m.]
- [Upon resuming at 10.55 a.m.] 6
- PRESIDING JUDGE: Mr Sesay, you indicated the first accused 7
- 8 wanted to raise some issues with the Court, or did you say make
- 9 some request?
- 10 MR SESAY: A request.
- 11 PRESIDING JUDGE: I reckon this has nothing to do with the
- procedural aspects of the -- or even the substantive aspects of 12
- 13 the case for the Defence?
- MR SESAY: No, Your Honour. 14
- PRESIDING JUDGE: Right, it's not. Is this request 15
- 16 something you cannot make yourself on behalf of your client, or
- you think it's better for him to do that? 17
- 18 MR SESAY: Your Honour, he -- I'll --
- PRESIDING JUDGE: He has made the --19
- MR SESAY: I'll crave the indulgence of the Court for him 20
- 21 to make that request, My Lord.
- PRESIDING JUDGE: Okay. 22
- 23 MR SESAY: It's a very short request.
- PRESIDING JUDGE: Thank you. The indulgence is granted. 24
- MR SESAY: Thank you. 25
- PRESIDING JUDGE: Mr Norman. 26
- 27 THE ACCUSED NORMAN: Thank you, My Lords. My Lords, it's
- 28 just a short request. I made a similar request some time during
- 29 the process of this trial for an early opening so that I can have

- 1 sufficient time to take care of myself.
- Now, this is a similar situation, but unlike the previous,
- 3 this one is on health grounds. My mobility is very slow now, and
- 4 I would like to be opened earlier so that I could assist in the
- 5 expeditiousness of this trial, to be in Court as early as
- 6 possible, and this is also on behalf of my two other colleagues,
- 7 because they help me most in doing some of the sanitary works
- 8 that the hospital nurses are not in a position to do. That is
- 9 the request.
- 10 In addition to this, I want to thank Your Lordships for
- 11 bearing with me throughout the course of this trial. I know the
- 12 [indiscernible] I gave the Bench, which were not intentional, and
- 13 so we have come to the stage where I may not have the opportunity
- 14 of saying thanks to all of you, including the Prosecution and
- 15 everybody who have contributed in bringing this trial to this
- 16 stage. That will be all, My Lords.
- 17 PRESIDING JUDGE: Thank you. Mr Norman, the records will
- 18 reflect what you've just stated. I'm sure you are eminently
- 19 aware that we, the members of the Bench, have been very much
- 20 concerned about the health of accused persons. It is a human
- 21 right, it is an entitlement and, of course, it is also an
- 22 emanation of the presumption of innocence; you have a right to be
- 23 healthy whilst you take your trial. And we have done everything
- 24 we judicially can to promote that interest. As you are aware, we
- 25 have always been advising the Registrar to intensify his efforts
- in doing anything necessary to ensure the good health of the
- 27 accused persons. So, we can assure you that that interest is
- 28 paramount.
- 29 Anything good from the Prosecution side on this issue, or

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any related issue before we adjourn?

2	MR KAMARA: My Lord, the fact that the Prosecution has
3	always maintained its empathy with the case of the first accused
4	in terms of his health, and we still so do. We had discussions
5	this morning about that.
6	PRESIDING JUDGE: Right.
7	MR KAMARA: Thank you, My Lord.
8	PRESIDING JUDGE: I appreciate it. Mr Pestman, you were
9	going to make a contribution?
10	MR PESTMAN: Not really, just a short announcement.
11	PRESIDING JUDGE: Right. Okay.
12	MR PESTMAN: I will be leaving on Sunday. I'm leaving our
13	case in the trusted hands of my colleague, Steven Powles.
14	JUDGE ITOE: You're not coming back?
15	MR PESTMAN: I'm definitely coming back.
16	PRESIDING JUDGE: That is very refreshing. I'm unable to
17	say exactly when, but I'm back, for sure.
18	JUDGE ITOE: We are reassured that you are coming back, and
19	that you are not abandoning us midstream.
20	PRESIDING JUDGE: If there's nothing else, we will adjourn
21	the trial to 9.30 on Monday morning.
22	[Whereupon the hearing adjourned at 11.00 a.m.,
23	to be reconvened on Monday, the 18th day of September
24	2006, at 9.30 a.m.]
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