

Case No. SCSL-2003-01-T

THE PROSECUTOR OF THE SPECIAL COURT V.

CHARLES GHANKAY TAYLOR

WEDNESDAY, 11 JUNE 2008 9.30 A.M. TRI AL

TRIAL CHAMBER II

Before the Judges:

Justice Teresa Doherty, Presiding Justice Richard Lussick Justice Julia Sebutinde Justice Al Hadji Malick Sow, Alternate

For Chambers:

Mr Simon Meisenberg Ms Carolyn Buff

For the Registry:

Ms Rachel Irura

For the Prosecution:

Mr Nicholas Koumjian Mr Christopher Santora Ms Kirsten Keith

For the accused Charles Ghankay Mr Terry Munyard Taylor: Mr Morris Anyah

1 Wednesday, 11 June 2008 2 [The accused present] [Open session] 3 4 [Upon commencing at 9.30 a.m.] PRESIDING JUDGE: Good morning. I think appearances are as 09:29:34 5 before, Mr Koumjian? 6 7 No, your Honour, there is a change. MR KOUMJIAN: Appearing for the Prosecution today: Christopher Santora, 8 9 Kirsten Keith and myself, Nicholas Koumjian. PRESIDING JUDGE: Thank you, Mr Koumjian. Yes, Mr Munyard. 09:29:53 10 MR MUNYARD: Good morning, Madam President, counsel 11 12 opposite. This morning there is no change on the Defence bench; 13 myself Terry Munyard, Morris Anyah and Shannon Torrens. 14 PRESIDING JUDGE: Thank you, Mr Munyard. If there are no other matters I will remind the witness of his oath. Mr Witness, 09:30:16 15 I again remind you that you have taken the oath to tell the 16 17 truth, the oath is binding on you still and you must answer questions truthfully. You understand? 18 19 THE WITNESS: Yes, my Lord. 09:30:32 20 WITNESS: TF1-539 [On former oath] 21 PRESI DI NG JUDGE: Please proceed. 22 MR KOUMJIAN: Your Honour, before I proceed just to inform 23 the Court about the Court's order which was issued yesterday 24 regarding the photograph, we did pass that order to the Freetown 09:30:48 25 investigation section of the OTP and to the evidence section. 26 The evidence section reported that they searched again and did 27 not find the photograph. The investigation section did talk to 28 Mr Cunningham, the investigator who said that he had scanned and returned the photograph to the witness, but he does not have the 29

1 photograph.

2 PRESIDING JUDGE: Mr Munyard, you had raised this issue in
3 the light of the witness's remarks. You have heard the response
4 from the Prosecution. Is there anything further you wish to say
09:31:35 5 on this subject?

6 MR MUNYARD: I don't think there is anything I can add to 7 the astonishment that I expressed yesterday that any investigator 8 could possibly have handed back an exhibit of this significance 9 to the person who produced it. I would hope that in the future 09:31:59 10 at any rate the vast army of investigators that the Prosecution 11 appear to have down in Freetown, from my observations in April, 12 are instructed to retain original exhibits.

13 PRESIDING JUDGE: Thank you. It is the normal practice. 14 However, Mr Koumjian, you have heard the remarks. There is 09:32:25 15 nothing more I think that can be added to what has been said so we will proceed with the witness's evidence, Mr Koumjian. 16 17 EXAMINATION-IN-CHIEF BY MR KOUMJIAN: [Cont.] Good morning, sir. When we left off we had come to the 18 Q. 19 point where your plane had landed in Burkina Faso. After the 09:32:44 20 plane landed, can you tell us where you went?

21 A. Yes, my Lord.

THE INTERPRETER: Your Honours, can the witness kindlyspeak up.

24 PRESIDING JUDGE: Mr Witness, the interpreter needs to hear 09:33:00 25 you clearly. Please speak a little bit louder and maybe come a 26 little closer to the microphones.

27 THE WI TNESS: Yes.

28 MR KOUMJIAN:

29 Q. Sir, if you could push your seat a little bit closer it

1 also helps with the voice distortion. 2 After we landed, as I said, two vehicles came and one of Α. 3 them there was a general who was introduced to us by General 4 Ibrahim as his boss who was called General Samba. It was just in Ouagadougou, not far from the airport, and he took us to a 09:33:46 5 residence whom - which he said belonged to the Liberian 6 7 ambassador. That was where we went, because on that very day Eddie Kanneh and Sam Bockarie left us because they had another 8 9 trip that they were to make. According to Eddie Kanneh he said they were supposed to go to France, he and Sam Bockarie, so they 09:34:12 10 left us there at this residence that I am telling you about. It 11 12 was not a hotel. It was a house. Most of the guys who prepared 13 food for us at the residence were speaking Liberian languages. So, that was where we were lodged in Ouagadougou. 14 09:34:44 15 0. Just to remind us you said Eddie Kanneh and Sam Bockarie did not go to the house with you, so can you tell us which 16 17 members of the delegation went to the house? General Ibrahim, Colonel Razak, Pa Cisse Musa and I, 18 Α. 19 together with the other people who came to receive us. We were 09:35:14 20 the ones who went to the house. 21 How many nights, if you recall, approximately did you spend 0. 22 at that house? 23 We spent three nights at the house and on the fourth Eddie Α. 24 Kanneh and Sam Bockarie came. Then we went to the store, that 09:35:48 25 too was not far from the house, and I tried to identify some of 26 the arms that I had knowledge about. As I told the Court General 27 Ibrahim himself had vast knowledge on some of the weapons, so 28 together with his contribution we were able to indicate some of 29 the weapons that we could get for us to bring and use on that

1 Panhard and the 40 barrel. 2 Sir, I have a few questions about the answer you just gave, Q. so please concentrate on just these questions. First you said, 3 4 "Eddie Kanneh and Sam Bockarie came. Then we went to the store." When you say "the store", what do you mean? 09:36:51 5 It was a place that had big doors that rolled up. Those 6 Α. 7 were the stores that we were taken, including the two other 8 personnel whom I said were in Burkinabe army uniform. They were 9 the ones we went with to the store. These were big stores. Thev were not small stores. 09:37:36 10 Was the place you call --11 Q. 12 Α. Where the arms were. 13 Was this place that you have called the store, could you Q. 14 tell if that was a civilian location or a military location? 09:37:56 15 Α. It was not a civilian location. It was a military The store belonged to the Burkinabe armed forces. 16 location. ١t 17 was not a civilian location. Civilians would not just get access to that place, because it had gates and it was well secured with 18 19 securities around with guns. That was where we drove to. 09:38:29 20 How long did it take you to drive from where you were 0 21 staying to the place where the weapons were, approximately? 22 It did not take even an hour. They were just short Α. 23 distances. They were all in the city. 24 Q. You said, "We went to the store." Can you tell us now who 09:38:57 25 you remember being with you when you went to the place where the 26 weapons were? 27 I can recall Sam Bockarie, Eddie Kanneh, myself, General Α. 28 Ibrahim and Colonel Isaac - Colonel Razak and those two Burkinabe military officers. I didn't know their names. We went to the 29

1 store while Pa Cisse Musa and General Ibrahim's boss --THE INTERPRETER: Your Honours, the witness has called a 2 3 name that I would like him to repeat. 4 PRESIDING JUDGE: Pause, Mr Witness, please. The interpreter has not heard a name that you pronounced. Go back 09:39:47 5 please to where you said, "We went to the store with Pa Cisse 6 7 Musa, General Ibrahim's boss ... " Continue from there and 8 pronounce the names. 9 THE WITNESS: Yes, myself, Eddie Kanneh, Sam Bockarie, General Ibrahim, Colonel Razak and the two Burkinabe military 09:40:11 10 personnel whom I did not know by name. We went to the store and 11 12 we were able to identify some of the arms that we needed. As 13 I said General Ibrahim himself had vast experience in arms, so 14 with his contribution we were able to identify some of the arms 09:40:53 15 that we would make use of during - sorry, on the Panhard and the 40 barrel and some RPG7 and some 7.62 millimetres; both NATO and 16 17 Warsaw type of ammunition. Sir, in your answer when I first asked you to name the 18 Q. 19 people that went with you the transcript has you saying, "Sam 09:41:32 20 Bockarie, Eddie Kanneh, myself, General Ibrahim and Colonel Isaac 21 - Colonel Razak." Are those two people, or was there a Colonel 22 I saac? No, Colonel Razak. 23 Α. Razak. 24 Q. Thank you. 09:41:51 25 JUDGE LUSSICK: Mr Koumjian, in that same answer the 26 witness mentioned General Ibrahim's boss. He hasn't taken that 27 any further. I am just curious to know who General Ibrahim's 28 boss was. MR KOUMJIAN: 29

1 Q. Can you explain, sir, when you say again today General 2 Ibrahim's boss, who are you speaking of? 3 I am referring to General Samba. He and Papay Cisse Musa Α. 4 stayed at the residence where we were lodged in Ouagadougou. This General Samba that you talked about, what was his 09:42:31 5 0. nati onal i ty? 6 7 He was a Gambian. I had told the Court that when General Α. Ibrahim told me about him, he told me that he was the man who 8 9 invaded the Gambia during the '80s under Dauda Jawara's regime. He said he was a personal friend to Papay Sankoh. He was at his 09:43:00 10 house in Ivory Coast. 11 12 MR KOUMJIAN: Anything further, your Honours? No: 13 0. Sir, can you describe as best you can approximately the 14 dimensions - well, let me just ask you can you describe what this 09:43:28 15 place looked like that you called the store inside? What did it look like? 16 17 It was a warehouse - a very big warehouse - that even Α. vehicles could park in it. It was a very big warehouse; 18 19 warehouses like those you can see at the airports that even 09:43:58 20 aeroplanes can park in. That was how it looked like. It was 21 divided by apartment. It was a very big warehouse, not a small 22 A big store. As I told you, it had gates manned by one. securities with weapons and sand bags around. 23 24 Q. You had told us a few moments ago that, "General Ibrahim himself had vast experience, so that with his contribution we 09:44:37 25 26 were able to identify some of the arms." Can you explain again 27 in a bit of detail what happened when you and General Ibrahim 28 were identifying arms? 29 We were able to identify them and the people who came Α.

1 around who loaded some of the arms - who started loading some of 2 the arms - were military personnel from Burkina Faso. They came 3 and started loading and when they started loading it, the first 4 five trucks that they loaded and the consignment started leaving, that was when myself, Sam Bockarie, Eddie Kanneh, General 09:45:40 5 Ibrahim, Colonel Razak, we drove back to the house where we were 6 7 and to get prepared because the plane which took us to the place 8 was still parked. It was still parked there waiting and they 9 started transporting the arms to the airport where the plane was 09:46:09 10 parked, so we came back to the house to get prepared. Thank you. I understand from this last answer that while 11 Q. 12 you were at the warehouse they started loading the first five 13 trucks. Can you describe these trucks? 14 Α. Yes, they were military trucks. They were military trucks 09:46:41 15 that were used by the army because all of them had military They didn't have any other registration 16 registration plates. 17 plates. They were all military trucks and all the drivers were 18 in green uniform. 19 So what happened after you left the warehouse? 0. 09:47:19 20 Α. As I said, we went to get ourselves prepared and when we 21 got prepared we were there and after they had finished loading 22 the trucks it was then that we used the same vehicles that General Samba had used earlier, that he used to pick us up. 23 So 24 those were the vehicles we used to go back to the airport and at 09:48:06 25 that time we met, the plane already had started and when we went 26 straightaway we emplaned and it rode through the runway and we 27 left. 28 Q. I want to clarify your movement, sir. I hope that before my learned friend does that 29 MR MUNYARD:

	1	we can clarify his last answer which has come up in a very
	2	strange way on the screen. We have on the screen - I am looking
	3	at page 8 line 24 onwards, "So those were the vehicles we used to
	4	go back to the airport and at that time we met, the plane already
09:49:03	5	had started and when we went straightaway we S-N-E-M planed and
	6	it rode through the runway and we left." I am afraid I have no
	7	idea what he is saying, let alone what the plane did.
	8	PRESIDING JUDGE: I heard, but we will have it clarified,
	9	"We emplaned which is some sort of technical term I have heard
09:49:24	10	about one other time", but let's get it in plain English, please,
	11	Mr Interpreter.
	12	THE INTERPRETER: Yes, your Honour, the interpreter used
	13	"emplaned".
	14	JUDGE SEBUTINDE: Mr Interpreter, what does that mean?
09:49:39	15	THE INTERPRETER: To go on board the aircraft, your Honour,
	16	E-M-P-L-A-N-E.
	17	MR KOUMJIAN:
	18	Q. Sir, I want to make sure that we are clear of your
	19	movements. When you left the warehouse where was the next place
09:49:56	20	you went to?
	21	A. We went back to the house where we were lodged to get
	22	oursel ves prepared.
	23	Q. After preparing yourself at the house or the lodge where
	24	did you go next?
09:50:11	25	A. And General Samba informed us that we were to leave. As
	26	I said, when we landed in Ouagadougou earlier the same vehicles
	27	which we had used, two jeeps that belonged to General Samba were
	28	the same jeeps that we used back to go to Ouagadougou while the
	29	plane had already been loaded and the engine was warming up and

1 we --2 Q. I don't want to get any further than - you have answered the question, thank you. 3 JUDGE SEBUTINDE: Mr Koumjian, the witness yesterday, if 4 I recall mentioned, one Kogwai Samba. Is this the same General 09:51:06 5 Samba that we're talking about? 6 7 THE WITNESS: Yes, it is the same General Samba. He was a Gambian who was introduced to us by General Ibrahim or to me, 8 9 because I never knew him that he was his boss. I am referring to 09:51:30 10 the same person. MR MUNYARD: And is he saying they got on the plane or 11 12 isn't he? I am sorry to be insistent about this, but "emplaned" 13 is not an expression I am familiar with and I would just like to 14 know in simpler English if that's what he meant. 09:51:51 15 MR KOUMJIAN: The interpreter explained that "emplane" means to board an aeroplane. That is the interpreter's word, but 16 17 I will be coming to that later in my examination. PRESIDING JUDGE: Very well. Proceed, Mr Koumjian. If 18 19 Mr Munyard is still not satisfied he can raise it again in due 09:52:09 20 course. MR KOUMJIAN: 21 22 Sir, I want to ask you about something though before you 0. got to the airport. During your stay in Burkina Faso did you 23 24 learn whether Sam Bockarie met with anyone? 09:52:33 25 Α. As I told you, when we landed in Burkina Faso Sam Bockarie 26 and Eddie Kanneh - because Eddie Kanneh had already told me that 27 they had a trip to France that Mosquito was to go and buy a house 28 in France, so I don't know if he met with any other person other than General Sania Samba because he met us there when he went for 29

	1	us at the airport. That was when General Ibrahim introduced him
	2	to me as his boss, but I don't know if he met with any other
	3	person. But apart from the fact that Eddie Kanneh told me that
	4	General Sam Bockarie and he were to go and meet with the
09:53:28	5	President, I don't know whether he met with him at all because
	6	I was not there and it never happened in my presence. I am
	7	telling the Court what I know or what I witnessed.
	8	Q. Just to be clear, when you said, "Eddie Kanneh told me that
	9	General Sam Bockarie and he were to go and meet with the
09:53:50	10	President", which President are you speaking about? The
	11	President of which country?
	12	A. I was referring to the President of Burkina Faso, that was
	13	Blaise Compaore.
	14	Q. If I understand your answer you are saying you never saw
09:54:09	15	the President of Burkina Faso yourself, is that correct?
	16	A. Yes, my Lord.
	17	Q. Did you learn, or did anyone tell you whether or not Sam
	18	Bockarie had met with the President of Burkina Faso?
	19	A. That was Eddie Kanneh who told me. I discussed some more
09:54:38	20	with him. As I told the Court he was a comrade officer so I felt
	21	freer to talk to him, so he was the one who gave me that
	22	information.
	23	Q. Did Eddie Kanneh indicate to you how he knew about a
	24	meeting between Sam Bockarie and the President of Burkina Faso?
09:54:57	25	A. As I told you earlier, Sam Bockarie could not speak French,
	26	but Eddie Kanneh spoke very good French, so he was the one who
	27	interpreted for Sam Bockarie. When Sam Bockarie would be talking
	28	he would be interpreting into French because Sam Bockarie could
	29	not speak French. That is what I know.

1 Q. Did Eddie Kanneh tell you when this meeting took place? 2 Was it during your trip, or was it another time? He said before they were to leave for France. As I told 3 Α. 4 you, after General Samba had spoken they drove off with another vehicle. Except after those three days that they returned that 09:56:01 5 I saw Eddie Kanneh and Sam Bock and we went and identified the 6 7 arms in the store that I told you about. That's all that I know. 8 MR MUNYARD: Madam President, my learned friend just asked 9 this witness, "Did Eddie Kanneh tell you when this meeting took 09:56:30 10 place?" He has already said he didn't know whether any such meeting took place. I don't want questions asked that appear to 11 be pushing the witness in a particular direction. They are known 12 13 as leading questions. 14 PRESIDING JUDGE: Mr Koumjian, it is a valid point. 09:56:51 15 I don't know what meeting you are actually referring to, but if it relates back to the answer that he was not aware whether they 16 17 met the President then you should not lead the witness. MR KOUMJIAN: Your Honour, in response the witness 18 19 indicated he was not present during any meeting. On my LiveNote 09:57:09 20 page 12, line 2, I asked: "Did you learn or did anyone tell you 21 whether or not Sam Bockarie had met with the President of Burkina 22 Faso?" The answer was: "That was Eddie Kanneh who told me. 23 I discussed some more with him". To me that indicated that there 24 was a meeting. Then when I asked him "Did Eddie Kanneh indicate 09:57:31 25 how he knew about a meeting", he said, "As I told you earlier Sam 26 Bockarie could not speak French, but Eddie Kanneh spoke very good 27 French, so he was the one who interpreted for Sam Bockarie when 28 Sam Bockarie would be talking". PRESIDING JUDGE: I found both those answers very 29

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message that there was or there was not a meeting, or he had been 3 4 told that there was or there was not a meeting. MR KOUMJIAN: Reading the answers I agree that there is 09:58:00 5 ambiguity. 6 7 Sir, just tell us what you remember. Please, I do not in 0. 8 any way want you to - just a second. Did Eddie Kanneh indicate 9 to you whether or not there was a meeting? Do you recall now whether Eddie Kanneh indicated to you whether or not there was a 09:58:21 10 meeting between Sam Bockarie and the President of Burkina Faso? 11 12 Α. Yes, as I said, Eddie Kanneh told me that they were to have 13 the meeting before he and Sam Bockarie were to leave for France 14 and they drove off. But I don't want to say things that I was 09:58:53 15 not present, but Eddie Kanneh told me that they had the meeting with Blaise. 16 17 Q. Do you recall anything Eddie Kanneh told you about what occurred at meeting? Let me strike that. Let me ask you: 18 Did 19 Eddie Kanneh tell you anything about what was said at the 09:59:18 20 meeting? 21 No, he only told me that the President was the host and he Α. 22 was the one they had the meeting with before they left, he and 23 Sam Bockarie, to go to France, but I was not present when they 24 had the meeting, but he told me that they had the meeting. 09:59:43 25 Q. Thank you, Mr Witness. When you got to the airport can you 26 describe what you saw at the airport in Burkina Faso after coming 27 from the lodge to the airport? 28 PRESIDING JUDGE: When you say "the lodge" you mean the 29 ambassador's residence?

inconclusive. He said they discussed, I don't know what, because

he trusted Eddie Kanneh, but to me it did not convey a clear

1 MR KOUMJIAN: Thank you, your Honour. 2 THE WITNESS: We came back to the airport when we left the The first movement we made was to go to the warehouse 3 lodge. 4 where we identified the ammunition and we returned to the ambassador's residence again where we received a message that we 10:00:27 5 were to get ready to go back to the airport. When we got to the 6 7 airport we were driven to the runway because we were treated as executives and we went on board the flight and the flight rode on 8 9 the runway and went back to Monrovia. 10:00:56 10 MR KOUMJIAN: When you got to the airport was there anything around your 11 Q. 12 pl ane? 13 Well, except the vehicles who - except the vehicles which Α. 14 had steps, that had ladders that we used to climb up and when we 10:01:26 15 left they reversed and they went back. Thank you. Was there anything already on the plane when 16 Q. 17 you got inside? 18 Yes, they had already loaded. As I told the Court earlier, Α. 19 most of the seats after we had - they had loaded in the places 10:01:56 20 that were meant for cargo we used the seats too to pack because 21 we were not many. So, all the empty seats we used to pack the 22 boxes somewhere down where the feet should be. That is just it. You told us that six of you had gone on the trip from 23 0. 24 Liberia to Burkina Faso. Who returned on this trip? 10:02:28 25 Α. All six of us returned. 26 Q. What time of day was it when you got to the plane at the 27 airfield in Burkina Faso for the return trip? 28 Α. What do you mean? 29 Was it day time or night time when you got to the plane to Q.

go back to Liberia?

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It was day time. 2 Α. 3 Was it morning, or afternoon? Q. 4 Α. Well it was around 11, because we landed in Liberia in the afternoon. 10:03:15 5 Thank you. When you - by the way, did you see the pilots Q. 6 7 on the plane on the way back? The same pilots who flew us to come were the same pilots 8 Α. 9 who flew us back to Liberia. Thank you. And just to clarify something, were they 10:03:41 10 Q. staying where you were staying at the ambassador's residence? 11 12 Α. Earlier I told the Court that when we arrived we alighted 13 and we went to the ambassador's place. I don't know where the 14 pilots stayed. They stayed at the airfield. It was a special 10:04:12 15 pl ane. Thank you, sir. When you landed in Liberia - I am sorry, 16 Q. 17 I may be assuming something you haven't testified to yet. Where 18 did the plane go from Burkina Faso? 19 We returned to Liberia. It did not go anywhere else. Α. 10:04:34 20 Q. Where did you land? 21 At Roberts airfield. Α. 22 Please describe what happened when the plane landed? 0. 23 When the plane landed we stayed in the plane for a long Α. 24 time - for some time - and one of the pilots came and opened the 10:05:08 25 side door, but later I saw him close it again. We were in the 26 plane sitting. Everybody was looking at each other. That was 27 when I realised that the ECOMOG who were at the airfield were 28 coming close to the plane, because when I peeped out of the 29 window that was what I saw. So then I concluded that that could

have been the reason why the pilot closed the doors again, and we
were there for some time until I started seeing other vehicles
coming with Liberian security personnel, the SSS. Vehicles were
bringing them and they will alight the vehicles, the vehicles
10:06:27 5 will go back and bring some more people, so I saw that their
number - that they outnumbered the ECOMOG personnel who were at
the airfield.

Before the plane could open, but it did not open again at 8 9 the side as it did before, I can recall Zigzag Marzah drove a vehicle, a Honda vehicle, and came and somebody else drove a jeep 10:06:55 10 and came under the plane, and at the back of the plane they 11 12 released a step that touched the runway and it was from the back 13 of the plane that the first person that came out used. Ci sse 14 Musa, he was the first person, and from that General Ibrahim 10:07:36 15 followed and then I too went out. As we were getting out - as I got out I went into the vehicle straight off that Marzah had 16 17 brought, and Razak too came out and went into the vehicle that Marzah had brought and Eddie Kanneh too went out and went into 18 19 Marzah 's vehicle while the other people - I mean the other three 10:08:01 20 people, Sam Bockarie, Cisse Musa and General Ibrahim, were 21 sitting in the other jeep that was driven by another man, but 22 Chucky was in front of that jeep and so we drove off from the 23 airfield direct to the mansion to Cisse Musa's office. 24 In your answer you said that, "Sam Bockarie, Cisse Musa, 0. 10:08:36 25 General Ibrahim were sitting in the other jeep that was also

26 driven by another man, but Chucky was in front of that jeep."27 Who was Chucky?

A. Chucky was the commander for the men who came and he wasthe son of President Charles Taylor.

1 Q. When you say you then drove off to the mansion, can you 2 tell us clearly which place are you talking about when you say 3 "the mansi on"? That was the office of the President. We drove there while 4 Α. Razak and I went to Cisse Musa's office in his waiting room and 10:09:30 5 Cisse Musa, General Ibrahim, Sam Bockarie and Eddie Kanneh went 6 7 and said they were going to see the President. Just a couple of questions back at the Roberts airfield. 8 Q. 9 When you left, were all of the items that you brought on the plane still on the plane? 10:09:59 10 Yes, they were there. 11 Α. 12 Q. You talked about SSS security arriving at the airfield. 13 When you left did the security remain, or did it all go with you? 14 Α. The securities left with the plane, with the pilot. 10:10:27 15 Q. Just to clarify, I am not sure what you mean when you say 16 _ _ 17 They stayed. Α. JUDGE SEBUTINDE: Mr Koumjian, before you leave the topic 18 19 of this journey from Burkina - to Burkina and back, could you 10:10:43 20 give us a time frame, please. 21 MR KOUMJIAN: 22 Mr Witness, you told us earlier that when you were in 0. 23 Monrovia before your arrest you heard about what you called the 6 24 January incident in Freetown, correct? 10:11:07 25 Α. The 6 January incident, that has gone past long ago. 26 Q. The question is if you - you have also talked to us about 27 or mentioned the Lome Peace Accord which it is a --28 Α. No. Sorry, Mr Witness, please wait for the question. 29 Q.

1 Α. No.

2 Q. I am just trying to assist you with the dates, so please listen to what I am saying. It is a fact that this Court has 3 4 found that the Lome Peace Accord --

10:11:37

MR MUNYARD: Well before my learned friend proceeds, he has 5 done this on a number of occasions. The facts found by the Court 6 7 are for the Court. They are not facts published to witnesses and a witness should not be given information that the witness may 8 9 not know. The fact found by the Court is, as I say, a matter that the Court takes in effect judicial notice of. It doesn't 10:11:59 10 mean that witnesses are then fed that information. 11

12 JUDGE SEBUTINDE: Mr Koumjian, why can't you just 13 straightforwardly ask this witness when he went, when this trip 14 took place, and see what the answer may be?

10:12:19 15 MR KOUMJIAN: Because, your Honour, what I would be doing is asking this witness, who I believe is not very good about 16 17 dates, to give us a date almost a decade ago and then I think we could confuse the record. I would much rather the witness be 18 19 given some parameters where he can place a date based upon events 10:12:39 20 that he is aware of. I think that that assists the Court in 21 finding the truth, rather than have people who are not checking 22 their calendars every day try to come up with a date that 23 happened almost a decade ago.

24 MR MUNYARD: This witness gave a specific date of a 10:12:56 25 specific month of a specific year at the beginning of his 26 evi dence. He is patently capable of remembering specific dates 27 when he wants to.

> 28 PRESIDING JUDGE: Mr Koumjian, we cannot assume, as you seem to be doing, that the witness cannot remember unless it is 29

put to him in a straightforward manner and he is asked. I am not
 prepared to accept that he cannot remember unless I hear it from
 him.

4 MR KOUMJIAN: Your Honour, if I may reply because the 10:13:25 5 Defence just replied without permission. May I? 6 PRESIDING JUDGE: Yes.

7 MR KOUMJIAN: Yes. We believe that this assists the Court 8 in determining the truth. We are trying to give witnesses some 9 guidepost of dates that are known by all parties that are fixed 10:13:42 10 that we know when they occurred. It will only assist the Court 11 in making sure the witnesses have a better idea of placing a 12 date, rather than coming up with a date almost a decade ago for 13 people who may not be very good at doing that.

PRESIDING JUDGE: Mr Koumjian, you are still saying "he may 14 10:14:02 15 not". He may be this, he may be that, I don't know. That is the Secondly, you are verging on leading him in some of 16 first thing. 17 the ways you are putting these time parameters as you refer to Let us first ascertain whether he remembers and after that 18 them. 19 we will know whether he does in fact remember, or he does not 10:14:25 20 remember.

21 MR KOUMJIAN:

Q. Sir, how long after you heard Sam Bockarie talk on the BBC
about the 6 January incident do you think it was that you took
this trip to Burkina Faso?

10:14:46 25 A. 6 January had gone past long ago. I didn't want you to be
bringing me back. 6 January had passed long ago. It was after 6
January, long after that. It was about the second phase that
Benjamin Yeachen discussed with me that the second phase was for
us to try and gain grounds. That was everywhere where ECOMOG was

1 we were to try and push them from those places. 6 January had 2 passed long ago before that could happen even. 3 JUDGE SEBUTINDE: Mr Witness, this is very simple. All the 4 judges want to know is this trip you have described that you went to Burkina Faso, can you remember the year or the month when you 10:15:40 5 went to Burkina Faso? 6 7 THE WITNESS: It was around March. March, around March. JUDGE SEBUTINDE: Which year? It can't have been 1999. 8 9 Was it 1999, or 2000? THE WITNESS: It was in 1999. It was not in 2000. 10:16:07 10 JUDGE SEBUTINDE: So it was around March 1999, you think? 11 12 THE WITNESS: Yes, my Lord. 13 MR KOUMJIAN: 14 Q. Sir, just to follow up to make sure of something based on the questions from the Bench, Her Honour's question. Just so we 10:16:34 15 are sure, did this trip to Burkina Faso occur before or after the 16 17 Lome peace was signed? No, before. Before the Lome peace. 18 Α. 19 MR KOUMJIAN: And, your Honours, I would just for reference 10:17:01 20 ask your Honours to consider this evidence in light of the report 21 of the commission of experts testified to by the first witness 22 and I believe it is paragraph 211 which discussed certain dates 23 of certain flights: 24 Q. You said that you went to the mansion which you said was 10:17:38 25 the office of the President. What happened when you got there? 26 Well, as I said, Colonel Razak and I were waiting in the Α. protocol officer's office while General Sam Bockarie, General 27 28 Ibrahim, Pa Cisse Musa, Eddie Kanneh had gone to the President's office. I don't know what they discussed there, but when they 29

left there Pa Cisse Musa told me that he was - that I was to
 expect some money that they should give to me because I had told
 him that if I got that money --

4 Q. Mr Witness, please proceed. I just wanted the interpreter 10:18:41 5 to catch up with you.

I was expecting that if I got that money I should use it to Α. 6 7 take my family to Liberia to be with me there, because Cisse Musa had assured me that I would be with them and he will take me as 8 9 his son and I will work with the Liberian Government. He really gave me that assurance, but the amount of money that I expected 10:19:24 10 11 was not given to me at that moment. He only gave me some amount, 12 about 2,000 dollars, and we drove to his house where I was. 13 JUDGE SEBUTINDE: I suppose these would be Liberian 14 dollars? 10:19:58 15 THE WITNESS: No, it was US dollars. I was expecting an amount of money that he had already promised to give to me and 16

that was about 20,000 US dollars and after the trip he did not
give me that amount of money any more. He gave me 2,000 dollars
and advised me to go to the house and get my luggage and wait
10:20:29 20 until further notice.

21 MR KOUMJIAN:

Q. The money that was given to you you said was about 2,000 USdollars. What currency was it in?

A. They were US dollars in 100 dollar bills. That was what he 10:20:53 25 gave to me.

26 Q. When you say you went back to the house, which house did27 you go back to?

A. I went back to Cisse Musa's house. Then in the eveninghours he came home, he brought with him a Land Rover Discovery

1 and he told me that that Land Rover Discovery was from His 2 Excellency and that was what I would be using. As long as I will be working with them that will be the vehicle I will be using. 3 4 Q. When you say "His Excellency", who are you talking about? I am referring to President Charles Taylor. 10:21:31 5 Α. Q. What did you do with the money that Cisse Musa gave you? 6 7 Well, I got dressed up. As I told you, Zigzag Marzah had Α. 8 now become a personal friend and I gave him some amount and 9 Memuna too at the house, I gave her some money and I used the 10:22:16 10 remaining at times for - even though they used to give me fuel, but there were times I bought fuel for myself for the time that 11 12 I was with Cisse Musa. 13 Q. The money that Cisse Musa gave you, did you understand it 14 to be his own money, Cisse Musa's money? 10:22:47 15 Α. No. Cisse Musa told me plainly that it was from His Excellency that he got the money for me. He made that known to 16 17 me and he told me that with time the money he had promised me, I would get it. Because I told him that because of the 18 19 encouragement he had given to me I would need that money to bring 10:23:13 20 my family to Monrovia, because if my family was with me I will be 21 able to work with them peacefully, because if my family were in 22 Sierra Leone and they did not know anything about me, I was in 23 Liberia, it wouldn't have been good. 24 Q. Go back to the plane which you said was at the airfield 10:23:35 25 when you drove off and went to the mansion. Do you know what 26 happened to what was being carried on the plane? 27 As I told you, some of the ammunition that we went for were Α. 28 in the plane. I was concerned, so I asked. I asked Cisse Musa 29 about the consignment in the plane and I said, "What about them?"

	1	He said that ECOMOG had left the plane and the plane had been
	2	off-loaded, because I was concerned and I was asking about the
	3	consignment in the plane.
	4	Q. When you say the plane had been off-loaded or when Cisse
10:24:28	5	Musa told you that, did you find out or understand where this
	6	ammunition went to?
	7	A. As I told this Court, my situation was a little delicate.
	8	I had to be very careful. There was no need for me to be finding
	9	out. That man had moved especially for those ammunitions, so
10:25:01	10	I didn't bother to ask him again. As he said that I knew, yes,
	11	that would be correct, they must have off-loaded the plane.
	12	Q. Sir, what did you do then after returning from
	13	JUDGE LUSSICK: Mr Koumjian, who was that man that he is
	14	referring to? He said, "That man had moved especially".
10:25:23	15	MR KOUMJIAN:
	16	Q. Mr Witness, in your answer you said, "There was no need for
	17	me to be finding out. That man had moved especially for those
	18	ammunitions, so I didn't bother to ask him again." Who is "that
	19	man" you were referring to?
10:25:44	20	A. I said the man I am referring to is Cisse Musa. The
	21	protocol officer was a senior man. There was no need for me to
	22	ask him, because I knew we had gone for those ammunitions for a
	23	purpose, so there was no need for me to confirm again to tell him
	24	just what you've asked me. I took him by his word because I was
10:26:11	25	working for him.
	26	Q. So, Mr Witness, what did you do after you returned from
	27	this trip to Burkina Faso?
	28	A. As I said, I was at Cisse Musa's house where Memuna was.
	29	I was together with him. But most of the times I used to move

	1	around with Zigzag Marzah and we will come to Benjamin and we
	2	will be at Benjamin's, from there we would ride off and we would
	3	go to Zigzag Marzah. It was like that, up and down, moving up
	4	and down, because I still expected that I will get that money
10:26:53	5	that Cisse Musa had promised so that my family would come and
	6	join me because I was concerned about that, because I wanted my
	7	family to come and stay with me in Liberia so I would work
	8	effectively if my family were with me.
	9	Q. What happened to you then?
10:27:21	10	A. Well, Marzah observed that I used to ask him many times
	11	about how my family would come. I was very concerned about how
	12	my family would come and how I will get the money, but I can
	13	recall one day when he called me and said, [redacted], and
	14	I said, "Yes, sir" and he said, "I want to give you an advice.
10:27:50	15	I want you to forget about this"
	16	PRESIDING JUDGE: Pause for a moment. There has been a
	17	name mentioned.
	18	MR KOUMJIAN: Thank you, your Honour. If that can be
	19	stricken - if the Court can order that be stricken and the video
10:28:05	20	feed also edited.
	21	PRESIDING JUDGE: Mr Munyard, you have noted what was said.
	22	MR MUNYARD: Yes. I have no comment.
	23	MR KOUMJIAN: Excuse me, edited. May that be redacted from
	24	the public transcript and redacted from the video.
10:28:20	25	PRESIDING JUDGE: Please have the name redacted that the
	26	witness said. Mr Witness, I must remind you that you must be
	27	careful in mentioning your own, relatives' or other names that
	28	could identify you.
	29	THE WITNESS: Yes, my Lord.

PRESIDING JUDGE: Very good. Please proceed with your
 answer. We will take care of this.

3 THE WITNESS: He said, "I would want to advise you to 4 forget about that and any time Benjamin would call you and ask you, just tell him that you want to go to Sierra Leone and 10:28:48 5 organise your artillery men that you had spoken about and that 6 7 you want to go and fight alongside your men. I think that will 8 help you other than asking here for money for your family to be 9 brought to Monrovia. I would want to give you this piece of advise." Indeed after two weeks - two weeks after we had come 10:29:15 10 from Burkina was when he gave me that piece of advice and I took 11 12 to his advice. So when Benjamin called me, I can recall it was 13 one afternoon, just like how Marzah had advised me, that was what 14 I did. I told him that I would want to come and organise my 10:29:54 15 artillery men and to come to Sierra Leone to see --16 Q. Sir, you said --17 PRESIDING JUDGE: Mr Koumjian, just before you go to your next question I want to make sure that the redaction has been 18 19 properly recorded as it may not have been properly ordered. 10:30:16 20 I have indicated that the draft should be made. However, for 21 purposes of record I will note that the name mentioned has to be 22 redacted. The order is on its way. MR KOUMJIAN: Perhaps to help those doing the redaction 23 24 I believe that answer begins - the question was, "What happened 10:30:43 25 to you then?" It begins, "Well, Marzah observed that" 26 PRESIDING JUDGE: Continue with your questions, 27 Mr Koumjian. 28 MR KOUMJIAN: 29 Q. Sir, I just wanted you to clarify when you said, "I can

recall it was one afternoon, just how Marzah advised me, that was
 what I did. I told him that I would want to come and organise my
 military men." Who did you say that to?

4 Α. That was Mr Benjamin. He called me one afternoon and he asked me what was happening since I have been around, and then 10:31:30 5 like Colonel Marzah had advised me I told him that I would want 6 7 to go and organise my artillery men who were in the army together with me and who were on the other side and that I will want to go 8 9 and see Johnny Paul because he was my boss. In response he told me that I shouldn't be worried about that and that on Master's 10:32:03 10 arrival, that is Mosquito, he will tell him and that on his 11 12 return to Sierra Leone he will go with me to Buedu.

13 Q. What happened to you then?

14 Α. Then within those few days Colonel Marzah allowed me to go 10:32:46 15 back on the radio that was in Benjamin Yeachen's place and Colonel Marzah called on the radio and he got a commander who was 16 17 in Sierra Leone by the name of Colonel Tito. He came over the air and they started discussing. Colonel Tito responded that he 18 19 told Colonel Marzah that they had been monitoring the VHF radios 10:33:31 20 regarding all the communications having to do with me and that 21 they were always waiting to know what was going to be the 22 outcome. He said they knew that that was the same allegation they had made against Moses Kabia, whom I referred to as Rambo, 23 24 who was the chief security to Johnny Paul, and they ended up 10:34:05 25 killing him in Liberia. And that it did not just stop there and 26 that if they were to do the same mistake in assassinating me 27 everything would have taken to the wrong side, because they will 28 not be in good terms any longer and they will not take anything 29 from their own side and their cooperation will be in problem. He

1 was saying that it was better they did not take that decision and 2 Colonel Marzah told him that - I am standing right by him the 3 moment he was talking and that nothing was wrong with me and that 4 very soon I will tell his boss that I will want to go back to Sierra Leone to fight alongside my men. He said he believed that 10:35:02 5 that will happen as soon as Sam Bockarie will arrive in Liberia. 6 7 Mr Witness, Tito - the person you called Colonel Tito - who 0. was he? 8 9 Α. Colonel Tito was an SLA. 10:35:31 10 Q. Do you know where he was when this radio conversation was taking place? 11 12 Α. Yes, he was around Magbeni. 13 Q. Thank you. You said that he said they had been monitoring. 14 What do you mean by monitoring? 10:35:55 15 Α. On the VHF. We always had a standby set that was stationed to monitor the various frequencies about how operations were 16 17 going on and it was always there to monitor any frequency that 18 was on the air. They would tune it on to pick up information 19 that they would act on accordingly. So, it was from those radios 10:36:33 20 that Tito told him that they had been monitoring all the 21 conversations that had been going on. 22 0. So, Mr Witness, what happened after this radio 23 conversation? 24 Α. Well the following day it was in the morning hours, around 10:37:02 25 1 something in the morning, when Colonel Marzah went to Cisse 26 Musa's house where I was and he called me and told me that 27 I should pack up my luggage and that General Sam Bockarie had 28 arri ved. He asked me to pack up my luggage and I went inside and started packing, but as I was coming outside with my properties 29

1 he told me that the properties were plenty and he said he was 2 advising me to just take a few of them and just dress up and take 3 one or two things with me. He was advising me to hand over the 4 remaining to him so that he will keep them for me, and that when I arrive I should call him over the radio and sometimes when Sam 10:38:04 5 Bockarie would not be coming to Monrovia he will send Victor 6 7 Kemoh and when Victor Kemoh arrived he will give - hand over the properties to him for him to take them over to me in Buedu. 8

9 So we drove and went to Benjamin Yeachen's place, that is at the back of White Flower, and when we went there I met Sam 10:38:36 10 Bockarie there and he had brought the same trucks that I had 11 12 mentioned earlier, the Leyland trucks and his jeep. By the time 13 we arrived there, they had already loaded the three Leyland 14 trucks with arms and ammunition. He welcomed me, we greeted and 10:39:04 15 we started discussing and he advised me to board his own Land Cruiser - that is what he was using, that was a black Land 16 17 Cruiser - and on that particular day Sam Bockarie was dressed in an American camouflage uniform with a red beret. So I boarded 18 19 the Land Cruiser and I told all the men who were around the 10:39:30 20 place, I bid them farewell and then we drove off to Sierra Leone. 21 You said that they had already loaded the three Leyland 0. 22 trucks with arms and ammunition. Did you see from where they obtained the arms and ammunition to load the trucks? 23 24 It was the store that was at Benjamin's house, at the back Α. 10:40:01 25 of the house, the same store I have spoken about earlier. It was 26 from that same store that they took out the arms and loaded the 27 trucks, but amongst the trucks there were equipment used in 28 gymnastic that were - there was gymnastic equipment used for exercise and some drums of fuel and diesel. Petrol and diesel. 29

Q. Sir, on this trip that you spoke about, you said yourself
 and Sam Bockarie. Do you recall anyone else who was with you on
 that trip?

4 Α. Yes, I can recall. On our way coming, that was going to 3 am in the morning, he stopped at an area where we collected the 10:41:01 5 wife of the first accused in the AFRC case, that is Tamba Brima's 6 7 wife, that is Margaret, and we also collected the second accused's wife, Ibrahim Bazzy's wife, Anifa, and they also went 8 9 on board the same jeep because they were also trying to reach their husbands inside, so we all drove off. 10:41:35 10

I can recall also that on our way coming we drove for the 11 12 whole of the night until the morning hours and we got to a point 13 where one amongst the Leyl and trucks had - the Leyl and trucks 14 broke down and when it broke down the entire convoy stopped there 10:42:07 15 for the moment. When the Leyland truck broke down there was a driver, an SLA driver, who was called Jalloh, he was driving one 16 17 of the trucks, and when the truck broke down we all alighted and Sam Bockarie decided to install a radio because he always moved 18 19 around with a VHF radio.

He called the commander who was based in Foya. That is
Colonel Fayia. He called him and explained to him that one
amongst our trucks loaded has got a broke down, and he responded
that he was going to send one of the AFL trucks that he was using
around the border area so that all the equipment that were loaded
on board the truck, the truck that had broken down, will be
transferred and he responded to that.

27 So, as we were waiting I can't actually tell what happened. 28 Sam Bockarie became angry with me. He called me and told me that 29 if I did not die in Liberia I will die in Sierra Leone and he

1 said he was going to shoot me. He took out his revolver pistol. 2 He had a big revolver pistol that he was using. He loaded it 3 with the rounds and he cocked it and he started using some words 4 that, "You, the SLA guys, you are trying to sabotage our operation. You are trying to sabotage the operation", and that 10:44:10 5 if I did not die in Liberia he is now going to kill me. If 6 7 Zigzag Marzah did not kill me, he is going to kill me. So I was 8 in shock, I was overwhelmed by doubt and then I said to him, 9 "General, if you decide to just kill me like that, innocently, it will not be good, but as far as I am concerned you can see the 10:44:41 10 efforts that I have made. I have willingly travelled with you 11 12 and I have come also willingly to fight alongside you and my own 13 So, I don't think I have gone against your operations." men. 14 But he insisted that he was going to shoot me, but by the grace of God we travelled with some of the SSS and amongst them there 10:45:10 15 One was called Colonel Jungle and the other Colonel 16 were two. 17 Sampson and together with his own bodyguards, I am talking about Major JR and Major Foday, and Major JR told him, "Master", that 18 19 is he was referring to General Sam Bockarie, he told him, 10:45:37 20 "Please, sir, I don't want you to shoot at this man". He said, 21 "This man is a very nice man. At the time we went to Freetown he 22 was working at the defence and when we were there he was nice to And that, "At the stage where we are now in the war this 23 me". 24 man will be very useful, so for that reason I am advising that 10:45:59 25 you don't shoot at this man".

But Sam Bockarie still insisted that he was going to gun me down. But, by the grace of God, Colonel Sampson and Colonel Jungle, they were SS members, they were always with Mosquito, they represented the Liberian Government. Colonel Jungle got up

and told him that, "Master, I don't want you to shoot at this
 man". And then they came and rid him of the weapon and I was now
 standing there in fear and Colonel Jungle even said to me that
 Sam Bockarie had already received an instruction from President
 10:46:56
 Ghankay Taylor about my issue and that he was not going to kill
 me, but I did not actually believe.

7 But we were there and I realised that he was not going to shoot at me again because he had already been disarmed of the 8 9 weapon and the truck that was sent for us by Colonel Tengbeh arrived and we transferred all the ammunition into that truck and 10:47:25 10 then we continued our travel. We travelled for the whole night 11 12 because the road condition was appalling. We travelled for a long period of time and finally we got to Buedu at General Sam 13 14 Bockarie's headquarters.

10:47:57 15 When we got to Buedu, whilst everybody was alighting from 16 the vehicle and just as I alighted General --

MR KOUMJIAN: Excuse me, your Honours, I raised my hand to
stop the witness:

Q. Witness, I want to ask you just one or two questions about
this journey before we get to Buedu. First of all, did you have
any kinds of radios on the journey, any kind of radio?

A. Yes, it was the VHF radio. Sam Bockarie always had one
with him when he moved around so that at any time he will be able
to establish communication.

10:48:51 25 Q. Was there any regular commercial radio, AM/FM radio?
A. No, that VHF radio was a very powerful radio. If you
wanted to listen to commercial radio you will be able to tune it
to that station and I recall that there was a point in time that
he tuned to the BBC and when the BBC came over air saying that

the Sierra Leone Government had agreed to release Foday Sankoh
from Pademba Road Prison and that even though they had passed
death sentence on him, that there had been people who decided to
serve as mediators, like President Eyadema, that he had agreed to
serve as a mediator through his foreign minister so that they
will be able to establish a peace talk. I recall that that
happened that particular day.

I think that was one of the reasons why Sam Bockarie had to 8 9 calm down and I heard him that he started saying that if Tejan Kabbah said he was not ready to discuss with them, he will force 10:50:25 10 him to accept to go to the table to discuss with them. I recall 11 12 that. I think all of those things helped to calm him down and 13 the VHF radio was on and it was when Colonel Tengbeh sent the 14 other truck for us to transfer the goods that were on board the broken down truck, for us to transfer it over to the other truck, 10:50:53 15 and some of the same people to come and repair the broken down 16 17 truck and we left it there, then we moved.

18 I also recall that immediately we got to Buedu Sam Bockarie
19 called an SLA who was called Junior Marvin. He was a colonel.
10:51:17 20 He called him and said, "Marvin", then he came. He said - he
21 told him, "Take this man to the MP, hand him over to his provost
22 marshal".

Try to limit your answer to my question and then I will ask 23 0. 24 you the next question. This broadcast that you said was from the 10:51:43 25 BBC about Foday Sankoh being released for peace talks, where were 26 you when you heard that broadcast? Do you recall approximately? 27 It was at the same point that I had made mention of, that Α. 28 was in Liberia whilst we were on his way coming to Sierra Leone that Sam Bockarie wanted to gun me down. It was at that same 29

	1	point.
	2	Q. Was it before Sam Bockarie was pointing the gun at you, or
	3	cocking the gun, or after, or during that time?
	4	A. Well, they had spoken to him already, but at that time he
10:52:29	5	had already established the VHF set. He had passed all the
	6	connections and he had established a communication and it was
	7	during that tuning that he tuned to the BBC channel. That was
	8	during the 3.05.
	9	Q. Sir, we don't understand what you mean when you say,
10:52:55	10	"During the 3.05". Can you explain that?
	11	A. I am talking about the 3.05 BBC Focus on Africa, 3.05.
	12	That is five after 3 o'clock, BBC Focus on Africa. It was over
	13	that particular news that we heard that.
	14	Q. How do you remember the time of the broadcast was five
10:53:22	15	after 3 exactly? How do you remember that now?
	16	A. You know that when the BBC Focus comes on the reporter will
	17	give the time. He normally gives the time 5.05, but at that time
	18	he gave the time that it was 3.05. That is what I recall.
	19	Q. Does the Focus on Africa programme, or did it at that time
10:53:52	20	come on at different times during the day, or the same times
	21	during the day each day?
	22	A. No, it comes sometimes at 3.05 then sometimes five after 5.
	23	Q. On this trip do you recall approximately how many people in
	24	total there were with you on the trip?
10:54:17	25	A. Like I said, Sam Bockarie's men like Major Foday, Major JR,
	26	Major Victor Kemoh and the two SS - one amongst them Colonel
	27	Sampson and the other Colonel Jungle, they were representing the
	28	Liberian Government. They were all present including the first
	29	AFRC accused and second accused's wives, Margaret and Anifa.

29

1 They were also present together with the drivers. 2 Q. Okay, Mr Witness, I didn't ask you to name them. I am just asking you for a total. Are you saying that these are the only 3 4 people that were on the trip that you can recall, or were there others al so? 10:55:18 5 There were some other people, but those are the ones that 6 Α 7 I recall because the others were just guards who were in the 8 vehicles to guard the ammunition. 9 0. Can you tell us then approximately how many people in total, just give us a number or a range of numbers if you can? 10:55:43 10 I am unable to do that. I can't recall. I don't want to 11 Α. 12 say something in this Court that I don't know about and something 13 that I'm not sure about. 14 Q. Thank you. Mr Witness, when you got to Buedu now please 10:56:10 15 tell us what happened when you arrived? Just as we arrived in Buedu and we alighted the vehicles it 16 Α. 17 was at that time that General Sam Bockarie called on one of the SLAs who was Colonel Junior Marvin. He called him immediately 18 19 and ordered him to take me to the provost master and that was 10:56:41 20 Colonel Kaisuku and he said he should hand him over to him 21 immediately and he carried out the order. He took me to the 22 provost marshal at the MP and when I got there the provost marshal said they should put me in the dungeon. When I say 23 24 dungeon, I mean a hole that was dug. It was underground and it 10:57:14 25 had a zinc cover on top of it and it was in there that I was 26 pl aced. 27 But I met people in there. I met Fayia Musa in there, 28 I met Dr Jalloh, I met Palmer and I met a lady whom they said was

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Foday Sankoh's wife. I met them in the hole. I was crying by

1 One amongst the people who were in the hole, Palmer, then. advised me, saying that, "Oh, my friend don't start crying here. 2 3 In here people don't cry. You are better off because you are 4 just coming in here. I have been here for years. So all I will advise you is for you to shut up and then patient, you wait and 10:58:20 5 see what is going to happen". But I refused. 6

7 I was there for four days. Within those four days another SLA who was called honourable Adams, he came from his deployment 8 9 area in the east, from the Joru jungle. He came to the MP office 10:59:01 10 and he was talking. I was in the hole and I was able to pick him up by his voice, so from there I shouted his name and when 11 12 I shouted his name he responded and asked, "Who is that shouting my name like that?" And I told him that I am the one and 13 I explained myself. I said, "Please, I have spent a very long 14 10:59:33 15 time in this struggle. Master brought me from Liberia with the hope that I have got my freedom, but it turned round to the other 16 17 But, please, I am asking you if you know where Johnny Paul way. is I would want you to go and explain my situation to him. 18 Maybe 19 with his intervention things will be better off for me". Then he 11:00:03 20 said okay and he went.

MR KOUMJIAN: Your Honours, I believe the transcript at one 21 22 point I am sure it will be corrected when the tape is listened to, it was "Maja Musa" instead of Fayia. The interpreter said 23 24 Fayia Musa in discussing the persons that were in the dungeon 11:00:29 25 when he arrived. 26

JUDGE SEBUTINDE: The other name is Kaisuku.

27 MR KOUMJIAN: Yes. Our spelling is K-A-I-S-U-K-U, one 28 word:

So after your conversation with Adams, what happened then? 29 Q.

1 Adams conveyed my message to Johnny Paul and the following Α. day I overheard somebody shouting, knocking at the doors of the 2 3 MPs and asking for me, and then I also shouted and answered to 4 him and I told him that I was in the hole, in the dungeon. So there was one Major Tom Sandy who was also a military police, 11:01:37 5 I later realised that he was the one asking for me, so he opened 6 7 the dungeon and he asked me to come out of the dungeon. He said Mosquito was outside waiting on me, so I came out and indeed when 8 9 I went outside I saw Mosquito.

He advised them - because by then I had been stripped 11:02:14 10 naked. He advised them to return my wearings to me for me to 11 12 wear to dress up, so I dressed up and he told me that we should 13 go to Johnny Paul. At that time Johnny Paul was based in 14 Kangama, which was about three miles away from Buedu, Mosquito's 11:02:43 15 defence headquarters. He said Johnny Paul asked that we go and 16 see him.

17 They were using the Pajero that I have made mention of, that was what he was using together with Eddie Kanneh in 18 19 Monrovia, and in that Pajero the late SFY Koroma's wife, when 11:03:14 20 I said he was Johnny Paul's brother, by the name of Rosetta was 21 in there, and the director of war who was the late YB Rogers was 22 in there, and Sam Bockarie and Eddie Kanneh themselves were in 23 there and Eddie Kanneh was driving. We all went on board the 24 Pajero jeep.

11:03:40 25 Q. Thank you, Mr Witness. You said a name Rogers. Can you 26 repeat that name again?

> 27 Yes, Pa Rogers. They introduced him during the forum that Α. 28 we had, or the meeting that we went to hold before Johnny Paul, as the head of the war council for the RUF. That is the late 29

1 Pa Rogers. He died in the Pademba Road prisons.

2 Q. And do you recall the first name, or what else they called3 him besides Rogers?

4 A. I can't recall his first name.

11:04:32 5 Q. Thank you. So, did you then arrive in Kangama?

6 A. Yes.

Q. And please tell us what happened when you arrived there inKangama?

9 Α. I have forgotten to make mention of Colonel Sampson and Colonel Jungle who were also in the Pajero. All of us drove to 11:04:55 10 Kangama, and when we arrived in Kangama I was fortunate that 11 12 since we had withdrawn from the city that was the next time I met with Johnny Paul and that I saw him. I saw him. He was there 13 14 with his family and he was there with Jumu Jalloh, the former minister of tourism, and including Pastor Momoh. When we 11:05:31 15 alighted from the vehicle, we entered the veranda. 16 lt was a 17 storied building, but there was a particular place prepared where 18 the veranda was where there were seats and so we all went there 19 and took seats.

11:06:03 20 So Johnny Paul greeted me, we sat down there a while and 21 Johnny Paul called for a tape recorder and an empty cassette - a 22 blank cassette. So the blank cassette was put into the tape 23 recorder and Mosquito started explaining about me, he started 24 explaining about the incident, the information he got from 11:06:33 25 Liberia, he explained about the trip that we made. After he had 26 completed his explanation and that was being recorded, he said 27 later that the reason why he got up to that point was that he had 28 understood that the SLA were trying to blame him for Moses 29 Kabia's death, alias Rambo, who was the chief security to Johnny

Paul. He said he decided to call this forum to make himself
 clear that he had nothing to do with that man's death in Liberia.
 He said that was the reason - one of the reasons - why he decided
 to convene this forum in the presence of Johnny Paul.

From there Eddie Kanneh also highlighted his own point, and 11:07:35 5 I was later made to understand that honourable Cobra was always 6 7 trying to blame Eddie Kanneh about the allegations made against 8 me that I was a spy for the SLPP government. Eddie Kanneh also 9 tried to clear the air in explaining that he was not the person who made the allegation against me, but that it was fellow Sierra 11:08:17 10 Leoneans who I met at the Freeport. From there Pa YB Rogers 11 12 spoke and he said they will not be in place to encourage such things, because he said such things had the potential to cause 13 14 di sputes.

11:08:4215From there, after that entire discussion, Colonel Jungle16also spoke and the cassette in my presence was replayed. After17listening to it, he took the cassette and handed it over to18Colonel Jungle for Colonel Jungle to take it back to Monrovia so19that they will be able to send it to His Excellency and, like11:09:162021the Liberian Government.

From that point Johnny Paul and General Sam Bockarie they 22 23 moved aside and stood at the corner, a little bit far off from 24 us, and started discussing, but I did not know what actually they 11:09:44 25 di scussed. So, from that point Johnny Paul told me that I should 26 feel free around and that he had told Sam Bockarie about me. He 27 said I shouldn't worry. I will live with them as a free man 28 until I receive necessary instruction from Sam Bockarie and that 29 whatever Sam Bockarie told me I should go by that, he said,

because at that present moment it was Sam Bockarie who was in
 charge of every operation.

3 PRESIDING JUDGE: Sorry, Mr Koumjian, but I had noted the 4 people that went in the Pajero to Johnny Paul's and then they 11:10:26 5 went on to the veranda and now twice there has been a mention of 6 Mosquito, or Sam Bockarie, saying things. I don't remember him 7 in the Pajero.

8 MR KOUMJIAN: I would have to look at the transcript, but 9 I did understand that Bockarie is the one that collected him. 11:10:49 10 PRESIDING JUDGE: He was brought out of the dungeon, he saw 11 Mosquito, he was naked, he was given his clothes back, they went 12 into a Pajero, Eddie Kanneh was driving, there was somebody's 13 wife, et cetera.

14MR MUNYARD: Your Honour, he does mention him on my --11:11:1215THE INTERPRETER: Your Honour, can counsel activate his16mic.

MR MUNYARD: Sorry, page 40, line 24. I will start from
line 23, "He was Johnny Paul's brother by the name of ...",
something that is not clear, "... that was in there and the
director of war was the late YB Rogers was in there and Sam
Bockarie and Eddie Kanneh."

22 THE WI TNESS: SFY.

PRESIDING JUDGE: Thank you, Mr Munyard, I see it now.
JUDGE SEBUTINDE: The woman that was in the dungeon was it
SFY Koroma's wife, or Johnny Paul Koroma's wife? In the dungeon.
MR KOUMJIAN: The witness said Foday Sankoh's wife is how
he described it.
JUDGE SEBUTINDE: I beg your pardon.

20 JUDGE SEBUTTINDE. I Deg your par

29 MR KOUMJIAN:

Q. Sir, by the way, just as we mentioned the people in the
dungeon, you mentioned Foday Sankoh's wife. Did you learn why
she was being held in this dungeon?

4 Α. Yes. In the dungeon after I had shut up at that moment now and I had spent some time with them, it was at that time that 11:12:38 5 Palmer told me that after the Yamoussoukro peace talk which they 6 7 went for they came back to the Guinean border to talk to the combatants about the outcome of the Yamoussoukro peace talk, but 8 9 that they were across and it was at that time Sam Bockarie said 11:13:11 10 that they will not be across the river talking to them. That delegation included the Sierra Leone ambassador - former Sierra 11 12 Leonean ambassador to Guinea, Colonel Jabbi. He said they will 13 not be across the border over the river talking to them, so he 14 asked them to cross over so that they will be able to talk to 11:13:39 15 them. You know, they tried to cajole them, and no sooner they crossed over they arrested them and seriously beat them up. 16 They 17 beat them up seriously and, even when I entered the dungeon, 18 I realised that --

19 PRESIDING JUDGE: Mr Witness, pause please. The question
11:14:01 20 was directed at Foday Sankoh's wife. Are you saying that Foday
21 Sankoh's wife was one of the group that met at the river at the
22 Gui nea border?

THE WITNESS: Yes, my Lord, they all went for the peace
talk in Yamoussoukro. They were at the Guinean border, so when
they called them to cross over they all crossed over. They were
four in number. They told me that it was because of that
particular movement that they did that they decided to arrest
them and they said they wanted to connive with the government.
That was why they beat them up and placed them in the dungeon.

1 They were closed in there for years. She was the only woman 2 amongst the three men. 3 Mr Witness, you said at this forum in Kangama that at one Q. 4 point Johnny Paul Koroma and Sam Bockarie went - stepped away. Can you tell us where they went? 11:15:08 5 They did not go to somewhere else. They only distanced Α. 6 7 themselves from us and they stood in a particular corner discussing. I did not actually know what they discussed, but 8 9 after their discussion they came back and took their seats. 11:15:33 10 Q. So in that discussion in the corner was it only Johnny Paul Koroma and Sam Bockarie, or was anyone else involved? 11 They were the only two people who got up. They left us and 12 Α. then they went to the corner, just he and Sam Bockarie. 13 14 Q. You said that the cassette tape of the forum was given to 11:16:00 15 Colonel Jungle to take to President Taylor. Why do you believe what makes you say that Colonel Jungle was to take it to 16 17 President Taylor? What did you learn about that? Well that was just what they said in our presence, all of 18 Α. 19 us, and like I told you before Colonel Jungle and Colonel Sampson 11:16:28 20 were the representatives of the Liberian Government and so I saw 21 that they put the cassette in an envelope and it was handed over 22 to Colonel Jungle. That was just what they said, but I did not actually know the reason why they said he should take it over to 23 24 President Taylor. 11:16:59 25 MR KOUMJIAN: I don't have any further questions as to the 26 forum, just so your Honours know, if there are any questions now 27 before I move on. 28 PRESIDING JUDGE: Yes, please do so. MR KOUMJIAN: 29

1 Q. Sir, after this meeting in Kangama, what happened to you? 2 Well, Sam Bockarie - we drove back, by that I mean Sam Α. 3 Bockarie, Eddie Kanneh, Pa YB Rogers and - Sam Bockarie, Eddie 4 Kanneh, Pa YB Rogers, Colonel Jungle, Colonel Sampson, we drove back to Buedu at General Sam Bockarie's headquarters and when we 11:17:44 5 arrived there he asked somebody to prepare some food for me. 6 He 7 called on one man who was a nurse. He was a medical nurse. Не 8 asked the man to give me some treatment, some first aid treatment 9 and some drugs, and he handed me over to Major Victor Kemoh. So, I was now there at the defence headquarters with them for some 11:18:21 10 time. 11 12 Q. At this point after the meeting with Johnny Paul Koroma in 13 Kangama, were you free from the dungeon? 14 Α. Yes, my Lord, I was treated and then I was now handed over to Colonel Victor Kemoh and I stayed with him in his house. 11:18:45 15 He prepared me a room there and I was staying there until the time 16 17 I got well. JUDGE LUSSICK: In the previous answer it was Major Victor 18 19 Kemoh and now in this next answer he is a colonel. 11:19:09 20 MR KOUMJIAN: 21 0. Sir, do you know one or more than one Victor Kemoh? 22 It is the same person, Major Victor Kemoh. I did not say Α. 23 colonel. I said major. He handed me over to him freely and he 24 said I should go and stay with him now whilst I was undergoing 11:19:33 25 treatment, because I had very serious typhoid fever. 26 Q. Sir, what happened after you got well? Well after I got well, General Sam Bockarie - like I have 27 Α. 28 said, he was the chief of defence staff. He called on me one 29 particular day and told me that I should feel free around. He

1 spoke with me and promoted me to the rank of major and it was in 2 black and white. It was written. It was typed and signed and he signed as the chief of defence staff. And he told me that they 3 4 were faced with serious threats at Segbwema and that it will be nice that we go with him to Pendembu, we will be there and we 11:20:44 5 will be there waiting and someone will come from Liberia who will 6 7 come to help us to construct a ferry that we will be using at That was after - that was three weeks after my arrival 8 Manowa. 9 in there and, indeed, he himself went with us. All of us went to Pendembu and we waited there until somebody arrived from Liberia 11:21:29 10 and that was the Liberian Mosquito. He was a Liberian SS. He 11 12 came with 12 SS men. They were all well armed and we met in 13 Pendembu, we organised ourselves in Pendembu and we went to 14 Manowa where we constructed a ferry. MR MUNYARD: Can we just have some clarification on "three 11:22:03 15 weeks after my arrival there", because I don't know if he is 16 17 talking about his arrival in Buedu where he was treated for typhoid, or whether he is talking about later movements? It is 18 19 just not clear. 11:22:28 20 MR KOUMJIAN: 21 Sir, you told us about your trip to Buedu and when you 0. 22 heard the BBC broadcast about Foday Sankoh being released. How 23 long after that approximately was it that you went to Pendembu 24 with Sam Bockarie? 11:22:43 25 Α. Well, the time I spent in Buedu up to the time I was 26 removed from the dungeon and up to the time - all the times 27 I spent at the headquarters it was totalled to three weeks, and 28 the one that made it four weeks was the time we travelled with 29 Sam Bockarie to Pendembu where we waited on Liberian Mosquito and

1 he arrived with some men with a Toyota Hilux and we went to 2 construct the ferry. That was the time. 3 JUDGE SEBUTINDE: Mr Interpreter, did you say it was 4 totalled to three weeks, or did you say it was two to three weeks? 11:23:31 5 THE INTERPRETER: Totalled to three weeks, your Honours. 6 7 MR KOUMJIAN: I see the LiveNote had "two to three" and the interpreter has indicated, thank you: 8 9 0. Mr Witness, where you actually saw Liberian Mosquito and the 12 men, was Liberian Mosquito in Sierra Leone or Liberia at 11:23:57 10 that time? 11 12 Α. He came. He came from Vahun and he met us in Pendembu and 13 he also gave an idea. 14 PRESIDING JUDGE: The question is clear. Was this meeting - you saw him in Sierra Leone, or in Liberia? You have 11:24:27 15 Specify which country. 16 said Pendembu. 17 MR KOUMJIAN: If I can just - also, your Honour, I did hear through my headphones the interpretation and I didn't hear the 18 19 word "Liberia", so I am not sure the witness got it. 11:24:44 20 PRESIDING JUDGE: I see. In the circumstances put the 21 question again, Mr Koumjian. 22 MR KOUMJIAN: 23 0. Thank you. Sir, where you saw Liberian Mosquito, at that 24 time was Liberian Mosquito inside Liberia or inside Sierra Leone? 11:25:04 25 Α. He came from Vahun and he came to Pendembu in Sierra Leone. 26 Q. Thank you. And what happened there where you met Liberian 27 Mosquito with his 12 men? 28 Α. Well, they also came and helped us put ideas together and 29 we constructed a local ferry - a local ferry. We constructed a

local ferry, but the intention of constructing the ferry was for
 us to be able to cross the Panhard tanks - the two Panhard tanks
 over. That was the intention why we decided to construct the
 ferry, but the first attempt that we made to move the Panhard
 tanks over the ferry was not possible because the Panhard tanks
 ended up going into the river, the Moa River, so it was not
 possible.

8 Q. Okay, so I understand the river you were trying to cross 9 was the Moa River from your last answer. Is that correct? 11:26:35 10 A. Yes, my Lord, it was the Moa River that we were trying to 11 cross.

12 Q. Can you please make it clear to us which side the Panhard 13 vehicles were on and which side you wanted to take them to? 14 Α. Well, the Panhard vehicles were on this side and when I say "on this side" I mean the Kono side. The only way we would have 11:27:06 15 used to pass through there was through the Daru barracks, but the 16 ECOMOG had fortified themselves and were based in the Daru 17 barracks and so we were unable to use that particular route to go 18 19 So the only route that was open to us that we had access around. 11:27:35 20 to was through the Moa, but the Panhard tanks were so weighty 21 that it was not possible because the intention was for us to be 22 able to cross over with the Panhard tanks so that the Liberian Mosquito, if we were to cross the Panhard tanks, he would have 23 24 moved them to Liberia.

11:28:0425PRESIDING JUDGE: Mr Witness, we understand that. When you26said, "They were on this side", well this side is Holland. Where27exactly were they and where exactly where you taking them? That28is the question you were asked.

29

THE WITNESS: It was over the Bunumbu area and the river

1 divided Bunumbu - it separated Bunumbu and Pendembu. They were 2 on the Bunumbu side, so if we were able to cross them over we 3 would have had an easy access for them to be taken to Liberia 4 because all of those areas had been cleared up. They were under 11:28:49 5 our perfect control. PRESIDING JUDGE: The tape had actually run out during the 6 7 answer, I am afraid. We will have to now take the morning 8 adjournment, Mr Witness. We are going to adjourn until 9 12 o'clock and we will resume at 12. Please adjourn court until 12. 11:29:09 10 [Break taken at 11.30 a.m.] 11 12 [Upon resuming at 12.00 p.m.] 13 PRESIDING JUDGE: Mr Koumjian, it would appear the answer 14 has been recorded and I believe the tape was still running, so 12:01:11 15 that last answer is on record. If you proceed on, please. 16 MR KOUMJIAN: Thank you, your Honours: 17 Q. Mr Witness, you talked about coming to Buedu in a convoy with some trucks with ammunition. Do you know what happened to 18 19 that ammunition? 12:01:38 20 As I told the Court just now, when I came I made no Α. 21 Immediately I arrived, Sam Bockarie ordered Junior movement. 22 Marvin to take me to the dungeon, so I don't know what happened 23 to that particular ammunition. 24 Q. Okay, thank you. Where did you go next after the operation 12:02:13 25 you talked about involving the attempts to get equipment across 26 the Moa River. 27 Well, when we made the attempt for the tank to come on Α. 28 board the ferry and that failed, there was some confusion at the river. There was a commander called Morris Kallon. He cocked 29

1 his rifle. He already set one round in the chamber and they said 2 they would shoot at him, because the SLA liked to betray and I 3 was near Sam Bockarie, General Sam Bockarie, so I told Sam 4 Bockarie that he should please stop Morris Kallon not to shoot at the driver because those men were useful and the tanks were still 12:03:17 5 at our disposal and if he had shot the driver that would not be 6 7 Really General Sam Bockarie listened to me and the driver good. was not shot. We used what we referred to as monkey jack that we 8 9 tie on a big tree and we also tied it on the APC, the tank, and we drew it from out of the river. 12:03:52 10

From there, because we were unsuccessful, Sam Bockarie 11 12 called honourable Cobra, honourable Sule, myself and Colonel 13 Bakarr and some other men. He gave us more manpower with some 14 ammunition and said that we should go to Segbwema where we 12:04:34 15 already had troops under Colonel Momoh Rogers' command, he said because they had monitored ECOMOG and they were trying to regroup 16 17 in Daru and they wanted to come and hit our men in Daru and Segbwema so they would clear the Segbwema route. That was the 18 19 order that General Sam Bockarie gave to us.

12:05:02 20 Q. Mr Witness, did you yourself go to Segbwema?

A. Yes, my Lord.

22 Q. Was there any combat that you saw in Segbwema?

23 Α. Yes, my Lord. As we went to Segbwema it did not take even 24 up to three days when ECOMOG advanced with a seven barrel tank. 12:05:43 25 They advanced to pull us out of Segbwema, because Segbwema was a 26 Segbwema would link to Tongo and would link to vital ground. 27 Kenema and Manowa. So when our troops had been in Segbwema, the 28 operation was really difficult for ECOMOG, except when they would fly with their logistics by air. That was why ECOMOG wanted to 29

1 hit us and they hit our first ECOMOG - sorry, our first combat 2 camp that we established and one of our soldiers lost his life. 3 There is a bridge in Segbwema that divides - that separates 4 Segbwema. We were moved - we almost lost the town, but because of the brave men that we had, like one Major Soriba, he showed 12:06:43 5 some bravery that made even the seven barrel tank that ECOMOG had 6 7 brought, they could not go back with it and the officer who was commanding the artillery from the ECOMOG side and the tank 8 9 driver, they died in that operation and the tank was just there 12:07:24 10 [indiscernible] and even myself I entered the tank trying to move it from the bridge, but it happened that the clutch plate was not 11 12 functioning, so it could not move. So because of that I advised 13 the radio man, the operator, to call General Sam Bockarie and 14 inform him that that was the situation. In spite of the fact 12:08:06 15 that ECOMOG was firing against us using heavy mortars, I said we could not move that tank and that was the situation, and he 16 17 authorised us to burn it down and indeed we ordered a soldier to set fire on the tank and the tank burnt down. That was what made 18 19 ECOMOG to be unsuccessful and so they withdrew back to Daru where 12:08:43 20 they were. They even used the Alpha Jet against us, but when we 21 set the tank on fire the smoke prevented the Alpha Jet from 22 bombing any target, because they could not trace any target 23 because of the smoke in the air. 24 Q. Thank you, Mr Witness. After this attack by ECOMOG on 12:09:11 25 Segbwema - I believe you said ECOMOG was not successful - what 26 was the next fighting that you saw? Mr Witness, you don't need

to give us all the details of the battle, but just explain to us
where it was and who was taking part.

29 A. After ECOMOG had lost that operation, it was then that

General Sam Bockarie called a forum. So I was one of the men who
 went back and we crossed Manowa and we went back to Pendembu
 where we planned to attack Kenema.

4 Q. Can you tell us what was the plan as far as attacking 12:10:13 5 Kenema?

Well, we planned to capture Kenema, but the ECOMOG who were Α. 6 7 in Kenema, their forward position was at Mano Junction and that 8 was a big obstacle for us. It was a simultaneous attack. When 9 Akim Turay would be coming from Tongo where he was, using the 12:10:47 10 main highway, another troop would be bypassing to go and block Blama Highway so if any reinforcement would be coming from 11 12 Freetown or Bo they would fall in an ambush. And RUF Rambo 13 himself was to set an ambush in Lago while we - what I mean by 14 "we", that includes honourable Cobra, honourable Sammy, 12:11:18 15 honourable Sule and some other SLAs, including a tank. We used one of the Panhard tanks so that we would be able to capture Mano 16 17 Junction, but we were not successful because the man who was in charge of the operation, who was Eagle, did not allow us to use 18 19 the tank the way it was supposed to be used. He directed it the 12:12:00 20 way it should not be directed. As I said, the tank used two 21 types of ammunition. There was the piercing and the explosive. 22 So the explosive was in the tank at that moment, so when he gave 23 the wrong command the tank ended up releasing that bomb and that 24 bomb caused heavy casualty and we lost up to 15 men from our own 12:12:33 25 side including one of the oldest RUF fighters who was called 26 Kailondo, Native Warrior.

Q. Sir, if you can briefly explain, you said the bomb caused
heavy casualties and that we lost up to 15 men. Can you explain
why the bomb from the tank caused casualties among your men?

1 Well the way the firer wanted the barrel to go, because it Α. 2 was an elevated barrel that could rotate he was only to fire it 3 the way the command Eagle wanted it to be fired, if it was the 4 piercing, because that is designed to pass through hard objects, but the other bomb that came after that was the explosive and if 12:13:38 5 you come from the curve towards Mano Junction there are cotton 6 7 trees in front of us. That was what was the explosive hit at 8 and, when it hit at it, the bomb blasted back and the fragments 9 killed our men who were near the tank. I was just about 70 12:14:21 10 metres off, because they did not take the advice that we gave to them and so that caused casualty and for that we did not succeed 11 12 to capture Mano Junction and finally we could not capture Kenema. 13 Q. Thank you, Mr Witness. Now after this failed attempt to 14 take Mano Junction, what was the next military operation you were 12:14:47 15 part of? Well, we withdrew back to Segbwema and we rested for two 16 Α. 17 days and General Sam Bockarie sent another order that we should go and hit Daru barracks where ECOMOG was so that we would 18

19 dislodge them and we would clear that highway, but we came and 12:15:23 20 organised ourselves including Issa Sesay, who was the battlefront 21 commander, and I was his advisor on that particular operation 22 while Colonel Bakarr was the operations commander. We made the attempt. We attacked Daru barracks 2 a.m., but it was not easy. 23 24 ECOMOG had very serious firepower. They used mortar and 12:16:04 25 artillery against us and we sustained casualties heavily. That 26 also prevented us from succeeding in Daru and we withdrew again 27 to Segbwema.

Two days after that operation was when the Lome Peace
Accord was signed and Foday Sankoh came over the BBC and advised

that everybody who was under the RUF and SLA command at that
 moment should cease fire and stop all hostilities. The ceasefire
 met us in Segbwema.

4 Q. Mr Witness, after the Lome Peace Accord was signed what was 12:17:04 5 your assignment?

Α. Well after the Lome Peace Accord had been signed, Issa told 6 7 me that now that the Lome Peace Accord has been signed - he called Colonel Momoh Rogers, Major Francis Musa and other senior 8 9 officers who were around and told them that - he said these 12:17:49 10 words, "Now that you yourself have heard what Papay Sankoh has said I think it would be advisable for us to listen and hold on, 11 12 but I am returning to Kono so that I will send the message and 13 make sure that the men abide by the ceasefire". So, he moved me 14 from Segbwema and I joined him - honourable Hector and myself 12:18:24 15 joined Issa and we moved to Kono. When we arrived in Kono he made me the IO, that is the intelligence officer, in charge of 16 17 2nd Brigade.

18 Q. What force or forces controlled Kono at that time after the19 signing of the Lome Accord?

12:18:58 20 It was the SLA/RUF, or RUF/SLA. We were in control of Kono Α 21 and it was there that Issa himself had established his base after 22 he left Makeni and at that time the commander was a vanguard called Colonel Martin George. He was the brigade commander. 23 24 Q. Did Issa Sesay stay in Kono, or did he go anywhere after 12:19:35 25 that, after you arrived? 26 Well, he stayed in Kono observing all the diamond mining. Α.

What I meant by that, I meant the government diamond mining while
he was in Kono. He continued to be there until the very last
time I saw Sam Bockarie. He came there with two Arabs that I can

1 recall had gone to Benjamin Yeachen on that day who separated 2 those diamonds. They came to Kono to visit us. That was the very last time I saw Mosquito. 3 4 Q. The question was about Issa Sesay. Did Issa Sesay eventually leave Kono to go somewhere? 12:20:27 5 Well, the only time Issa Sesay left Kono was when Mosquito Α. 6 7 Spray cut off our supply route. That was the - when they 8 attacked Foya, Lofa County. When that attack occurred, it was 9 when Sam Bockarie sent a message that all the fighters that we 12:21:00 10 had in Kono should organise themselves and Issa Sesay should get a reinforcement from those men so we should come and capture and 11 12 clear the ULIMO off from Foya. That was an order he had received 13 from President Charles Taylor. That was the only time Issa moved 14 with troops. Sir, you mentioned Mosquito Spray. Do you know who 12:21:39 15 Q. Mosqui to Spray was? 16 17 Although I don't know him or I did not see him, he was a Α. ULIMO. He was the commander of the LURD rebels. They were the 18 19 ones who cut off our supply route - our supply route in Foya -12:22:07 20 because everything came from Liberia for us. So, Mosquito Spray 21 came - Mosquito Spray and others came and cut off our supply 22 route and that created a problem for us. That was why Issa put men together to go and clear that supply route. 23 24 Q. How long was - first of all just to be clear, when Issa 12:22:28 25 Sesay left Kono because of the Mosquito Spray attack was that 26 before or after the Lome Peace Accord was signed? 27 Α. That was after the Lome Peace Accord. 28 Q. Do you recall for approximately how long Issa Sesay - well, 29 first let me ask you did Issa Sesay return to Kono after leaving

1 on the Mosquito Spray operation? 2 Α. Yes. 3 Q. About how long after he left did he return? 4 Α. Approximately two weeks. Did he come back by himself, or with anyone else? 12:23:09 5 0. Well, when Issa Sesay returned I can recall that he brought Α. 6 7 the twin barrel that was at Mosquito's headquarters - the twin barrel. That was what we used to defend the headquarters from 8 9 the Alpha Jet. He brought it back together with some more men, 12:23:41 10 including Captain American and his own troops. Captain American was an SLA and his troops, he brought them back to Kono and they 11 met us. 12 13 Q. Were there any other persons that you recognised with Issa 14 Sesay when he returned to Kono? 12:24:08 15 Yes, he had reinforcement, his men and some of the fighters Α. who were in Buedu, together with some SS men who he brought from 16 17 Foya. He crossed over with them to Kono. They met us at the 18 base. 19 PRESIDING JUDGE: Mr Koumjian, I'm not sure if that 12:24:46 20 actually answers your question. 21 MR KOUMJIAN: Yes: 22 Do you recall any of the SS men? Do you know their names? 0. 23 I can recall like Captain Denis. I can also recall the men Α. I told you that they were always with us representing Liberia, 24 12:25:18 25 like Colonel Jungle, he was one of the men, and one Colonel - he 26 too was from Liberia and he was called Colonel Martin, I can recall those, but his nickname was Lion. He too came along with 27 28 Issa in Kono. 29 Now, Mr Witness, you've talked to us about some operations Q.

1 you were involved in in Sierra Leone after returning from 2 During any of those operations do you know whether or Liberia. 3 not any of the ammunition that you had picked out, or ammunition 4 of that type that you had picked out, in Burkina Faso was used? Like the RPG bombs and the twin barrel ammunition, he 12:26:28 5 Α. brought some more together with the twin barrels. And the tanks, 6 7 because there was a tank in Kono, he brought ammunition for that 8 one too. I can recall that. 9 0. Who are you saying brought the ammunition? It was Issa Sesay. He brought the ammunition and some more 12:26:48 10 Α. 7.62 millimetre NATO and Warsaw type, because after the ceasefire 11 12 - when the ceasefire was in place already, ECOMOG was not 13 fighting, so there was no way we could get ammunition from 14 ECOMOG, so he brought some more of those from Buedu. 12:27:24 15 0. Mr Witness, did you eventually leave Kono? JUDGE SEBUTINDE: Mr Koumjian, we're a little lost. 16 Thi s 17 ammunition that Issa Sesay brought, he brought it from where to where? Because there's the battle at Foya that we've been 18 19 speaking about, so this ammunition was brought from where to 12:27:45 20 where? 21 MR KOUMJIAN: 22 Mr Witness, you said Issa Sesay brought ammunition. First, 0. 23 where did you see Issa Sesay with the ammunition? 24 Issa Sesay took them from Buedu. After they had cleared Α. 12:28:04 25 Mosquito Spray and the route, Issa Sesay brought the ammunition, 26 together with the twin barrel which Mosquito was using to defend 27 his headquarters from the Alpha Jet, and brought them to Kono, 28 together with some more manpower and they met us in Kono. 29 Earlier you spoke about some fighting at - I believe it was Q.

1 Mano Junction. In that operation you talked about some tank 2 fire, is that correct? 3 Yes, my Lord. It was the tanks that I told you about, the Α. 4 Panhard. The type of shells, you described two different types, 12:28:54 5 0. piercing and explosive. 6 7 Α. Yes. Had you ever seen that type of ammunition in Liberia? 8 0. 9 Α. It was only at that time when we brought them from Burkina. I told you that we wanted to make use of those tanks that we had 12:29:19 10 captured from ECOMOG. It was only the tanks without the 11 ammunition. It was at that time that I saw it. But when I came 12 13 in, I only saw the ammunitions again when we left Segbwema and 14 tried to hit Mano Junction. We used it again to hit Daru barracks, but we were unsuccessful. 12:29:48 15 Mr Witness, please just answer this question: When did you 16 Q. 17 leave Kono approximately? 18 Well, why I left Kono, during --Α. 19 That wasn't my question, sir. My question was when did you 0. 12:30:19 20 leave Kono? 21 That was the time Issa Sesay had come from Buedu, as I am Α. 22 He came from Buedu and said that now the SLA who are in sayi ng. 23 Makeni do not listen to Papay Sankoh's order, because he said 24 because they said Foday Sankoh had told them that they should 12:30:45 25 send former President Momoh to Buedu at Mosquito's place, but 26 Brigadier Mani and the other SLAs who were there had refused to 27 do that, so we should organise ourselves and so we would go and 28 dislodge them from Makeni. I advised him that, "General, now that all of us have been 29

	1	fighting together as one, I think we should resolve this thing
	2	amicably", because I was the IO commander and that was my duty,
	3	but he said I was not to dictate to him what he should do, so he
	4	ended up organising men and they went and hit Makeni and they
12:31:38	5	dislodged the SLAs in Makeni. As a result of that I had a fear,
	6	because I was an SLA and I was in Kono with Colonel Martin George
	7	and others, so it was that fear that made me to go through
	8	Magburaka and I went to 91 where ECOMOG was and I surrendered
	9	myself and my weapon and my grenades that were in my possession.
12:32:12	10	Q. My question is, Mr Witness: Do you remember approximately
	11	what month and year that was?
	12	A. It was at the end of 1999. The end of 1999.
	13	MR KOUMJIAN: Thank you. I have no further questions, your
	14	Honours.
12:32:36	15	PRESIDING JUDGE: Thank you, Mr Koumjian. Mr Munyard,
	16	cross-examination?
	17	MR MUNYARD: Thank you, your Honour.
	18	CROSS-EXAMINATION BY MR MUNYARD:
	19	Q. Mr Witness, I want to ask you first of all how it was that
12:33:06	20	you first came into contact with the Office of the Prosecution of
	21	this Court?
	22	A. I can recall back when somebody who had come in contact
	23	with the Court and through his explanation to the Court he
	24	mentioned my name and when he mentioned my name while discussing
12:33:57	25	with the Court, that was how my name came up and it was that very
	26	person that went with some men that I had never known before,
	27	they went to me asking me. I even really had some fear because I
	28	didn't want anybody to associate me with anything like that.
	29	That was how I came in contact with the Court and they met me in

1 Kono. Well, all you've told us so far, in answer to my question, 2 Q. 3 is that somebody else mentioned your name to the Court and then 4 they met you in Kono. How did you actually come into contact with them? Did you make contact with them, or did they make 12:34:50 5 contact with you? 6 7 I have told you that it was one ex-combatant who explained Α. to the Court and when he was explaining issues to the Court - but 8 9 I did not know it was the Court. It was a gentleman called --THE INTERPRETER: Your Honours, can I call the name? 12:35:26 10 PRESIDING JUDGE: Just pause, Mr Witness. Mr Interpreter, 11 I will ask counsel. The interpreter is seeking guidance as to 12 whether he can repeat the name mentioned. I am not aware of the 13 14 issues involved with this person. MR KOUMJIAN: Your Honour, I really do not know the person 12:35:43 15 that the witness is going to name. 16 17 PRESIDING JUDGE: He has already called the name. It's not on the record, but the interpreter --18 19 MR KOUMJIAN: I didn't hear the witness say the name. I 12:35:56 20 heard only the interpreter. There is absolutely no problem, your 21 Honour. 22 PRESIDING JUDGE: Mr Interpreter, you've heard counsel. THE WITNESS: It was a gentleman called Alfred Sesay. 23 24 MR MUNYARD: 12:36:20 25 Q. Alfred Sesay is not the person who put the Prosecution in 26 touch with you. Alfred Sesay was the Prosecution, wasn't he? Alfred Sesay was a policeman. He was a CID in Sierra 27 Α. 28 Leone. He got in touch with me, as I told you. I had a fear 29 because I didn't want anybody to associate me with this Court

1 issue, but he took his time to talk to me that I should not have 2 any fear, that I should explain only what I knew. He was the one 3 I got in touch with. He is now in England. He used to work for 4 the Special Court. He was an investigator. And was the person who gave your name to Alfred Sesay - was 12:37:22 5 0. that a friend of yours? 6 7 He was not my friend, but he was an ex-combatant. He was Α. 8 an RUF person. When I was with the RUF he knew me. He was the 9 one explaining when he gave my name to the Court. I even felt bad about it. 12:37:57 10 So did he tell you that he was going to give your name to 11 Q. 12 the Court, this ex-combatant? 13 As I am telling you, he did not ever tell me. It was a Α. 14 surprise to me. That was why I even had a fear initially, 12:38:20 15 because I didn't want anybody to associate me with the Court. I lived - I was living my private life. At that time I was working 16 17 for --18 MR KOUMJIAN: I'd ask the witness not to say who he was 19 working for. 12:38:37 20 PRESIDING JUDGE: Mr Witness, please don't give the name of 21 the organisation or company you were working for, for security 22 reasons. THE WITNESS: Yes, my Lord. 23 24 PRESIDING JUDGE: Do you require the information, 12:38:52 25 Mr Munyard? 26 Mr Munyard: I didn't quite hear your Honour's question. I 27 don't require the name of any organisation. I wasn't asking 28 about that. I was asking about the go-between: 29 Right, so Mr Alfred Sesay, a CID officer from the Sierra Q.

1 Leone police, who was then working for the Court, came and met 2 you in Kono. Is that right? 3 He met - this ex-combatant that I'm referring to, it was in Α. 4 Kono and it was in Kono that Alfred Sesay met me at Old Yengema 12:39:41 5 Road. Q. And did Alfred Sesay interview you in Kono at Old Yengema 6 7 Road? Α. 8 Yes. 9 0. Was it just him who was interviewing you, or was there anybody el se present? 12:39:56 10 Well, there was another person because they went with a 11 Α. 12 white Land Rover, I saw a driver and a white man, but it was 13 Alfred Sesay who took his time to talk to me because I was very 14 aggressi ve. 12:40:26 15 Q. When he was talking to you was he making notes of what you were telling him? 16 17 At the beginning he was not writing anything. Α. Does that mean that he was writing something later on? 18 Q. 19 Yes, I saw him writing. He started writing. Α. 12:41:07 20 MR MUNYARD: The witness at that point gestured with his 21 right hand in a writing movement: 22 So this is the first time that they meet you, yes? Q. 23 Α. Yes, sir. In Kono? 24 Q. 12:41:27 25 Α. Yes. 26 Q. And can you help us with roughly how long that first 27 interview lasted? 28 Α. Well, I cannot be specific now, but it took some time. MR KOUMJIAN: I'm a little late, but I would object to the 29

word "interview" as the witness has told us that they were
 talking about - according to what the witness has described, the
 conversation was not an interview. He was telling him about
 cooperating with the Court.

12:42:06 5

5 PRESIDING JUDGE: I don't recall the word "cooperating",
6 but you've heard the objection, Mr Munyard, although the witness
7 has in fact answered your question.

8 MR MUNYARD: My reply to the objection is that the witness 9 is clearly describing an interview because he is describing an 12:42:21 10 exchange between himself and Alfred Sesay and I will pursue what 11 that exchange consisted of, if I may.

12 PRESIDING JUDGE: Yes, please continue.

13 MR MUNYARD:

Q. When you first met Mr Sesay on this occasion in Kono and he
12:42:41
15 at some point starting writing down what you were telling him,
16 what were you telling him about?

17 A. Well, he was not writing exactly what I was telling him.

He was just taking down my name and my particulars and my phonenumber so that they would be able to contact me again.

12:43:04 20 Q. And what else were you telling him on that first occasion?
A. Well, as I am telling you, I was too busy. When he got my
particulars I told him to see if there would be another time to
get me back. I had something to do. I was too busy to talk to
him for a long time.

12:43:34 25 Q. And so did he get back to you?

A. Yes, he got back to me after some time, almost a month.

27 Q. And did you see him again and did he write down more notes

28 of what you were telling him on this second occasion?

29 A. Yes, I saw him again, but he did not write down any notes.

	1	He just asked me about when I would be able to go to Freetown and
	2	I told him that I was working. I would only be able to go to
	3	Freetown when I would be on leave, I said, but outside that if I
	4	went to Freetown that would be for my job, an official trip.
12:44:52	5	Q. And so did you eventually go and see him in Freetown?
	6	A. It did not just happen immediately. It took some time
	7	before Mr Sesay and I got in touch again with each other.
	8	Q. Mr Witness, that's why I asked the question, "Did you
	9	eventually go and see him in Freetown?" Did you go after some
12:45:29	10	time and see him in Freetown and give him information?
	11	A. Yes.
	12	Q. How long after the very first time that he got in touch
	13	with you in Kono did you go to see him in Freetown?
	14	A. Over three months.
12:46:01	15	Q. When you went to see him in Freetown, were you aware that
	16	he wanted information from you about any involvement you had with
	17	Charles Taylor?
	18	A. Like I told you, they had already discussed that with
	19	Mr Sesay even before Mr Sesay tried to get in touch with me, and
12:46:40	20	he was finally able to cajole me and he told me that I shouldn't
	21	fear. Because in actual fact I did not want to have anything to
	22	do with this Court, but when he finally explained to me that
	23	there was going to be no problem and, even if it came to the
	24	worst, they would hide my identity from the public so that the
12:47:08	25	public would not be able to know. So, yes, he asked me and he
	26	told me to feel free to explain myself, what I knew, so that he
	27	would also be able to know.
	28	Q. So the first time that you go and see him in Freetown, you
	29	are aware that he wants to know from you everything about your

1 dealings with Charles Taylor, yes?

A. He did not directly say he wanted to know about my dealings
with Charles Taylor. What he said was that what I knew, what I
did and the role I played during the war, that was what he wanted
12:48:02 5 to know.

I asked you just a few moments ago, "When you went to see Q. 6 7 him in Freetown, were you aware that he wanted information from you about any involvement you had with Charles Taylor?", and your 8 9 answer was, "Like I told you, they had already discussed that 12:48:21 10 with Mr Sesay even before Mr Sesay tried to get in touch with me ... " So they'd already discussed that before, hadn't they, that 11 12 they wanted to know all you could tell them about any dealings 13 you had with Charles Taylor?

A. He did not specifically tell me that they wanted to know
12:48:48
the dealings I had with Charles Taylor. What he said was that he
was asking to know the role I played and what I knew. That was
what he wanted to know. And it was during my explanation that I
explained about what I knew, the things I came across and what I
experienced. That is what I am trying to say.

12:49:14 20 Q. You told us that you were told by them - by Mr Sesay - that
21 they could hide your identity from the public. Hide your
22 identity from the public in what?

A. Because I made it very clear to Mr Sesay that I did not
want to have any business to do with this Court because I was a
busy man and I wouldn't want him to associate me with the Court,
but Mr Sesay told me that it was not a crime and that if it came
to the worst nobody from the public will know my identity. That
was what he told me.

29 Q. Whose trial did you think you were giving him information

1 for? He told me about the Special Court and that other trials 2 Α. were going on in Sierra Leone. The CDF trial was going on, the 3 4 RUF it was going on and the SLA/AFRC trial was going on. And did he tell you that they were getting information from 12:50:32 5 0. people, yourself included, in order to prosecute Charles Taylor? 6 7 No, he did not tell me that. Α. When did you first discover that you were going to be used 8 Q. 9 as a witness in the prosecution of Charles Taylor? Well, when he had finally got me to explain myself and 12:51:02 10 Α. whilst I was explaining, it was during my explanation that he 11 12 knew that I had got some business - some dealings with Liberia 13 and he told me that if I knew I had got some dealings with 14 Liberia and that you have mentioned Mr Taylor, he said he knew 12:51:44 15 that if I had much information he will have to put it aside and then when it gets to the appropriate time he will have to call on 16 17 So, that was just what he told me. me. In other words, during the first interview when you first 18 Q. 19 tell Mr Sesay and his colleague all about your time in Liberia. 12:52:10 20 Is that correct? 21 Like I told you I initially had fear in me, to be Α. No. 22 frank enough with you. I did not want to go into details. I had 23 fear in me. It was not just from the first time. 24 Q. Mr Witness, we may be at cross-purposes. I am talking 12:52:35 25 about the first time you actually go to Freetown and are seen by 26 During the course of that interview he makes it clear, him then. 27 does he, that he is looking for information from you to prosecute 28 Charles Taylor? 29 He said after he had got some pieces of information from me Α.

But then he

1 he told me that he would call me when it got to the appropriate 2 time.

3 PRESIDING JUDGE: Mr Witness, the question is directed 4 about the person that was going to be prosecuted at the Court. Were you aware whose trial you might give evidence in? 12:53:26 5 THE WITNESS: It was only after he had got those pieces of 6 7 statements from me that he told me that when President Taylor will be indicted they will have to call on me. 8 That was the time 9 I knew, when he told me, and indeed when they had got President Taylor he called me again. That was the time I met with the 12:54:15 10 other investigator, that is Mr David. 11 12 MR MUNYARD: 13 0. When you first met Mr Sesay in Freetown, were you 14 reimbursed for loss of wages and transport and so on? 12:54:41 15 Α. No, at the initial stage there was nothing like that. Just listen to the question, please. When you first met 16 Q. 17 Mr Sesay in Freetown, were you reimbursed for loss of wages and 18 transport and so on? 19 Like I told you, at the initial stage nothing like that Α. 12:55:18 20 happened. It was when he asked me whether it is possible for me 21 to leave my job and come over so that we will be able to sit 22 together and at that time he will be ready and he will be able to

12:55:55 25

23

24

26

27 cost that I used.

28 Q. And loss of wages?

29 No, it was the transportation cost that I used. It was Α.

for me because it will let me lose my daily wages.

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write something on paper, and I knew that that will be difficult

told me I should come, they will try to do something about that

and then indeed when I came he reimbursed me the transportation

1 reimbursed to me.

2 Q. All right. And was that the first time that you went down
3 to see him in Freetown and he wrote down what you were saying on
4 paper?

12:56:39 5 A. That was my third meeting with him in Freetown when he
6 invited me to go to their office. That was the time it happened,
7 my Lord.

Just so that we can be clear, Mr Witness, you've mentioned 8 Q. 9 two occasions in Kono when he sees you to persuade you to help 12:57:04 10 them and then you've mentioned going to Freetown. In the last answer that you've just given, "that was my third meeting with 11 12 him in Freetown", are you saying that the first two were also in 13 Freetown and it was only on the third occasion when you met him 14 in Freetown that he paid for your transportation, or are you 12:57:30 15 saying that it was the third time that you met him, twice in Kono and then the third time in Freetown, that you were reimbursed? 16 17 They did not give me anything in Kono and the first time I Α. came to Freetown, that I made it possible to meet with him, was 18 19 when I came on duty for my organisation that I was working with 12:58:02 20 and I came the second time - I also saw him, but the third time 21 was in their office like I said. That was the time I met with 22 one of his fellow comrades that he told me was a policeman from 23 Canada who was called Mr David. That was the third time. So 24 because of the time that I used to come, my transportation cost 12:58:35 25 that I paid to come was reimbursed to me.

Q. Yes, so am I understanding you correctly that you see them
three times in Freetown and it is only on the third occasion in
Freetown that they reimbursed you your transport costs?

29 A. Yes.

	1	Q. On the first two occasions in Freetown did they write down
	2	what you were telling him?
	3	A. No.
	4	Q. On all the occasions after visit number three in Freetown
12:59:16	5	when they do write down what you're saying do you get paid for
	6	transport costs for each time you're interviewed?
	7	A. Yes.
	8	Q. Can you remember now - and tell us if you can't - that the
	9	first time that they interview you and they pay you your
12:59:47	10	transport costs was on 23 and 24 March 2006? Do those dates ring
	11	any bells with you?
	12	A. No, I can't recall those dates any more. I can't recall
	13	them because, like I told you, I was working. I was engaged.
	14	Q. Can you remember being interviewed over a two day period in
13:00:15	15	2006, early 2006?
	16	A. Say agai n.
	17	Q. Can you remember being interviewed at the Special Court
	18	premises by Alfred Sesay and Mr David, the Canadian gentleman,
	19	over a period of two consecutive days?
13:00:49	20	A. Yes.
	21	Q. Do you remember, about three months later, being
	22	interviewed over three consecutive days, in June of 2006?
	23	A. I can't recall.
	24	Q. Can you help us with this then: After the two day
13:01:33	25	interview that you do recall with Alfred Sesay and the Canadian
	26	policeman, how long after that was the next time you were
	27	interviewed?
	28	A. Like I am telling you, and I'm saying it again, I was too
	29	busy, I was engaged, I can't recall. I can't recall the specific

1 dates and I do not want to say something wrong here. 2 Can you remember how many times you were interviewed by the Q. 3 Prosecution - on how many different occasions you were 4 interviewed by them before you came to Holland, to the Netherlands, I should say? 13:02:30 5 I can recall again that after Mr Alfred and Mr Sesay Α. 6 7 interviewed me and wrote down something, I can recall also that there was a time that this man, this lawyer, and another lady 8 9 interviewed me again, which is up to three times. Three times, yes. These ones interviewed me once and I did not see them again 13:03:26 10 except that I am seeing him here. 11 12 PRESIDING JUDGE: I notice that the witness turned towards 13 the Prosecution Bar, but did not specific who on the Bar he was 14 referring to. 13:03:49 15 MR MUNYARD: I was just going to deal with that, your 16 Honour. 17 PRESIDING JUDGE: I'm sorry to interrupt you. There was a gesture that I wanted to put on record. 18 19 MR MUNYARD: 13:03:58 20 0. By "this one here" you're referring to the gentleman who 21 has been asking you questions before I stood up, is that correct? 22 Α. Yes, and a lady. 23 And then the third time that you're interviewed before you 0. 24 came to this country, can you remember who interviewed you then? 13:04:30 25 Α. That was the last - I think he was the last person that 26 interviewed me. That was the third time. The last person who 27 interviewed me before I came here was another lady by the name of 28 Shyamala. She interviewed me. 29 Did she interview you with anybody else? Q.

	1	A. No, she interviewed I alone.
	2	Q. I don't mean were you giving information with another
	3	person giving information, I mean was there more than one person
	4	in the interview, in addition to the lady called Shyamala? Was
13:05:30	5	she assisted by anybody else present?
	6	A. Yes, somebody assisted her, but the person was a Sierra
	7	Leonean man and the person was speaking Krio.
	8	Q. And, finally, were you interviewed very recently here in
	9	the Netherlands and, if so, who interviewed you very recently?
13:06:07	10	A. It is this lawyer.
	11	Q. Which Lawyer?
	12	A. This gentleman in front of me.
	13	Q. Mr Witness, there are two gentlemen in front of us. Can
	14	you just identify is it the person that you've already
13:06:33	15	identified, the gentleman that has been asking you questions, or
	16	is it the other gentleman sitting next to him?
	17	A. The two gentlemen, these two gentlemen.
	18	Q. Both of these two gentlemen sitting on the front row of the
	19	Prosecution Bench interviewed you very recently, is that right?
13:06:58	20	A. Yes, my Lord.
	21	Q. Right. I want to ask you in what language were all of
	22	PRESIDING JUDGE: Mr Munyard, again I apologise for
	23	interrupting. For purposes of record the witness indicated
	24	Mr Koumjian and Mr Santora.
13:07:13	25	MR MUNYARD: Thank you, your Honour:
	26	Q. In what language were these interviews conducted? The
	27	first one with Mr Sesay and Mr David?
	28	A. Mr Sesay and Mr David, it was in Krio. Mr Sesay was
	29	speaking in Krio whilst Mr David was speaking English.

1 Q. The second interview with the lawyer and another lady, what 2 language was that interview conducted in? 3 They went with another man who was also working for the Α. 4 Court and he was Mr Lahun. They met me at my job. They interviewed me in both English and Krio. Mr Lahun was speaking 13:08:16 5 Krio. 6 7 0. The last interview in Sierra Leone, conducted by the lady called Shyamala, what language was that interviewed conducted in? 8 9 Α. She was speaking English and another investigator, who also works with the Court, was speaking Krio, so it was both. If she 13:08:51 10 said something that I did not understand clearly, the next person 11 12 was there to interpret it and if I also said something that was 13 clear to her, that same next person was there to interpret it for 14 her. 13:09:16 15 0. Thank you. So is that what happened in each of those three interviews: That they're conducted both in English and Krio and 16 17 any misunderstandings by either you or the interviewers were 18 expl ai ned? 19 Yes, my Lord. Α. Yes. 13:09:35 20 0. Thank you. The last interview that I think took place on 21 Friday of last week, what language was that conducted in? 22 Α. Well, there was an interpreter that interpreted between 23 There was a lady that was speaking Krio. these two men and me. 24 Q. Very well. In each of these interviews was somebody taking 13:10:07 25 notes? 26 Α. Except the ones who were interviewing me. 27 PRESIDING JUDGE: That's not a very clear answer, 28 Mr Witness. When you say "except the ones that were interviewing 29 me", do you mean those persons who interviewed you were taking

1 notes, but you were not taking notes? Is that what you mean? 2 THE WITNESS: Well, what do you mean by taking notes? You 3 mean whether they were writing? Whether they were writing? 4 MR MUNYARD: If I can deal with it. I don't know if you can see from where you are, but again the witness is making a 13:10:53 5 handwriting gesture with his hands. 6 7 THE WITNESS: You mean if they were writing? PRESIDING JUDGE: I am hampered by the screen, 8 9 unfortunately. I don't see any gesticulation. THE WITNESS: Do you mean whether they were writing? 13:11:12 10 MR MUNYARD: 11 12 Q. Mr Witness, let me try and deal with it if I may. You've 13 told us about four different interviews: Three in Sierra Leone, 14 one here in the Netherlands. When you are being interviewed, you told us earlier that in the first of those interviews Mr Alfred 13:11:25 15 Sesay was writing down what you were telling him. Now, did one 16 17 or other of the investigators interviewing you write down what you were telling them in every interview? 18 19 Yes, for those that were conducted in Freetown. At any Α. 13:11:59 20 time they were interviewing me they wrote, they wrote down the 21 notes, but for this one that was done at this - at the latter 22 part in the Netherlands here they did not take down any notes. 23 We were just like discussing. 24 Q. Well, we'll come back to that if we have to. The three 13:12:21 25 where they did write notes, were those notes read back to you at 26 the end so that you could correct anything that was wrong, or 27 clarify or add to any of the information that you'd given them? 28 Α. Yes. And did you at any time in the course of an interview being 29 Q.

	1	read back to you correct what the note taker had written down?
	2	A. Yes. I can recall, like in the case of Shyamala, I did
	3	some correction while she was writing and I told her it was not
	4	supposed to go that way.
13:13:19	5	Q. And finally in relation to the last interview, the one here
	6	in the Netherlands, was anyone who was present typing anything
	7	into a computer, or writing anything down by hand?
	8	A. No, nothing was being typed into a computer, but they read
	9	out the statements to me and for some areas that I said, "No, it
13:14:02	10	shouldn't go that way", they scratched it off with - they struck
	11	it out with a pen.
	12	Q. So do you mean that they had actually made a note of what
	13	you were saying and, when they read it back to you, you corrected
	14	it and they scratched out what they'd written?
13:14:32	15	A. Whilst they were reading the documents in front of me,
	16	whatsoever thing they read if something was there that was not
	17	correct I told them that it was not correct and so they scratched
	18	it out.
	19	Q. Yes, at this point I'm only concerned with this interview
13:14:59	20	last Friday, do you understand? That's all I'm asking you about
	21	now. And did they do that process in that interview?
	22	A. Yes, they scratched out the one that was not correct. So
	23	they scratched it out with a pen and I told them, "That one was a
	24	mistake."
13:15:23	25	Q. How good is your ability to understand spoken English?
	26	A. I can try. I'm not perfect, but I can try.
	27	Q. How many years did you spend in school?
	28	A. About 12 years.
	29	Q. And you were taught in what languages?

1 A. English, Krio and sometimes French.

2 Q. And were you given books that you worked from that were

3 written in English?

4 A. Yes.

13:16:49 5 Q. And were you able to understand those books?

6 A. I can try.

Q. When you joined the army, is it right that you were sent to
the Nigerian Defence Academy for further training?

9 Α. I made that correction even with Shyamala that there were two batches of training and after the training I told Shyamala 13:17:27 10 that I was commissioned under the Sierra Leone Military Academy, 11 whereas the other batch was commissioned under the Nigerian 12 Defence Academy. So, I had made that point clear with Shyamala. 13 14 PRESIDING JUDGE: Mr Witness, that doesn't actually answer 13:18:00 15 the question. Were you sent to the Nigerian Defence Academy? THE WITNESS: That is the same thing I am trying to 16 17 express, ma'am. I told Shyamala that there were two batches. 18 PRESIDING JUDGE: Pause, Mr Witness. No, no, forget what 19 you're telling Shyamala. Tell the judges. Did you go - were you 13:18:27 20 sent to the Nigerian Defence Academy? Were you sent or not, yes 21 or no? 22 THE WITNESS: They sent me there on the special training.

23 MR MUNYARD:

24 Q. Right, thank you. Was it the Nigerian Training Assistance 13:18:50 25 Group Programme?

26 A. It was NATAG.

Q. Yes, I think that's the acronym, NATAG. And were youtrained there for a period of about 12 months?

29 A. No.

	1	Q. How long do you say you were trained there for?
	2	A. I had about three months training at the Nigerian Defence
	3	Academy.
	4	Q. And was that training conducted in English? The English
13:19:37	5	I anguage?
	6	A. Yes.
	7	Q. And did you have any difficulty in following the training
	8	in the English language when you were in Nigeria for those
	9	months?
13:19:57	10	A. I measured up little by little. I tried to measure up.
	11	Q. But you graduated from there, didn't you?
	12	A. I went through the training and I graduated at the Benguema
	13	training centre. That was just what I was trying to make clear
	14	to you, but you did not give me chance to do so.
13:20:35	15	Q. You graduated as a second lieutenant, didn't you?
	16	A. At the Benguema training centre, yes.
	17	Q. And you were trained there also in English, weren't you?
	18	A. Yes, and Krio because that is our own local language, Krio.
	19	Q. After you'd graduated did you stay in the army all the time
13:21:20	20	up until the AFRC takeover in May 1997, or did you leave the army
	21	at any time before the AFRC coup?
	22	A. I was in the army throughout up to the time I retired in
	23	2001.
	24	Q. Were you ever court-martialled during your time in the
13:21:53	25	army?
	26	A. I was never charged. Not a day that I was charged in fact,
	27	instead of talking about just court-martial.
	28	Q. At some point you were sent by the army to join the ECOMOG
	29	force in Liberia. Can you remember what year that was?

1 Α. That was early '95. 2 Q. And in the course of your duties in Liberia, did that 3 involve you working at the Executive Mansion while you were 4 working as part of the ECOMOG force? I never worked at the Executive Mansion. I made it clear 13:22:59 5 Α. to this Court that I never worked at the Executive Mansion. 6 7 When you were first describing your experiences in 0. Right. the army of Sierra Leone, you told this Court on Monday of this 8 9 week that sometimes you ran across enemy checkpoints where you saw heads cut off and planted at checkpoints and you saw 13:23:51 10 amputated limbs as well. Did you tell the Prosecution that when 11 12 you were being interviewed? 13 Α. Yes. 14 Q. And in which of the interviews did you tell the Prosecution 13:24:18 15 that? Was it in your interviews in Sierra Leone, or was it in your interview last Friday with the two lawyers opposite? 16 17 Α. It was the one I did with the two lawyers here. And was it something you just told them, you just 18 Q. 19 volunteered, or was it something you told them in answer to a 13:24:59 20 question, "Have you ever seen severed heads or limbs?" 21 MR KOUMJIAN: Your Honour, that question provides only two 22 of what would be an unlimited number of possibilities. 23 PRESIDING JUDGE: Well, I think --I agree, but I don't know if my learned friend 24 MR MUNYARD: 13:25:23 25 wants me to --PRESIDING JUDGE: I think counsel is entitled to 26 27 cross-examine, he has a certain leeway and it's up to the witness 28 if there are other possibilities to answer. I will allow the 29 question as put.

1 MR MUNYARD: 2 Q. Do you wish me to repeat the question, Mr Witness? It's up to you. 3 Α. 4 Q. Well, I will in that case. Was it something you just volunteered, you just told the Prosecutors last Friday, or did 13:25:57 5 you tell them that in answer to a question along the lines of, 6 7 "Have you ever seen severed heads or limbs anywhere?" Yes, those were some of the experiences I got during the 8 Α. 9 battles and that was what I answered. PRESIDING JUDGE: Mr Witness, pause again. This is a 13:26:28 10 specific situation. Did you volunteer the information, or did 11 12 you answer a question? 13 THE WITNESS: I volunteered. 14 MR MUNYARD: 13:26:44 15 Q. So why didn't you volunteer that information in interview number one, interview number two, or interview number three in 16 17 Sierra Leone? Well, they did not ask me some of those questions about my 18 Α. 19 experience in the army, what were my experiences in the army. 13:27:14 20 Those questions were not asked of me in Sierra Leone during the 21 interviews they conducted with me there. 22 So were those questions asked of you on Friday? 0. 23 Α. Yes, they asked me. Thank you, your Honour, I see the time and I'm 24 MR MUNYARD: 13:27:35 25 about to move - in fact I can't quite see the time. 26 PRESIDING JUDGE: We have roughly two minutes, but if you 27 are moving into a whole new line of cross-examination it may be 28 appropriate to adjourn at this point, Mr Munyard. 29 MR MUNYARD: I am about to go on to something else.

	1	PRESIDING JUDGE: Mr Witness, we are going to take the
	2	lunch time break. We will have a one hour break and we will
	3	resume court at 2.30. Please adjourn court until 2.30.
	4	[Lunch break taken at 1.28 p.m.]
14:23:06	5	[Upon resuming at 2.30 p.m.]
	6	PRESIDING JUDGE: Mr Munyard, when you are ready to
	7	proceed.
	8	MR MUNYARD:
	9	Q. Witness, you were telling us today about hearing the voice
14:30:10	10	of Africa, BBC World Service programme?
	11	PRESIDING JUDGE: I think it's Focus on Africa.
	12	MR MUNYARD: I have done it again I fear. I think I called
	13	it voice of Africa. It's Focus on Africa:
	14	Q. I imagine, Mr Witness, you are more familiar with Focus on
14:30:31	15	Africa than I am. Do you listen to that programme often?
	16	A. Yes, of course.
	17	Q. You have told us sometimes it goes out at five past 3 and I
	18	think sometimes it goes out I think at five past 5. Does it go
	19	out every single day?
14:31:02	20	A. The time that I am referring to it was only during the
	21	weekends that it was not aired, that is Saturday and Sunday it
	22	was not aired.
	23	Q. And what about nowadays?
	24	A. Well, now there is a programme now over the weekend, Focus
14:31:31	25	on Africa. Now there is a programme over the weekend.
	26	Q. And do you still listen to it regularly?
	27	A. Well, I don't have chance always because at that time why
	28	we were listening to it frequently it was because the situation
	29	in which we were was not normal.

1

Q.

2 Α. No, my Lord. 3 When did you last listen to it? Q. 4 Α. Well, before I came I listened to it when they were telling us of somebody who is in Congo, Kinshasa and who was arrested in 14:32:25 5 They said Special Court had indicted the person. Belgium. That 6 7 was the last time I listened to it before I came. That was the former Vice-President to Joseph Kabila. They said he was 8 9 arrested in Belgium. That was the last time I listened to it before I came. 14:32:57 10 And that was about three weeks ago, wasn't it? 11 Q. 12 Α. Before I came here. 13 Q. Yes, we don't know when you came here. You tell us when 14 you came here. Well, I think it too were following up, because you have Α. 14:33:21 15 just said it was about three weeks ago, so I think you were 16 17 following up. 18 You are agreeing with me that it was about three weeks ago, Q. 19 are you? 14:33:39 20 Α. Well, that's what you have said. 21 Mr Witness, just tell the judges how long ago it was that 0. 22 you heard that Focus on Africa programme about a former 23 Vice-President of an African country. 24 Before I came here. I have been here now for one week, so Α. 14:34:10 25 I want to believe it is around the time that you are saying. 26 Q. Thank you. I now want to ask you about another former 27 Vice-President of an African country. Did you hear anything on 28 Focus on Africa about former President and former Vice-President Moses Blah of Liberia? 29

Do you still listen to it regularly?

1 Α. No, I did not listen that. I did not listen to that. I 2 hadn't the time. Have you heard anything about Moses Blah, former President 3 Q. 4 and Vice-President of Liberia, giving evidence at this Court? No, I did not follow that up. 14:34:57 5 Α. Were you aware that he gave evidence before this Court last Q. 6 7 month? I did not follow that up, except when you are telling me 8 Α. 9 now. So today is the first time that anyone has ever told you 14:35:22 10 Q. that Moses Blah gave evidence to this Court in this trial in May? 11 12 Α. Yes, yes. 13 0. Can I go back, please, in time to your service with the 14 ECOMOG peacekeeping force in Liberia. You said that you were in 14:35:58 15 Liberia - you were sent by the army to join the ECOMOG force in Liberia in early 1995. You able to help us with a month? 16 17 MR KOUMJIAN: Your Honour, if I could ask counsel for a citation on that it would be helpful. 18 19 MR MUNYARD: Certainly. It is page 84 in 14 point font and 14:36:21 20 it is line 24 and 25 and the answer is page 85, line 1. 21 MR KOUMJIAN: Of today? I'm sorry, was that today? 22 PRESIDING JUDGE: Yes, just before lunch. MR KOUMJIAN: Okay, thank you. And, your Honour, just to 23 24 remind counsel about his microphone. That is other reason I 14:36:36 25 stood up. I see he has turned it off, thank you. 26 MR MUNYARD: Sometimes it stays on, sometimes it goes off. 27 I am trying to remember, but if it is causing a problem no doubt 28 someone will let me know. 29 PRESIDING JUDGE: It is something to do with the voice

	1	distortion. Normally we are not so fussy.
	2	MR MUNYARD: No, I am trying. I am now going to wait for
	3	the answer to my question.
	4	PRESIDING JUDGE: Mr Witness, do you remember the question?
14:37:10	5	THE WITNESS: No, my Lord.
	6	PRESIDING JUDGE: Mr Munyard, please put the question
	7	agai n.
	8	MR MUNYARD:
	9	Q. I asked you, when you told us about an hour and a quarter
14:37:20	10	ago that you had been sent by the army to the ECOMOG force in
	11	Liberia in early 1995, are you able to give us a month when you
	12	went to Liberia to join the ECOMOG force?
	13	A. It was around February/March. February/March.
	14	Q. You have told us that you were there for around eight
14:38:03	15	months, is that correct, from February/March 1995?
	16	A. Yes.
	17	Q. So that would mean that you left the ECOMOG force in
	18	Monrovia and came back to Sierra Leone in October/November of
	19	1995, correct?
14:38:42	20	A. Around December. Around December.
	21	Q. At the time of the AFRC coup in May of 1997, you have told
	22	us you were in Kenema, yes?
	23	A. Yes.
	24	Q. Were you in Freetown around the time of the AFRC coup?
14:39:16	25	A. I was in Kenema.
	26	Q. You told us that during the time that you were in the army
	27	during the junta period, when the AFRC and RUF were in power, you
	28	were involved in trying to put an end to a student strike. Do
	29	you remember telling us about that?

1 Α. Yes, I remember. 2 Q. And you said that, "We were about to stop the strike 3 peacefully, just beating them with whips." Is that what you mean 4 by peacefully: Beating people with whips? What I meant by peacefully - because the strike ended up 14:40:35 5 Α. with gunshots and they hadn't guns, so I thought we were to stop 6 7 the strike without using any gun. But you were intending just to beat people with whips, were 8 Q. 9 you, in order to put an end to the strike peacefully? Not me specifically. That was an order that we received 14:41:12 10 Α. from the chief of staff at that time. 11 12 Q. And when is it that you say you went to Tongo and were 13 involved in the mining fields there? 14 Α. That was about two months before the intervention that I am 14:41:40 15 talking about, when Yamohokaty died. Could it have been as short as about one month? 16 Q. 17 Α. Say again. 18 Could you have been in Tongo for as little as about one Q. 19 month before the intervention? 14:42:07 20 Α. It was more than a month before the intervention. 21 You told us in your evidence earlier that when you were in 0. 22 Tongo "everyone had his portion of diamonds". Who do you mean by 23 everyone? 24 I am referring to the AFRC senior men who were there, like Α. 14:42:46 25 Eddie Kanneh who was the resident minister, Sam Bockarie who was 26 representing the RUF. That was what I was talking about, and we 27 who were representing the army, we were there for the AFRC. 28 Q. But "everyone had his own portion of diamonds", by that do you mean for his own personal use? 29

1 No, you would not mine it for your own personal use. They Α. 2 were government diamonds. 3 At the time of the intervention, what happened to these Q. 4 diamonds that everyone had their own portion of? Well, I cannot tell that because - but I know that when the 14:43:49 5 Α. mining was going on the government had its representative there 6 7 and so whatever diamond they got was reported to the resident 8 minister, Sam Bockarie. Those diamonds were reported to him. 9 JUDGE SEBUTINDE: Sorry, Mr Munyard. Mr Witness, what do you mean by everybody had his portion? 14:44:17 10 THE WITNESS: There was the AFRC and the RUF. That is what 11 12 I am talking about. When - everybody had his representative 13 there. After the mining would have finished, then they would put 14 the diamonds together and send them to the resident minister, 14:44:45 15 Sam Bockarie, and he in turn will send it to Johnny Paul. MR MUNYARD: 16 17 Q. That is not what you were telling us in your evidence on Monday. What you told us on Monday was that: 18 19 "Mining in Tongo started hastening up. Everyone had his own portion of diamonds so as to be able to have some if we had 14:45:09 20 21 to pull out." 22 In other words, you were basically describing all the senior people involved in the diamond business as having their 23 24 own personal stash, weren't you? 14:45:37 25 Α. That is not what I was talking. You would not even think 26 about that, except if you hid it, but if you were caught you 27 would be beaten to near death, except if you hid it. 28 Q. And what was the most common place to hide your stash of 29 di amonds?

1 Α. What are you trying to say? You were involved in the control of the mining industry in 2 Q. 3 Tongo, you say, for a couple of months. You have told us that if 4 you hid diamonds and you were caught you would be beaten to near death. You tell us, from your experience, what was the most 14:46:23 5 common place that people would hide their diamonds? 6 7 Well, everybody has his own way. I cannot tell you now Α. specifically that this was a standard way that - some people 8 9 would swallow it and some other people had their own ways. Where did you hide your stash of diamonds? 14:46:56 10 Q. Well, unfortunately for me, during that time I did not have 11 Α. 12 any diamonds again and so I did not hide any diamonds. I just 13 pulled out because things were really out of control. 14 Q. "During that time I did not have any diamonds again", 14:47:28 15 suggests that you did have some diamonds before the intervention. Is that correct? 16 17 Well, once in a while I used to get some diamonds that I Α. would sell and I survived on the proceeds of that, once in a 18 19 while, before the intervention, but at around the intervention -14:48:00 20 because at that time I was no longer engaged in any personal 21 mi ni ng. 22 You were a member of the armed forces when you were posted 0. 23 to Tongo, weren't you? 24 Α. Yes, of course. 14:48:22 25 Q. What was your rank at that time, in the two months before 26 the intervention? 27 Α. I was lieutenant right up until the time I left the army. 28 Q. And what was a lieutenant doing engaged in personal mining 29 in Tongo?

1 It was not a personal mining, as I was saying. That one Α. 2 was like if you are overseeing a government mining and the area 3 was a big place, they were not just doing the mining at one 4 place, so maybe you would put one or two or three people together and you would feed them so they will mine for you, because it was 14:49:06 5 only the government that was capacitated enough to do big mining, 6 7 because it was the government who could bring a lot of civilians 8 together. 9 0. It was your phrase that I was quoting back to you when you sai d: 14:49:28 10 "Well, once in a while I used to get some diamonds that I 11 12 would sell and I survived on the proceeds of that, once in a 13 while, before the intervention, but at around the intervention -14 because at that time I was no longer engaged in any personal 14:49:50 15 mining." What were you doing engaged in personal mining when you 16 17 were a soldier, a lieutenant, based there to oversee the mining 18 operations? 19 Α. I was not doing anything. 14:50:13 20 Q. Were any of your relatives doing anything for you in the 21 mining area? 22 Well, it was not that they were doing something for me as Α. 23 They were living in a mining area and during those times such. 24 things were really difficult and everybody was looking for a way 14:50:38 25 and means to survive and protection. So it was only a relative 26 or a friend that you could mine with during those times, because 27 everybody was engaged in government mining and it was well 28 supervi sed. 29 Government mining means mining for the government, not for Q.

1 your personal benefit, doesn't it? 2 Α. Yes, and even when you would be mining for yourself, for your personal self, if there are times you got a big diamond and 3 4 you did not present that to the government and the information got to Kenema, to either Eddie Kanneh or Sam Bockarie, it would 14:51:21 5 not be an easy thing for you. So that made people to hand over 6 7 diamonds like those, except those small diamonds that could not 8 cost anything, so with those you could transact business together 9 with other people who were mining for you. So, finally on this subject, is this your evidence: That 14:51:57 10 Q. although the government was in control of the diamond mines at 11 12 Tongo you, and anybody else who was in a position to do so, could 13 cream off the smaller diamonds for your own personal benefit? Yes, I told you that. 14 Α. 14:52:29 15 0. And if you were later found with a stash of diamonds, even smaller diamonds, that wouldn't be a problem. Is that what 16 17 you're telling us? It would be a problem. That was why I told you that that 18 Α. 19 would not be to the knowledge of the big ones, because I was 14:52:55 20 there purposely to represent the government. 21 Now after the intervention chaos breaks out amongst the 0. 22 AFRC/RUF, doesn't it? 23 Where are you talking about? Α. 24 Q. After the intervention there was no control any more, 14:53:23 25 everyone was on his own because the regime was no longer in 26 power. Do you agree? 27 Well, after the intervention Mosquito was in control. Α. 28 Mosquito was in complete control. 29 Mr Witness, let me just see if you agree or disagree with Q.

1 this proposition. There was no control any more, everyone was on 2 his own because the regime was no longer in power. Do you agree 3 with that? 4 Α. Not everywhere. As I told you, all of us who went towards the Kailahun-Daru axis - as I told you, Mosquito was in full 14:54:12 5 control. 6 7 Do you agree with any part of the proposition that I have 0. 8 just put to you that there was no control any more, everyone was 9 on his own because the regime was no longer in power? Like in the city, but where I found myself that I am 14:54:37 10 Α. telling you we - when the intervention met us in Tongo we went 11 12 towards the Daru area and Mosquito was in complete control from 13 the initial stage of the withdrawal. That was why he was able to 14 go with those big weapons like the twin barrel that I told you about, that I told the Court about. He was in control 14:55:04 15 16 completely. 17 Q. Well, the proposition, the phrase I was putting to you, comes from your own evidence to this court on Monday. 18 19 MR KOUMJIAN: Again if we could have the citation it might 14:55:22 20 be helpful. 21 MR MUNYARD: I can't, because I am going from my 22 handwritten notes, but it is on Monday the 9th I believe and to give you an idea of when on Monday I can tell you it was some 23 24 time after 10.12 a.m. in the morning. 14:55:39 25 MR KOUMJIAN: Yes, what I am reading at 10.06 it's clear -26 it's on page - line 18 of page - I have lost the page. Well, he 27 was talking about the intervention - the coup at that time. 28 MR MUNYARD: Can I help my learned friend by repeating that 29 what I am quoting from comes some time after 10.12 in the

1 morning, because I have made notes of certain of the witness's 2 evidence and set the time against them. This comes some time after that. Actually it comes between 10.12 and 10.28. The next 3 4 note I put a time against is 10.28, but I am moving on in any 14:56:31 5 event. PRESIDING JUDGE: Was the last question answered? I don't 6 think so. 7 MR MUNYARD: Your Honour, I don't think so, but I can move 8 9 on and deal with it. PRESIDING JUDGE: Very well. 14:56:45 10 MR MUNYARD: 11 12 Q. You have told us that Mosquito had command and when the 13 army was in disarray Mosquito and the Sierra Leone Army, the SLA 14 as a whole, were no longer in control, but Mosquito was able to 14:57:07 15 put the RUF structure under a strong command. Do you remember telling us that some time after 10.28 on Monday morning? 16 17 Not only the RUF did Mosquito put under strong command. Α. 18 Even the SLAs who went to that end - I am talking about people 19 who went towards Kailahun, Buedu, who left Daru. Mosquito was in 14:57:36 20 total control at that particular time. It was until when the 21 entire operation had started again General Mosquito was in total 22 control of the operations for us to go and fight back and dislodge ECOMOG and government troops from the various areas that 23 24 they had captured. 14:58:01 25 Q. Right. I want to ask you about the relationship between 26 the RUF and the SLA after the intervention. Would you agree that 27 after the intervention it was decided that where the SLA had a 28 commander that his deputy would have to be an RUF commander and

29 where the RUF had a commander his deputy would have to be an SLA

	1	member? Would you agree with that proposition?
	2	A. Yes.
	3	Q. And did that arrangement continue in the months and years
	4	after the intervention?
14:58:55	5	A. It continued, but it was not that effective. The RUF had
	6	total command over everybody so far that was there.
	7	Q. You also told us on Monday that three months after the
	8	intervention you finally crossed into Foya out of Sierra Leone.
	9	Do you remember telling us that?
14:59:33	10	A. Yes.
	11	Q. And all of those three months you spent in Sierra Leone,
	12	di d you?
	13	A. Yes, yes, as I told you, because of the things that used to
	14	happen and we heard about, like for example when we heard that
14:59:58	15	Johnny Paul had been arrested and his wife had been searched and
	16	some of his honourables that were with him had been tied up and
	17	beaten up, that was why we started using those bypasses. That
	18	was the reason why we hid
	19	Q. Mr Witness, I am going to interrupt you for a moment. I am
15:00:22	20	simply trying to ask you about timing at the moment. We are not
	21	so much interested in what was going on, but the period of time.
	22	Now do you have a very clear memory of all of those things
	23	happening and you still being in Sierra Leone for those three
	24	months from the time of the intervention in mid-February 1998?
15:00:50	25	A. As I told you, I am mentioning this because these were some
	26	of the things that made me never to come to the open. I was
	27	hiding right until the time I went out of the country.
	28	Q. Right. And then it takes you another three months, you
	29	say, to get from Foya to Monrovia. Do you remember saying that?

1 Yes, because it was on foot. Α. 2 Q. What was going on in Foya and in the area around Foya while you were there? Was any fighting going on? 3 4 Α. There was no fighting going on around Foya. Fighting was not going on there. The only thing I knew that was going on 15:01:54 5 there was that if somebody was travelling that person would be 6 7 properly searched and if money was found on that person, or any other thing that was of interest to them that would be taken from 8 9 the person and seriously beaten up. Who was actually running these road blocks? Were they the 15:02:21 10 Q. Armed Forces of Liberia, or were they local civilians, or were 11 12 they some other group? 13 It was the Armed Forces of Liberia and at that time the Α. 14 commander in that area was Colonel Fayia. 15:02:54 15 As far as you understood it, were the Armed Forces of Q. Liberia hostile to former members of the junta; that's to say SLA 16 17 or RUF? 18 Please simplify that language for me. What do you mean by Α. "hostile"? 19 15:03:18 20 0. Were the Armed Forces of Liberia against the former junta 21 members, SLAs and RUF? 22 Well, it was not in all cases. Not in all cases. Not in Α. 23 all cases. 24 Q. Was it your understanding while the junta was in power that 15:03:50 25 the government of Charles Taylor in Liberia was opposed to or 26 against the junta in Sierra Leone? 27 No, it was not against. It was not against at all. It was Α. 28 not against the junta. 29 So were these road blocks that were manned by the Armed Q.

1 Forces of Liberia, where people would be searched and have all 2 their property removed, was that being done on government orders, as you understood it, or was that just soldiers acting entirely 3 4 in their own personal interests? Well, I don't know. I don't know that. 15:04:39 5 Α. Q. Were any of these road blocks that you were so anxious to 6 7 avoid being manned by rebel forces opposed to the Government of Li beri a? 8 9 Α. It was the Liberian soldiers, the AFL, they were in those places. 15:05:04 10 Yes, we know that from what you have told us. I am asking 11 Q. 12 you as far as you're aware were they doing this, removing 13 people's property, on government orders, or were they doing it 14 entirely to line their own pockets? 15:05:21 15 Α. That is what I am telling you, Mr Lawyer, that I cannot tell whether they were ordered by the government or not, but I 16 17 know that they were doing that. And to some extent some people who even crossed over with vehicles, the vehicles were taken away 18 19 from them and they found themselves in refugee camps because 15:05:45 20 there were refugee camps there at that time. 21 0. How was it that you knew this woman whose name you have 22 given to us and that you went to stay with in Monrovia when you arrived in Monrovia in - well, it must have been around August 23 1998? 24 15:06:18 25 Α. I have told this Court that when I was serving, during that 26 time I befriended that woman when I was with the ECOMOG and I 27 used to assist them once in a while with food. We had a food 28 stuff that was in a packet that we referred to as compo. That was what we used to give to some of them. That was how I 29

1 befriended that woman. 2 And what was her role when you were befriending her with Q. this food? 3 4 Α. It was not hidden, it was clear, and she was a senior 15:07:06 5 person. A general in the NPFL. And what was the NPFL doing during the time that you were 0. 6 7 in the peacekeeping force of ECOMOG? Well, during that time they were disarming. They had 8 Α. 9 disarmed even. They were waiting for their elections to be conducted. They had already disarmed. 15:07:45 10 And how well did you get to know this woman? 11 Q. 12 Α. I said she did not hide her identity. She was a big 13 She used to come there with some other people even, person. 14 because she knew how to talk to people and so I liked talking to 15:08:17 **1**5 her. So whatever she wanted, she would explain to us and we too used to encourage them just for them not to start any other 16 17 hostilities. So we used to give them food. That was how I came to know her. 18 19 And did you give her food in the premises where she worked, 0. 15:08:41 20 or at her home? 21 They used to come and meet us at the checkpoints. I can Α. 22 recall that, yes, they used to come and meet us at the 23 checkpoints. 24 Q. So you never went to her home during the period of time 15:08:58 25 that you were in the ECOMOG force? 26 No, you will not go to people's houses at that time because Α. 27 there was not complete stability. Most of the times it was 28 around that Red Light area, because we had road blocks around that area. There was a market there that you used to visit, so 29

1 it was during those times that I got used to her.

2 Q. So how did you find her when you go back to Liberia in3 August of 1998?

A. Well, I asked people about her. Somebody directed me and
told me that if I wanted to get information about her whereabouts
in Congo Town I should just go and ask, because she was a popular
person and the first person I asked told me that she was in
charge of the airport at present, at the moment, and she was the
commander, so I was able to trace her.

15:10:2210Q.And how soon after you met her did you end up living in her11house?

A. I went and located her house, but she was not there. I
waited for the rest of the day and she came back around 8 at
night from the airport and I saw her and she recognised me and
she asked me about the situation in Sierra Leone and I explained
how I had struggled and how I even had gone out of even food
items, so that is why I had seen her, to help me get something to
eat.

Q. But you told us that you had come to Monrovia with five
other soldiers who you were treating like members of your family
and that you had brought money with you. Can you remember
telling us that earlier this week?

A. I had used up money long ago, as I told you. I could not
continue taking care of those soldiers, because things were not
really easy. Then I was fighting for my own personal survival
then, so the money that I had with me, I gave some share to each
and every member of the group and I told them that that was my
last assistance to them and I was around the Dualla area, as I
told you. At that time I was not employed, so that was why I

1 decided to go in search of her. 2 So how long had you actually been in Monrovia before you Q. end up finding where she is living and moving into her house? 3 4 Α. I have told the Court that I was in Monrovia on my own right after the 6 January incursion. I cannot recall the 15:12:34 5 specific date now. I cannot tell the Court an exact date now, 6 7 but it was after the 6 January incursion that I had no other way to continue living there, that I decided I should go in search of 8 9 her. JUDGE SEBUTINDE: Mr Witness, you haven't answered the 15:13:05 10 question. The question was: After you met this woman in 1999, 11 12 how long after you met her did you move into her house? One day, 13 two days, a week, that same day? How long? 14 THE WITNESS: No, it was not long. It was within the same 15:13:33 15 week when I explained to her that I hadn't a place to live, because I told her I could not even pay a rent on my own. It was 16 17 within the same week. 18 MR MUNYARD: Thank you, your Honour: 19 And how long did you actually live in her house? 0. 15:14:03 20 Α. I was there - I cannot tell the Court now a specific date, 21 but I was there until I came to the Freeport and met with my 22 people and that man collected me there that I gave you his name, 23 I was there right up until that time that he picked me Mr Bamie. 24 up and brought me to that bar. 15:14:37 25 Q. We will come on to Bamie in a moment. I am asking you not 26 what the specific dates were that you lived in her house, but how 27 long roughly did you live in her house, this woman? 28 Α. It was not even up to two months. So something between one month and two months? 29 Q.

1 Α. Yes, I am sure. Can you please just spell us her first name, letter by 2 Q. 3 letter? I don't know if the way I spell it, or the way they used to 4 Α. pronounce it is the same way I spell it. I don't know. 15:15:30 5 PRESIDING JUDGE: Never mind. You spell it the way you 6 7 think it is spelt. THE WITNESS: I spell it M-A-T-I-L-I-D-A, Matilda Johnson, 8 9 J-O-H-N-S-O-N. That is how I spell it. MR MUNYARD: 15:16:13 10 Did anybody else live in Matilda Johnson's house with her 11 Q. 12 while you were there for between one and two months? 13 Α. Yes. Tell us who. 14 Q. One of her brothers was there. He was an SS, but he was at 15:16:36 15 Α. LU as a student and there was a nanny who used to cook for us at 16 17 the house and her bodyguards will come in and out. They were not 18 staying there. Those are the people I can recall. 19 Did any other member of her family stay in that house? 0. 15:17:18 20 Α. No, it was that gentleman who was an SS, but he was at LU, 21 studying at the Liberian University, with that nanny that I am 22 sure was her relation too. She was cooking. Because the house, 23 they didn't have a lot of bedrooms. It is like a villa. 24 Q. Did she have any sisters living at the house? 15:17:56 25 Α. Except that woman who used to cook, a nanny, she too had a 26 young baby. 27 Q. What was her name? 28 Α. I cannot tell you her name. I can't recall her name. 29 Do you know Matilda's mother's name? Q.

	1	A. No, I never saw her mother and she never told me her
	2	mother's name.
	3	Q. Do you know the name of her chief of security?
	4	A. Not at all. I don't know the name.
15:18:42	5	Q. Did you see her chief of security at any time during the
	6	one to two months you were living there?
	7	MR KOUMJIAN: Objection. That presumes that there is a
	8	chief of security.
	9	PRESIDING JUDGE: This is cross-examination. He is
15:18:55	10	entitled to put that, Mr Koumjian.
	11	MR MUNYARD: I hoped we had got beyond that, but there we
	12	are:
	13	Q. There is, I suggest, a chief of security to the person you
	14	call Matilda Johnson. Did you ever see a chief of security at
15:19:15	15	her villa?
	16	A. As I told you, I saw her going in and out with bodyguards,
	17	two guys who were guards to her, because she liked driving and so
	18	most of the time she used to drive for herself.
	19	PRESIDING JUDGE: That doesn't answer the question,
15:19:52	20	Mr Witness. Can you put a name to any of these people?
	21	THE WITNESS: I cannot give any name now, because there was
	22	one I heard him being called Junior and I don't think that Junior
	23	is a name.
	24	MR MUNYARD:
15:20:11	25	Q. Now, when the government of President
	26	THE INTERPRETER: Your Honour, can counsel please activate
	27	his mic.
	28	MR MUNYARD: That is the problem with this constant on and
	29	off:

	1	Q. When the government of Tejan Kabbah was restored to power
	2	by the intervention in 1998, that government disbanded the army,
	3	didn't they?
	4	A. No, some people - even during the intervention, as I told
15:20:50	5	you, not every soldier was in favour of the coup, so most of
	6	those who were not in favour of the coup were still with Tejan
	7	Kabbah even when he returned. He still had the military ADC. So
	8	that is not straight.
	9	Q. All right. The ECOMOG peacekeeping force in Liberia, in
15:21:24	10	1999 there wasn't a - sorry, yes, 1999.
	11	PRESIDING JUDGE: Is this a time that the witness was
	12	working with the
	13	MR MUNYARD: No, your Honour, this is later:
	14	Q. In 1999, and indeed 1998, there wasn't a Sierra Leone Army
15:21:43	15	contingent in the peacekeeping force in ECOMOG in Liberia any
	16	more, was there?
	17	A. You know that after the coup had taken place in Sierra
	18	Leone at a point in time they withdrew everybody that was part of
	19	the contingent back to Sierra Leone except those who escaped.
15:22:13	20	They were the ones who were still there. Nearly everybody who
	21	was part of the contingent was in Pademba Road Prisons. That is
	22	those who returned.
	23	Q. Thank you. So there was no Sierra Leone Army contingent in
	24	the ECOMOG peacekeeping force in Monrovia in 1998 and 1999, was
15:22:43	25	there?
	26	A. Yes.
	27	Q. I am not sure if you are agreeing or not.
	28	A. By 1999.
	29	Q. Mr Witness, are you agreeing with me that by early 1999 at

1 any rate there was no Sierra Leone Army contingent in the ECOMOG 2 peacekeeping force in Monrovia? I told this Court this, that they were withdrawn. All of 3 Α. 4 those who were there were those who stayed there on their own. They escaped. When people went to withdraw the contingent they 15:23:26 5 were around in small groups. 6 7 JUDGE SEBUTINDE: But, Mr Witness, exactly when were the Sierra Leone contingent withdrawn from Liberia? Give us a year? 8 9 Was it 1998? THE WITNESS: Yes. 15:24:05 10 JUDGE SEBUTINDE: Was it 1999? 11 12 THE WITNESS: Yes, 1998, late. 1998 late all the troops had been withdrawn, the contingent had been withdraw, the Sierra 13 14 Leonean contingent. It was only the Nigerian contingent that was 15:24:26 15 still in Liberia. JUDGE SEBUTINDE: And that included yourself? 16 17 THE WITNESS: No, I had been in Sierra Leone. I hid. I ran away and went there. I hid on my own. 18 19 MR MUNYARD: Your Honour, I may be able to clarify that by 15:24:47 20 reference back to one of the witness's earlier answers that he was in Kenema at the time of the AFRC coup. He has also said 21 22 that the junta withdrew the Sierra Leone contingent, so that must 23 have been between '97 and '98. THE WITNESS: 24 No. 15:25:09 25 MR MUNYARD: That's what I thought he was saying: 26 Q. Can I just cut to the quick and deal with --27 No, it was not the junta. It was not the junta that Α. 28 withdrew the Sierra Leone contingent. It was ECOMOG. You know 29 it was headed by the Nigerians. When that occurred it was ECOMOG

1 forces under the Kabbah government that ordered the contingent to 2 be withdrawn. It was the Kabbah government that withdrew that 3 contingent. That was the last contingent that was under the 4 command of Lieutenant Colonel Yapo Sesay. Was the Kabbah government withdrawing the Sierra Leone Army 15:26:01 5 0. contingent from ECOMOG because they, the Kabbah government, were 6 7 disbanding the Sierra Leone Army? Well, they withdrew it because they no longer had any 8 Α. 9 support. The government did not have any support again. And 15:26:44 10 everybody was taking care of its contingent. Every country that had contingents there were taking care of its contingents. 11 So 12 after the AFRC had taken over there was no support any more for 13 that contingent. That was why our Sierra Leonean contingent was 14 wi thdrawn. That is what I told you. 15:27:07 15 Q. All right, thank you. So when you're in Monrovia at the time that you're staying with Matilda Johnson there is no former 16 17 Sierra Leone contingent at the ECOMOG headquarters in Freeport, is there? 18 19 I told you that there were some people who escaped. Α. They 15:27:37 20 stayed. Those came around the contingent area, because there was a Sierra Leonean woman who was called Mammy Ellie. She used to 21 22 prepare Sierra Leonean dishes and sell them so they used to go around there. 23 JUDGE LUSSICK: Mr Witness, are you saying there was some 24 15:28:01 25 kind of Sierra Leonean contingent made up of these people? 26 THE WITNESS: I said individual soldiers. Some of the 27 individual soldiers did not return to Sierra Leone. They 28 escaped. They did not return to Sierra Leone. So they used to come around that contingent headquarters where that Mammy Ellie 29

1 used to prepare her dish. It was a local restaurant. They used 2 to go around there. 3 JUDGE LUSSICK: I see. Well, you are being asked - it's 4 being put to you, rather, that there was no form of Sierra Leonean contingent at ECOMOG headquarters in Freeport at that 15:28:54 5 stage. Are you saying there was or there wasn't? 6 7 THE WITNESS: Oh, right, they were not there. 8 JUDGE LUSSICK: So these people who used to come around, 9 the people from Sierra Leone, they had no participation in ECOMOG. Is that right? They just used to hang around the 15:29:17 10 headquarters. Is that what you're saying? 11 12 THE WITNESS: Yes, because they refused to join the 13 contingent to return home. They were the people who escaped, so 14 they were there on their personal business. 15:29:37 15 JUDGE LUSSICK: I see, thank you. MR MUNYARD: 16 17 Q. Now you have told us today about Mammy Ellie and her 18 cooking. When did you first tell the Prosecution about Mammy 19 Ellie? 15:30:17 20 Α. Well, it was when the Prosecution Lawyer was trying to know 21 from me what the reason was that made me to go to Freeport to see 22 the Sierra Leoneans to know exactly what was happening back home. 23 That was the time I told him that there was a woman who had been 24 there before, even when we were serving, and she still continued 15:30:48 25 to be there. I said that was how I knew that there were Sierra 26 Leoneans who used to go there for the Sierra Leonean dishes she 27 prepared and if I went there I would be able to get the right 28 information other than just sitting around or assuming or getting 29 worried about home. That was when I explained to the Prosecution

	1	lawyer.
	2	Q. When did you explain that to the Prosecution Lawyer?
	3	A. It was when I came here when he was interviewing me.
	4	Q. You mean last Friday, less than a week ago?
15:31:41	5	A. Yes, yes.
	6	Q. The same time that you first told the Prosecution about
	7	seeing severed heads and limbs, yes?
	8	A. No, at that time it was when I was under Colonel Marzah's
	9	supervision and Benjamin Yeachen.
15:32:13	10	PRESIDING JUDGE: Mr Witness, we are not talking about the
	11	time that you were under their supervision. We are talking about
	12	the time that you told the Office of the Prosecutor these facts,
	13	Mammy Ellie and the severed heads. Was it at the same time that
	14	you discussed those two items?
15:32:35	15	THE WITNESS: No.
	16	MR MUNYARD: Right. I will deal with it in due course.
	17	PRESIDING JUDGE: Very well, Mr Munyard.
	18	MR MUNYARD: I am not going to spend time on that point:
	19	Q. Now, is this right, that when you go to Freeport in
15:32:48	20	Monrovia you bump into the man you called Bamie? Is that right?
	21	A. I did not just bump into Bamie like that. I told you that
	22	I met with the wives of the honourable Tamba Brima, the
	23	honourable Bazzy and the honourable Momoh Dirty's wives. Those
	24	were the ones. Patricia, she was the person who called Bamie,
15:33:28	25	because she told me that $\ensuremath{Bamie}\xspace$ will serve as middleman because he
	26	had been doing that as liaison for me to meet with Sam Bockarie
	27	and Eddi e Kanneh.
	28	Q. And you told us that the purpose of him acting as liaison
	29	for you to meet Sam Bockarie and Eddie Kanneh was that they

	1	wanted fighting men to go back to Sierra Leone, yes?
	2	A. Well, I told you that since that particular day that they
	3	saw me they were doubtful over me because they were thinking
	4	about where I had been all that while before seeing me that
15:34:20	5	particular day and they told me that those were the men who were
	6	in charge of that and that if anybody wanted to go back to Sierra
	7	Leone you should meet them. That is Bamie.
	8	Q. Who is it that was doubtful over you?
	9	A. The wives of the honourables that I have made mention of
15:34:49	10	here.
	11	Q. Do you mean Patricia?
	12	A. Yes.
	13	Q. What about Bamie? Was he doubtful of you? Did he think
	14	that you might be a spy?
15:35:02	15	A. Well, it was Patricia who called Bamie. I did not know
	16	what she told him, but the way things went on I realised within
	17	myself that Bamie too had that impression about me, that I was a
	18	spy.
	19	Q. Bamie told you that he didn't trust you because they had
15:35:39	20	intelligence suggesting that Sierra Leone Army men had come into
	21	Liberia to act as Kamajor spies, didn't he?
	22	A. Yes.
	23	Q. And then he asked you for your address, yes?
	24	A. Yes, because I knew that I was not a spy, so I showed him
15:36:09	25	where I was staying.
	26	Q. Why did you show him your address if he had told you he
	27	thought you were a Kamajor spy?
	28	A. I knew that I was not a Kamajor spy and I had that
	29	confidence and when he told me that he will inform Mosquito and

1 Eddie Kanneh, that was the reason why I showed him where I was 2 staying and he told me that after informing them he will get in 3 touch with me and that he will come to get me so that we see 4 them. That was the confidence I had and that was the reason why I showed him where I was staying. 15:37:00 5 And did you want to go back to Sierra Leone to fight with Q. 6 7 the rebels? At that time I was also a rebel, because we had all moved 8 Α. 9 out. I really had wanted to go back to Sierra Leone at that time, because I did not cherish the way my life was in Liberia. 15:37:35 10 Well, were you actively looking to make some money working 11 Q. 12 for anyone who would pay you at that time? Is that why you went 13 down there and met up with Bamie? 14 Α. No, not at all. 15:38:10 15 Q. Do you agree that you were putting yourself at very considerable risk if Bamie had told you he thought that you might 16 17 be a Kamajor spy and yet you still give him your address? Well, I did not know that something like that was going to 18 Α. 19 happen and I had a clear conscience over things, so I believed 15:38:44 20 that I needed not to hide away anything from him and I believed 21 within myself that it will have been better for me to go back to 22 Sierra Leone, because I have not been used to the life of 23 depending on somebody for my survival, not at all at that point 24 in time again, so I did not want that to happen. 15:39:13 25 Q. The next day he comes to your house, doesn't he? 26 Α. Yes. And he takes you to a pub where you meet, amongst other 27 Q. 28 people, Zigzag Marzah, yes? 29 I did not meet Zigzag Marzah in the pub. Bamie took me to Α.

1 the pub and when I got there I only met K1 and two other Sierra 2 Leonean guys whom he said they were Eddie Kanneh's younger 3 It was later when Mohamed Saleh came and went that I brothers. 4 saw two men who came, and what I said about them was that one of them identified himself to me as Colonel Zigzag Marzah and he 15:40:16 5 said he was from the mansion, and another who was called Captain 6 7 They met us in the pub where we were seated when Bamie Denis. 8 said that I should wait there for Eddie Kanneh and Sam Bockarie. 9 0. So, Mr Witness, you are agreeing with me that he did take you to a pub where you met, amongst other people, Zigzag Marzah, 15:40:41 10 aren't you? 11 12 I am still saying that it was Zigzag Marzah and Denis who Α. 13 met us in the pub. I did not meet them there. We did not meet 14 them there. They met us in the pub whilst I was waiting for 15:41:06 15 Eddie and Sam Bockarie. Did Zigzag Marzah live in the area near to the pub? 16 Q. 17 At the initial stage when he came I never knew that he was Α. living in that particular area and that he was living on the next 18 19 street, but when he arrived he told me that he was coming from 15:41:36 20 the mansion. 21 JUDGE SEBUTINDE: Mr Witness, you were asked, "Did Zigzag 22 Marzah live in the area near the pub?" The answer is either yes or no. You have answered a very long answer that doesn't answer 23 24 the question. Did he, or did he not, live near the pub? 15:42:14 25 THE WITNESS: Yes, yes, but I only knew that later. 26 MR MUNYARD: Madam President, can Mr Taylor be excused for 27 a moment, please? 28 PRESI DI NG JUDGE: Certainly. He can be escorted out. [In the absence of the accused] 29

	1	MR MUNYARD: We have instructions to continue going on in
	2	his absence.
	3	PRESIDING JUDGE: We will note that in accordance with
	4	Rul e 60.
15:42:49	5	MR MUNYARD:
	6	Q. Are you telling us that it was pure chance that Zigzag
	7	Marzah came into that pub that day and started to speak to you?
	8	A. What do you mean?
	9	Q. Are you telling us that it was purely by accident that
15:43:09	10	Zigzag Marzah came into that pub and started to talk to you, or
	11	was that part of the arrangement?
	12	A. Yes, that was what Marzah told me. He said it was because
	13	of the information given to him by my own Sierra Leonean brothers
	14	that brought him there. That was why he came there.
15:43:41	15	Q. Did Zigzag Marzah enquire as to how you had entered
	16	Li beri a?
	17	A. Yes, and I explained myself to him.
	18	Q. You have told us that you showed Bamie your address, the
	19	house where you lived, because you had nothing to fear. The next
15:44:12	20	day Zigzag Marzah is threatening to kill you, isn't he?
	21	A. No.
	22	Q. Mr Witness, the next day you are in a pub with Bamie and
	23	Zigzag Marzah and Zigzag Marzah tells you that if it turns out
	24	that you are a spy he is going to execute you, or Sam Bockarie,
15:44:41	25	or Eddie Kanneh might execute you. That is right, isn't it?
	26	[In the presence of the accused]
	27	A. Mr Lawyer, that is the reason why I want to explain. He
	28	did not just put it to me immediately that he was going to kill
	29	me. I don't know if you would like me to explain. He did not

1 just come to me and immediately tell me that he was going to kill 2 I don't know if you would like me to explain. I am me. 3 listening to you. 4 Q. Well, let me suggest this to you: That you meet Zigzag in the pub, he takes you to the back of the bar to speak with you in 15:45:30 5 private and then he says to you that you are suspected of being a 6 7 Kamajor spy and if that was true you would not live to see Is that right, or is that wrong? 8 tomorrow. 9 Α. I did not meet Zigzag Marzah. It was Zigzag Marzah who came and met me and the other Sierra Leoneans in the pub and we 15:46:06 10 all sat together taking drinks together and we were all 11 12 di scussi ng. I showed my pictures, my identity card to him and it 13 was during those discussions, when I identified myself to him, 14 that Zigzag Marzah asked me to have a discussion with him at the back of the pub. It was at that time that I went to the back of 15:46:41 15 the pub and discussed with Zigzag Marzah. 16 17 It wasn't that you discussed with him. It was that Zigzag Q. Marzah said you would not live to see tomorrow if it turned out 18 19 you really were a spy, that it was putting to you. Is that 15:47:07 20 correct? 21 Yes. Α. 22 Thank you. So the day before you have got Patricia saying 0. she thinks you are a spy, you have got Bamie saying he thinks you 23 24 are a spy and the next day you have got Zigzag Marzah saying you 15:47:24 25 won't live until tomorrow if you are a spy. 26 PRESIDING JUDGE: Mr Koumjian. 27 MR KOUMJIAN: Objection. That misstates the evidence. I 28 don't think the witness has ever said that Patricia and Bamie, in 29 those previous days, said that to him.

1 PRESIDING JUDGE: I was going to make that point myself, 2 Mr Munyard. It is not clear that they voiced an opinion. The 3 inference from the evidence, as I get it, is that the witness 4 thinks they may have entertained this. Is there a point where they voiced that - Patricia voiced that opinion? 15:47:52 5 Dealing with each of them in turn, I can work MR MUNYARD: 6 I have established from him that Bamie said he 7 backwards. thought he was a Kamajor spy. 8 9 PRESIDING JUDGE: Yes. MR MUNYARD: Nevertheless, because he was so confident that 15:48:07 10 he wasn't, he showed Bamie where he lived. That is Bamie. He 11 12 said to us that Patricia thought that he was a spy. How could he 13 have known that --PRESIDING JUDGE: The point I am making, Mr Munyard, is the 14 impression I form is that he has come to that conclusion rather 15:48:20 15 than - have we got direct evidence she said it? I think that is 16 17 the subtlety of this that Mr Koumjian is objecting to. 18 MR MUNYARD: I will leave Patricia out of the equation for 19 I can deal with Patricia in a different way: now. 15:48:39 20 Q. Mr Witness, on the day before you go to this pub with 21 Bamie, Bamie has already told you he thinks you are a spy, hasn't 22 he? 23 Α. No. 24 Q. That contradicts evidence you gave to us just a few minutes 15:48:57 25 ago, but we will move on. When did you realise that Patricia 26 thought you were a spy? 27 That was when Zigzag Marzah told me that that was the Α. 28 information my Sierra Leonean brothers and sisters gave to him. 29 So Zigzag told you in the pub that Patricia had given him Q.

1 that information - hang on, listen to the question. Zigzag told 2 you in the pub that Patricia thought you were a spy as well, did 3 he? 4 Α. He did not specifically say it was Patricia. He did say that my own Sierra Leonean people informed him that I was a spy 15:49:54 5 for the Kamajors and that I was there to get intelligence 6 7 information whether the Ghankay government was supporting the 8 AFRC and the RUF. That was what Zigzag Marzah told me. 9 0. When did you first learn that Patricia thought that you were a spy? 15:50:23 10 It was when Zigzag Marzah told me that that was the feeling 11 Α. 12 my Sierra Leonean people had about me and that was at the back of 13 the pub. 14 Q. So that is when you first learned that Patricia -15:50:55 15 specifically Patricia - thought you were a spy, yes? 16 Α. Yes. 17 Q. So if your story - if your account of these meetings is correct, you go from six months of wandering around in Monrovia 18 19 from about August - well, maybe five months, August to some time 15:51:28 20 after the 6 January invasion, looking for work and living off 21 people and then suddenly in the space of two days you are accused 22 of being a spy by Bamie on the first day, Zigzag Marzah on the 23 second day and you are effectively threatened with death and 24 imprisoned. That's what you're telling this Court, is it? 15:51:57 25 Α. No, sir. I do not want you to complicate what I said. 26 Q. I was trying to simplify it by summarising it. What have I 27 inaccurately summarised in the way I put it a moment ago? 28 Α. You are trying to tell me that Patricia and Bamie suspected 29 me and then Zigzag Marzah suspected me. I said no, sir. I did

	1	not read that in the face of my Sierra Leonean people that they
	2	suspected me. What I told you was that I had wanted to know much
	3	about Sierra Leone, so that was the reason why I went to that
	4	place, and when I got there Patricia told me that he will bridge
15:53:12	5	a connection between Eddie Kanneh and Mosquito and I so that they
	6	would make arrangements for me to go to the battlefronts.
	7	Q. Mr Witness, I am going to interrupt your for a moment.
	8	What, if anything, did I get wrong in my very brief summary of
	9	the events?
15:53:38	10	A. The thing you got wrong there is when you told me that
	11	Patricia suspected me and that Bamie also suspected me and that
	12	they made that known to me. I said no, I never had such a
	13	feeling.
	14	Q. I am going to stop you there. I did not mention Patricia
15:54:00	15	in the very short summary of events. I said Bamie and then the
	16	next day Zigzag Marzah?
	17	MR KOUMJIAN: Actually the full quote, if counsel is going
	18	to give it again, otherwise I will sit down. Part of that phrase
	19	was, "You are accused of being a spy by Bamie on the first day".
15:54:27	20	MR MUNYARD: Yes, that's absolutely right and that was my
	21	point; I didn't mention Patricia there.
	22	Q. Accused of being a spy by Bamie on the first day, Zigzag
	23	Marzah on the second day and then effectively threatened with
	24	death and imprisoned. Is that an accurate summary of the story
15:54:45	25	that you're telling this Court?
	26	A. Yes.
	27	Q. Thank you. Now in the back of the pub you show Zigzag some
	28	documents, yes?
	29	A. For him to know that I had no business to do with the

	1	Kamajors. That was the reason why I started showing my documents
	2	to him even inside the pub. And when we went to the corner at
	3	the back of the pub, when he showed me that photo and he told me
	4	that if I was found guilty they will kill me in a much more ugly
15:55:44	5	way than that woman, that was the time I took out my ID card and
	6	my other photos again and showed them to him.
	7	Q. You showed him your ID card from the military and you
	8	showed him your certificate for artillery training. Is that
	9	correct?
15:56:05	10	A. Yes, right.
	11	Q. And how big is the certificate for artillery training?
	12	Just indicate with your hands, if you wish.
	13	A. It was a one page certificate on ordinary paper. It was
	14	fol ded.
15:56:29	15	PRESIDING JUDGE: Mr Witness, we weren't able to see your
	16	hands because of that screen. Could you hold them up a little
	17	higher so that we can see, please.
	18	THE WITNESS: It was on an A4 paper. On A4 paper.
	19	MR MUNYARD:
15:56:45	20	Q. Witness, I am now holding up a blank piece of A4 paper.
	21	You can see that, yes?
	22	A. Correct.
	23	Q. And what was written on the A4 paper?
	24	A. On the top of it was the organisation from which I had the
15:57:17	25	training and it's NATAG. NATAG. It also indicates my name and
	26	it indicates the time frame of my training and at the bottom it
	27	indicated the signature of the commandant at that time.
	28	Q. And Zigzag Marzah read these documents to himself, did he?
	29	A. I showed him everything and he took all of the documents

	1	from me at the end of the day.
	2	Q. And did you see him reading them?
	3	A. Well, he watched them. I can't tell whether he is somebody
	4	who reads and writes, but he watched them for some time and then
15:58:33	5	he folded them.
	6	Q. What else was it that he watched apart from the artillery
	7	certificate and your ID certificate? Were there any other
	8	documents, as opposed to photographs?
	9	A. I had pictures that showed me in uniforms.
15:59:03	10	Q. No, I said apart from photographs were there any other
	11	documents that you gave him to read?
	12	A. No, sir.
	13	Q. Because Zigzag Marzah has told this Court repeatedly that
	14	he can't read and write. You say he looked at them for some
15:59:29	15	time, yes?
	16	A. Well
	17	MR KOUMJIAN: Objection, because there is no question
	18	pendi ng.
	19	MR MUNYARD: I did say "yes?" I wanted him to confirm
15:59:49	20	that.
	21	PRESIDING JUDGE: Yes. The question was do you say Zigzag
	22	Marzah looked at them for some time? That is the question, isn't
	23	it?
	24	MR MUNYARD: And in the transcript it ends with a question
16:00:02	25	mark.
	26	THE WITNESS: I did not say he read them. I said he looked
	27	at them for some time and folded them and placed it - placed them
	28	into one of his pockets, the side pocket of his trousers.
	29	MR MUNYARD:

1 Q. Is any of this story true about Bamie and Patricia and Zigzag and the pub and threats to kill you? Is any of that true? 2 3 Mr Lawyer, I am a Christian. I am under oath here from the Α. 4 scriptures. I know what that means. I will not come here to say anything that did not happen. What I told this Court is the 16:00:52 5 truth. 6 7 Is everything that you have told the Prosecution when they 0. have been interviewing you the truth as well? 8 9 Α. I am quite sure of that. The truth. Well, let's turn to this photograph that you say Zigzag 16:01:16 10 Q. Marzah gave you. Where did he produce it from? 11 12 Α. He took the pictures out of one of his pockets and, like I told you, he had two side pockets by the legs of the trousers and 13 14 it was from one of those pockets that he took out the pictures that he used to threaten me. 16:01:51 15 I will be corrected if I'm wrong, but I think you told us 16 Q. 17 that it was you who put things in your side pocket, but in any event which side pocket did Zigzag Marzah produce this photograph 18 19 from and whereabouts on his trousers or jacket was the side 16:02:32 20 pocket? One of the side pockets of his trousers by the leg side, 21 Α. 22 that was where he took the pictures from and he showed me them. 23 And another one dropped down on the ground and I picked it up, 24 but he realised that I was nerving, but when he placed the others 16:03:06 25 into his pocket again he left me by the side and he met - he went back to the other Sierra Leoneans, Bamie and others, who were 26 27 sitting down. That was the time the other one that I picked - I 28 took from the ground, I placed it into my side pocket, including 29 the other photos that I had with me and I also walked, approached

1 him, where he was sitting together with the other men and he said - Bamie said to me that, "We have been here for some time now 2 without seeing Eddie Kanneh and Sam Bockarie" and Zigzag said 3 4 that he was going to take me for us to go and see --We are dealing with the photograph at the moment, 16:03:50 5 0. Mr Witness. We will come back to Eddie Kanneh. This photograph 6 7 that you picked up from the ground and placed into your side 8 pocket, what was that of? 9 Α. That was the photograph that he showed to me. It was one

16:04:13 10 amongst the pictures that he showed to me. He also told me some other pictures that were awful. There was one where a woman's -11 12 a woman was hacked all over her bodies with the head chopped off, 13 with some areas by the leg and the limbs were chopped off and 14 then there was a stick that was lying very close to the tie and 16:04:48 15 that was the one that I collected from the ground and placed into my pocket and when we went back to the pub he told me that I 16 17 should move with him because we have waited for long for Eddie Kanneh and Mosquito and they have not arrived. 18

19 Q. Forget about Eddie Kanneh. We will come back to him. I am
16:05:04 20 concentrating on the photographs. So now you're telling us that
21 he didn't give you that photograph, but that is one that fell on
22 the ground and you picked it up and put it in your side pocket.

23 Is that the account you're now giving?

A. It was from Zigzag Marzah. He showed me the pictures
whilst I was also showing him my own identities to prove to him
that indeed I had no business with Kamajors and it was within
that period.

Q. So he accidentally drops it on the ground and you pick itup and put it in your side pocket. That's how you get that

1 photograph, is it?

2 A. Yes.

3 Q. So you surreptitiously took it from his collection when it4 fell on to the ground, yes?

Oh, my friend, I have told you that when he dropped the 16:06:10 5 Α. photograph, by then he was looking at my photographs, he placed 6 7 my own photographs into his pocket and that one had fallen on the ground and he moved back to the place where we were sitting and 8 9 it was at that time that I picked up that photograph from the ground and placed it into my pocket. And when I got there he did 16:06:37 10 not ask me for it and immediately I got there he asked that we 11 12 should move.

JUDGE SEBUTINDE: Mr Witness, I don't understand. This
 photograph that was exhibited earlier, MFI-16, was that the
 photograph that Marzah used to threaten you, or was this one of
 the photographs that just fell out of his pocket?

17 THE WITNESS: He showed me a series of very dangerous
18 pictures and if you saw any one of those pictures you would be
19 afraid.

JUDGE SEBUTINDE: Please answer my question, which was very simple. This photograph that you showed the Court, was this the photograph that Marzah used to threaten to you, or was it one of the photographs that accidentally fell out of his pocket and that you picked?

16:07:38 25

THE WITNESS: Right.

JUDGE SEBUTINDE: What is right? I gave you two
propositions.
THE WITNESS: Yes, it was one of the photos. It was one of

29 the photos.

1 JUDGE SEBUTINDE: That did what? 2 THE WITNESS: That he used to threaten me, but that particular one dropped on the ground and by then I was also 3 4 trying to show him my own documents and my own pictures. MR MUNYARD: 16:08:08 5 Why did you pick it up and put it in your pocket? Q. 6 7 Well, I expected him to ask me for it, because it did not Α. belong to me. 8 9 0. I am just going to try that question one more time. Whv did you pick this up and put it in your pocket if it wasn't yours 16:08:36 10 and it was so gruesome? 11 12 Α. Well, I expected him to ask me for it. That was why I 13 placed it into my pocket. 14 Q. Did it not occur to you to just hand it back to him, stretch out your arm and say, "Zigzag, old chap, I think you have 16:09:01 15 dropped this one on the floor"? 16 17 Well, like I told you, when Zigzag Marzah moved from there Α. and went back to the pub he was - he looked very angry with the 18 19 other men and at that time he just asked me immediately to join 16:09:31 20 him and we went. What condition was the photograph in that Zigzag dropped on 21 0. 22 the ground? 23 Α. What do you mean? 24 Q. Was it clean, was it creased, was it bent, or was it flat 16:10:00 25 and no creases? 26 Α. Not at all. 27 I am going to have to go through those. Was it clean, this Q. 28 photograph? 29 Α. Yes.

	1	Q. Was it a shiny finish, or a matt finish, that is to say
	2	non-shiny finish, on the photograph?
	3	A. It is a picture. It is a photograph. It was not
	4	destroyed.
16:10:39	5	Q. Did it appear to have been folded at any time?
	6	A. No.
	7	Q. Do you know what the expression "dog-eared" means? Just
	8	tell me if you do. If you don't, I will explain it.
	9	A. What do you mean by dog-eared?
16:11:05	10	Q. Were any of the corners bent?
	11	A. No, I said the man had big pockets by the side of his
	12	trousers. The trousers was a wide cleft like trousers. He
	13	needed not to fold it. He will just put it into his pocket
	14	without folding it.
16:11:29	15	Q. Was the photograph the same size as we have scanned, or was
	16	it a different size?
	17	A. No, it was not big. It was of the normal photo size
	18	pi cture.
	19	Q. Was it the same size as we have scanned, or was it a
16:11:57	20	different size?
	21	A. It is the same size. It is a small size. It is not as big
	22	as the one that has been scanned. It was the normal size.
	23	Q. Right, so it is smaller than the photocopy that we have
	24	got?
16:12:22	25	A. No, that is the exact size. That is the exact size.
	26	JUDGE SEBUTINDE: The answer is yes.
	27	MR MUNYARD: Your Honour is right:
	28	Q. A moment ago you said it is a small size, it is not as big
	29	as the one that has been scanned. Now you are saying it is the

1 exact size as the one that we have got. Which answer are we to 2 go by, if any, Mr Witness? 3 That is the exact size. I only thought that you were Α. 4 talking about large scanned ones. That is the exact size. The one that I am looking at now is the exact size. 16:13:05 5 MR KOUMJIAN: Your Honour, just to note there was ambiguity 6 7 because the photograph was originally displayed on the screen and it was full screen and that is what I had recalled actually about 8 9 the photograph. It was on the document cam when the witness first looked at it in court. 16:13:25 10 MR MUNYARD: Well, I would have hoped that the witness had 11 12 been given the original as is standard practice, but we know that 13 has not happened here: 14 Q. Now, can I just ask you was it a photograph, or was it a 16:13:41 15 photocopy of a photograph? PRESIDING JUDGE: Are you talking about the one that Marzah 16 17 had? MR MUNYARD: Yes. 18 19 THE WITNESS: It was the actual photograph. It was not a 16:13:56 20 photocopy. 21 MR MUNYARD: 22 Did he tell you why he was carrying this photograph around 0. 23 in his pocket? 24 Α. I said that was not the only photograph he showed to me. He showed me gruesome photographs to instill fear in me. 16:14:16 25 26 Q. Mr Witness, I asked you a question that was nothing to do 27 with the other photographs. Will you please listen to the 28 question and try to answer the question that has been asked. Do you understand? Do you understand that you are to answer the 29

	1	question that has been asked, not to give a speech about
	2	something you want to tell us about? Now, did he tell you why he
	3	was carrying this photograph around in his pocket?
	4	A. He did not tell me why he went around with those
16:14:59	5	photographs. He told me that if they found me guilty they would
	6	destroy me more than those ones.
	7	Q. Where did it go once you had put it into your pocket?
	8	A. What are you - who are you asking about? Who went? Who
	9	went? Who is the person? Who is the person you are asking
16:15:30	10	about?
	11	PRESIDING JUDGE: Mr Witness, the counsel is asking you
	12	about the photograph, not about a person. Where did the
	13	photograph go once it was into your pocket?
	14	THE WITNESS: It was still in my pocket. It was with me.
16:16:00	15	MR MUNYARD:
	16	Q. This is in a side pocket of your trousers, yes?
	17	A. Yes.
	18	Q. Together with other documents in there, yes?
	19	A. He had taken the other documents from me, like I told you,
16:16:20	20	and he put it into his pocket. Those other documents that were
	21	with me, he took everything from me and put it into his pocket.
	22	Q. You mean he kept your military ID and your artillery
	23	certificate?
	24	A. I said every document I had in my possession.
16:16:43	25	Q. He kept them and didn't give them back to you, is that what
	26	you are now telling us?
	27	A. Up to this moment I have not received them. The only place
	28	I last saw them were with his boss.
	29	Q. Does that include all the photographs that you had pulled

1 out of your pocket to show him?

2 A. Yes.

3 Q. So when you came to put the one that you had picked up off
4 the floor, that you thought he was going to ask to be given back
16:17:20 5 - you just put that in your pocket by itself, is that right?
6 A. Yes.

Q. So that was the only thing in your trouser pocket, because
you had given him all the other things and he had kept them, is
that right?

16:17:38 10 A. Yes.

11 Q. Have you any recollection at all of the account you gave to
12 the judges on Monday of what you did with the photograph that you
13 claim now to have picked up off the floor?

14 Α. It was in my pocket until a time I changed my trousers and 16:18:17 15 I folded that trousers and it happened that it was one of the trousers that I collected from my suitcase. Like I told you, 16 17 there was a small bag. When he said - when he saw me with the bigger suitcases he said no, they were too heavy, I should put 18 19 them into the small bag, a few things, so that I will take them 16:18:42 20 to Buedu, so that at any other time I needed the others, he will 21 send them.

22 Mr Witness, we are going to follow your trousers and the 0. photograph over the years to see how it comes to be in your 23 24 possession, allegedly, in 2006, but I just want to concentrate on 16:18:59 25 the events of that particular day. Do you say now that you gave 26 Zigzag Marzah the whole of the contents of your pocket, all the 27 documents and photographs that you had in your pocket, and it was 28 then empty and then you put his picture of the murdered woman into that empty pocket? 29

1 Mr Lawyer, I also had two pockets by the side of my cleft Α. 2 and it was the pocket by the right-hand side that I put the photo 3 It was not in fact my intention to carry that photo with into. 4 me and it was when I had arrived in Buedu and at the time I was now freed in Buedu, one particular day I took out the trousers to 16:19:59 5 be laundered and whilst I was shaking it and checking the 6 7 pockets, that photograph dropped on the floor and so I took it up and then I kept it. 8 9 0. When you put that photograph into your pocket, are you saying that that pocket was empty and that was the only thing 16:20:26 10 that was in it when you put the photograph in it? 11 12 Α. Yes, I had on khaki trousers and khaki, you know, is a 13 strong material. 14 Q. On Monday you told this Court: 16:20:53 15 "Colonel Marzah showed me this photograph. I had some some documents and ID and military photographs. I put this among 16 17 the other photographs in my right pocket." 18 That was some time after 12 noon on Monday. I am very 19 grateful, I am saying Monday, but it may be Tuesday. 16:21:21 20 THE INTERPRETER: Your Honours, counsel's microphone is 21 switched off. 22 MR MUNYARD: I am saying Monday, it may be Tuesday, but it is page 11421 of the transcript. 23 THE WITNESS: I don't recall that I said that. 24 16:21:44 25 MR MUNYARD: 26 Q. Clearly not. Which is it, Mr Witness, if either of these 27 accounts is to be believed? Is it that you put it into your 28 empty pocket, or is it that you put it amongst other photographs in your right pocket? 29

1 I said those of my other pictures and the certificate were Α. 2 all taken from me by Zigzag Marzah for further investigation. I did not receive them again. I did not put them amongst - into my 3 4 pockets. They were with Zigzag Marzah. You have told us twice already in evidence that Zigzag 16:22:25 5 0. Marzah did not tell you who the woman in the photograph was. Is 6 7 that correct? Α. 8 Yes. So why did you tell the Prosecution twice that she was 9 0. called Isha and that she was from Sierra Leone? 16:22:42 10 I can correct you. Maybe you have forgotten. It did not 11 Α. 12 know the individual, but he said it was Isha, but I did not know 13 that particular individual. 14 Q. Maybe you didn't understand the question. The question 16:23:14 15 was, "You have told us twice already in evidence that Zigzag Marzah did not tell you who the woman in the photograph was, is 16 17 that correct?" And you agreed. I have not asked you if you knew who she was. 18 19 Α. No, I disagree. MR MUNYARD: Well, I don't have the reference immediately 16:23:44 20 21 to hand in the transcripts, but I can undertake if anyone 22 requires it to have it to hand in the morning. I know that your Honours have your own notes of the evidence. Mr Anyah comes to 23 24 my rescue with a transcript reference. I think it's the same Yes, 11421, line 8, and the question was: 16:24:11 25 page. 26 "Q. Did Colonel Marzah tell you the name of the woman 27 depicted in the photograph? 28 Α. No, he just told me that the woman was a Sierra Leonean who too had come to spy." 29

	1	I am pretty certain that he said that more than once, but
	2	once will do:
	3	Q. That's what you have already told the Court, Mr Witness,
	4	but you told the Prosecution that Zigzag Marzah did tell you who
16:24:49	5	she was, that she was Isha, didn't you?
	6	A. That was what Marzah told me.
	7	Q. So why did you tell us earlier in your evidence that he
	8	didn't tell you who she was?
	9	A. I don't recall that I said that.
16:25:14	10	Q. Well, let's follow what happens to the photograph that you
	11	have taken. Did Zigzag Marzah in the days and weeks after he had
	12	shown you this photograph ever say to you, "By the way, you know
	13	that time I showed you a photograph in the pub, did you by any
	14	chance see it on the floor because it seems to be missing from my
16:25:42	15	collection?"
	16	A. He did not ever ask me about those pictures any more.
	17	Q. You told this Court today that at some stage Zigzag Marzah
	18	had become a personal friend of yours. Do you remember saying
	19	that?
16:26:08	20	A. Yes, because he was the only person I was moving around
	21	with, going up and down with, and he was my friend, you know.
	22	Q. When did you next discover that you still had the
	23	photograph, apart from the day when you secrete it in your
	24	pocket?
16:26:31	25	MR KOUMJIAN: I believe that's vague, because the witness
	26	has talked about a day in Buedu and
	27	MR MUNYARD: It is deliberately vague, with respect, and
	28	I'm entitled to ask a question that is broad so that he can see
	29	if he can answer it.

1 MR KOUMJIAN: The problem is the question should be such 2 that the witness and all of us can understand what is being asked 3 and since there was a referral to Buedu and there was a referral 4 to the photograph in the bar, I don't believe it's clear what the next time he saw it would be referring to in the question. 16:27:03 5 MR MUNYARD: I think I have misunderstood my learned 6 7 friend's objection and I'm sorry for that. I will focus it on the next time after the day he picked it up: 8 9 0. Mr Witness, you hide this photograph from Zigzag Marzah in your pocket in the pub, presumably you were very much aware that 16:27:30 **10** you still had it. Is that correct? 11 12 Α. Before God and man, I have told you that it was only when I 13 went to Buedu and when I decided to launder some of my things I 14 took up that khaki trousers and whilst shaking it the photograph 16:28:09 15 dropped on the ground. That was the other time I saw that 16 photograph. 17 PRESIDING JUDGE: Mr Munyard, we have just about a minute left if you can --18 19 MR MUNYARD: Yes, I can ask one question. 16:28:28 20 PRESIDING JUDGE: Very well. 21 MR MUNYARD: 22 Were you not concerned that if Zigzag Marzah found out that 0. 23 you had kept his photograph of the brutally killed woman, that he 24 might well conclude that you were actually a spy spying on the opposition for the Kamajors and the Sierra Leone government? 16:28:46 25 26 I did not ever think about that and he too did not think Α. 27 about that. The state in which I found myself, I was not even 28 thinking about those pictures any more. The only thing I was 29 thinking about at that moment was how to save my life and how I

	1	was going to be free from that threat. That was all I was
	2	thinking about.
	3	MR MUNYARD: I have more questions, but I will ask them in
	4	the morning.
16:29:25	5	PRESIDING JUDGE: Yes. Mr Witness, it's now 4.30 and time
	6	for us to adjourn for today. We will resume court tomorrow
	7	morning and I again remind you that you have taken the oath and
	8	you are not to discuss your evidence with anyone. Do you
	9	understand?
16:29:44	10	THE WITNESS: Yes, my Lord.
	11	PRESIDING JUDGE: Very good. Please adjourn court until
	12	9.30 tomorrow.
	13	[Whereupon the hearing adjourned at 4.30 p.m.
	14	to be reconvened on Thursday, 12 June 2008 at
16:30:05	15	9.30 a.m.]
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