

Case No. SCSL-2003-01-T

THE PROSECUTOR OF THE SPECIAL COURT

CHARLES GHANKAY TAYLOR

FRIDAY, 3 SEPTEMBER 2010 9.00 A.M. TRI AL

TRIAL CHAMBER II

Justice Julia Sebutinde, Presiding Justice Richard Lussick Before the Judges:

Justice Teresa Doherty

Justice El Hadji Malick Sow, Alternate

For Chambers: Ms Doreen Kiggundu

Ms Rachel Irura For the Registry: Ms Zainab Fofanah

Ms Brenda J Hollis Mr Mohamed A Bangura For the Prosecution:

Ms Maja Dimitrova

For the accused Charles Ghankay Mr Morris Anyah

Mr Mi chael Herz Tayl or:

	1	Friday, 3 September 2010
	2	[Open session]
	3	[The accused present]
	4	[Upon commencing at 9.07 a.m.]
09:07:19	5	PRESIDING JUDGE: Good morning. We'll take appearances
	6	first, please.
	7	MS HOLLIS: Good morning, Madam President, your Honours,
	8	opposing counsel. This morning for the Prosecution,
	9	Mohamed A Bangura, Maja Dimitrova and Brenda J Hollis.
09:07:39	10	MR ANYAH: Good morning, Madam President. Good morning,
	11	your Honours. Good morning, counsel opposite. Appearing for the
	12	Defence this morning are myself, Morris Anyah, and Mr Michael
	13	Herz.
	14	PRESIDING JUDGE: Now, before we begin the day's
09:07:55	15	proceedings, I have an inquiry to make of the Defence. The
	16	Chamber received a general email yesterday indicating that the
	17	current witness would be the last witness that the Defence calls,
	18	if I'm not mistaken in interpreting that email.
	19	Now, my question is this: There is a pending motion, that
09:08:20	20	is motion 1039, that is the Defence motion for disclosure of
	21	statement and Prosecution payments made to DCT-097, wherein, in
	22	paragraph 21, the Defence indicates its intention to call
	23	DCT-097.
	24	Now, this paragraph would seem to be inconsistent with the
09:08:44	25	latest email that the Chamber received, and therefore we wish to
	26	know the status generally of this motion, because we do not wish
	27	to expend meager resources on work that is ultimately not very
	28	useful. Are you able to address the Chamber on the status of
	29	that motion?

1 MR ANYAH: Yes, to some extent at this point, but probably 2 more comprehensively after the break, the reason being I would 3 like to briefly consult with Mr Griffiths. I did speak with him 4 yesterday, and one matter that is clear is that we will not be calling that particular witness, DCT-097, to give testimonial 09:09:22 5 evidence before the Court. But another matter that is also clear 6 7 to me is that Mr Griffiths's email was not intended to suggest that after the current witness we would immediately close the 8 Defence's case. I think at an appropriate time that issue will 09:09:52 10 be addressed by Mr Griffiths. JUDGE LUSSICK: Well, we never took it that way. We simply 11 12 took the email as saying that the last of the oral testimony 13 would be this witness. 14 MR ANYAH: Yes, your Honour. 09:10:02 15 PRESIDING JUDGE: We never read anything else into it. 16 MR ANYAH: Yes. I appreciate that. I am not suggesting 17 that had your Honours did. I merely mention it, to the extent of That motion pertains to a request for documents, and so I 18 19 need to speak to Mr Griffiths just to ascertain whether there is 09:10:19 20 an intention to pursue that motion further, because even if we do 21 not call that particular witness, to the extent documents result 22 from that motion, further applications may be forthcoming. like I said, by 11.30 I will have a more definitive answer for 23 24 your Honours. 09:10:38 25 PRESIDING JUDGE: Very well. We appreciate that, Mr Anyah, and we will await further briefing after the morning break. 26 27 Good morning, Mr Witness. This morning we continue with 28 your testimony in cross-examination by the Prosecution side. 29 And, in the same way, I still remind you of the solemn

- 1 declaration you took to tell the truth that is still binding on
- 2 you this morning.
- 3 Ms Hollis, please continue.
- 4 THE WITNESS: Yes, your Honour.
- 5 MS HOLLIS: Thank you, Madam President, and thank you your
- 6 Honours for the time you gave us yesterday to prepare.
- 7 WITNESS: DCT-008 [On former affirmation]
- 8 CROSS-EXAMINATION BY MS HOLLIS:
- 9 Q. Good morning, Mr Witness.
- 09:11:26 10 A. Good morning.
  - 11 Q. Mr Witness, when you were testifying earlier before these
  - 12 judges, you told the judges about border radio posts that existed
  - in 1998 and you told them that there was one such post in Loguato
  - 14 and there was another border radio post somewhere in Cape Mount
- 09:11:51 15 County near the Sierra Leonean border. Do you recall telling the
  - 16 judges about that?
  - 17 A. Yes.
  - 18 Q. And you said that these were VHF radio posts, correct?
  - 19 A. Yes.
- 09:12:07 20 Q. Today in court do you recall the location of the border
  - 21 radio posts in Cape Mount County?
  - 22 A. I do not recall it.
  - 23 Q. How did the Government of Liberia protect these border
  - 24 radio posts in 1998?
- 09:12:27 25 A. These radio border radio posts were protected by the
  - joint security, or the security operators, which was responsible
  - 27 for such radios. For example, like I said, the radio posts at
  - 28 the border point mainly consisted of joint securities of
  - 29 operation, that is, the immigration, the Liberian national

- 1 police, the Armed Forces of Liberia and et cetera.
- 2 Q. And how many personnel would be assigned to protect each of
- 3 these posts?
- 4 A. I was not at the post. I did not know how many personnel,
- 09:13:20 5 but all I know is that the radio was there under the protection
  - of those securities, the joint security that is assigned there.
  - 7 Q. And this joint security that you talk about, is that a -
  - 8 some sort of combined command under one commander, or how did
  - 9 that joint security apparatus work?
- 09:13:51 10 A. The joint security assigned to each border point I believe
  - is commanded by one command.
  - 12 Q. And was there a joint security command in the Government of
  - 13 Liberia at that time?
  - 14 A. At every border point there is a joint security command
- 09:14:17 15 there headed by a particular commander.
  - 16 Q. And if you know, to whom would that commander report? And
  - 17 you don't have to give it by name. I'm more interested into what
  - 18 position or higher level command would that commander report?
  - 19 A. I believe to the Ministry of National Security.
- 09:14:46 20 Q. And these joint command security personnel whose job it was
  - 21 to protect these border radio posts, they were equipped so that
  - 22 they would be able to protect these posts, correct?
  - 23 A. Okay. Let me make this clear. This joint security
  - 24 operation, their sole responsibility was not to protect the
- 09:15:16 25 radio. The radio was only there to help them in terms of
  - 26 dissemination of information. But their duty was to protect the
  - 27 borderline of the Republic of Liberia. They were not provided
  - 28 there for the protection of the radio.
  - 29 Q. So they had a broader mandate; it was actually to protect

- 1 the borderline of the Liberian border, is that right?
- 2 A. Yes.
- 3 Q. And they were equipped so that they would be able to carry
- 4 out that function, correct?
- 09:15:44 5 A. Yes, I believe so.
  - 6 Q. Mr Witness, you also told the judges that you had received,
  - 7 in your time in the NPFL, you had received training on light
  - 8 weapons and you said that that training included the AK-47,
  - 9 correct?
- 09:16:08 10 A. Yes.
  - 11 Q. The AK-47, what kind of weapon is that? Is it an automatic
  - weapons, semi-automatic weapon, what kind?
  - 13 A. It is both semi and automatic weapon.
  - 14 Q. And it has variable ways that it can be fired, correct?
- 09:16:35 15 For example, you could fire a single bullet at a time, you could
  - 16 fire a short burst, or you could put it on fully automatic, is
  - 17 that correct?
  - 18 A. Yes. It has a control system wherein there is a way to
  - 19 operate with a single bullet and there is a way to operate
- 09:16:57 20 automatic.
  - 21 Q. And there's also a way that you can fire just a short burst
  - 22 at a time, for example, three to five bullets, correct?
  - 23 A. I don't have idea of reducing the range or extending the
  - 24 range of the bullets.
- 09:17:15 25 Q. And this AK-47, what kind of ammunition did it use in the
  - 26 NPFL and later in Mr Taylor's government?
  - 27 A. Please bring that question back.
  - 28 Q. Certainly. First, in the NPFL; what kind of ammunition was
  - used with this AK-47?

- 1 A. The AK-47 has its ammunition, which I cannot describe
- 2 anyway.
- 3 Q. And the NPFL used military ammunition in that AK-47, did it
- 4 not?
- 09:17:57 5 A. The AK-47 is a military gun, so it uses military
  - 6 ammuni ti on.
  - 7 Q. And when an individual is hit by a round from an AK-47,
  - 8 what kind of damage is done to that person?
  - 9 A. I believe the AK-47 is meant to kill and to wound, so it
- 09:18:28 10 depends on the area of the body of an individual that it hits.
  - 11 That is when the damage is determined.
  - 12 Q. And the ammunition that was used in this weapon, combined
  - 13 with the weapon's firing power meant that when it hit a person
  - 14 extensive damage was done or the person was killed, correct?
- 09:18:55 15 A. It depends on the range of the target, so to speak. If it
  - 16 hit to the point that the target --
  - 17 THE INTERPRETER: Your Honours, could the witness be asked
  - 18 to repeat that area.
  - 19 PRESIDING JUDGE: Mr Witness, please repeat that area, but
- 09:19:18 20 speak slowly, because the interpreter's trying to run and to keep
  - 21 up with you. So please speak slowly as you give your answer and
  - 22 repeat your answer, please.
  - 23 THE WITNESS: I am saying the damage the damage caused by
  - 24 the AK-47 rounds is dependent on the target point. It is
- 09:19:45 25 dependent upon the target point and also upon the distance
  - 26 covered by the rounds.
  - 27 MS HOLLIS:
  - 28 Q. An AK-47 round fired from an AK-47 weapon, if, for example,
  - 29 it hit a person in the arm, could either take a huge piece of

- 1 that arm out or actually take the arm off, isn't that right?
- 2 A. When the AK-47 hits an individual on the arm, it won't take
- 3 the arm off. But if it hits the bone, any part of the bone,
- 4 depending on the force, it either breaks the bone or maybe wound
- 09:20:38 5 the flesh, but it depends on the force that it takes to hit the
  - 6 target.
  - 7 Q. You also told the judges that you trained on the Beretta
  - 8 weapon, correct?
  - 9 A. Yes.
- 09:20:53 10 Q. And what type of Beretta weapon did you train on?
  - 11 A. A Beretta is a light weapon. I don't know whether they
  - 12 have differences in Berettas, but there was an arm known as
  - 13 Beretta, but it was a light weapon as well.
  - 14 Q. Was it also an automatic weapon?
- 09:21:20 15 A. Yes, automatic weapon.
  - 16 Q. And did it fire ammunition similar to the ammunition used
  - 17 for the AK-47?
  - 18 A. No.
  - 19 Q. Was the Beretta ammunition more destructive or less
- 09:21:39 20 destructive than the AK-47 ammunition?
  - 21 A. I don't know whether I don't know whether I don't know
  - the distinction between the destructions.
  - 23 Q. Now, Mr Witness, I'd like you to be shown a series of
  - 24 photographs and I'd like your assistance with, among other
- 09:22:08 25 things, the type of weapon that is shown in the photograph.
  - And, first of all, I would ask that the witness be shown
  - 27 P-387.
  - 28 PRESIDING JUDGE: Ms Hollis, like I did with the Defence,
  - 29 if you have a series of photographs, please call out the exhibit

- 1 numbers so that we can have them prepared.
- 2 MS HOLLIS: Certainly, Madam President. P-387, P-153A,
- 3 P-493E, and, in addition to that, we have a document we would
- 4 also like to have distributed and that be shown to the witness as
- 09:22:52 5 well. And the document that is being distributed is a document
  - 6 with the number P-0000877.
  - 7 So if the witness could please first be shown P-387. And
  - 8 first of all, would you hand that to the witness, give him an
  - 9 opportunity to look at it.
- 09:24:40 10 Q. Yes, Mr Witness. You could put that on the overhead,
  - 11 please. This is an unmarked copy of the exhibit which is P-387.
  - 12 Now, Mr Witness, as we look at this photograph, first of all, do
  - 13 you recognise any of the people in the photograph?
  - 14 A. Yes.
- 09:25:04 15 Q. And could you tell us who you recognise?
  - 16 A. I start from the left. I recognise a lady seated with
  - 17 something like a grip in front of her, who has on a cap with
  - 18 yellow and black.
  - 19 MS HOLLIS: Sorry, Madam President, is there a problem?
- 09:25:41 20 PRESIDING JUDGE: Yes, the witness. The witness keeps
  - 21 mentioning this word "grape". I don't know what "grip" or
  - 22 "grape" or I don't know what it is he's saying. What are you
  - 23 saying, sir?
  - THE WITNESS: I am saying something in front of the lady in
- 09:26:00 25 a form of a grip, but that particular item is a communication, a
  - 26 VHF communication radio, which is called Flyaway.
  - 27 PRESIDING JUDGE: By "grip", you mean a briefcase?
  - 28 THE WITNESS: Yes.
  - 29 PRESIDING JUDGE: But, also, Ms Hollis, the witness has

- 1 identified the people already, I think, in chief.
- 2 JUDGE LUSSI CK: Yes.
- 3 PRESIDING JUDGE: This very photograph was shown to the
- 4 witness.
- 09:26:30 5 MS HOLLIS: I'm sorry, your Honour, I wasn't remembering
  - 6 that.
  - 7 Q. Now, Mr Witness, if you could please take that photograph
  - 8 and the grip that you say was a Flyaway radio, if you could be
  - 9 given a pen, and if you could draw a line from that Flyaway radio
- 09:26:57 10 into the white part of the picture, and if you could write that
  - 11 that is a communication set, I think you said a Flyaway radio.
  - 12 PRESIDING JUDGE: Please pause. Pause, Mr Witness. Pause.
  - 13 Yes, Mr Anyah?
  - 14 MR ANYAH: I just have an inquiry about procedure. I don't
- 09:27:19 15 know if what is before the witness is already the admitted
  - 16 exhibit, or is this a copy of it?
  - 17 MS HOLLIS: It's a copy that we are using, an unmarked
  - 18 copy.
  - 19 MR ANYAH: Very well.
- 09:27:30 20 PRESIDING JUDGE: Now, please continue.
  - 21 MS IRURA: Your Honour, the copy before the witness is an
  - 22 actual exhibit.
  - 23 MS HOLLIS:
  - 24 Q. Then, Mr Witness, don't mark anything.
- 09:27:45 25 Please have the witness use my copy.
  - Now, Mr Witness, now that we are not altering an admitted
  - 27 exhibit, I would like you to take a copy of this exhibit and draw
  - 28 a line from what you have identified as a Flyaway radio set, draw
  - 29 a line from that communication set to the white part of the

- 1 picture and then write down what it is.
- 2 PRESIDING JUDGE: Just to observe for the record, as the
- 3 witness continues, that at page 13, line 9, where the Court
- 4 manager said, "Your Honour, the copy before the witness is an
- 09:30:06 5 actual exhibit," these were comments by Ms Irura, not Mr Anyah.
  - 6 MS HOLLIS:
  - 7 Q. So this, you have written that this is a VHF communication
  - 8 set called a Flyaway radio; is that correct?
  - 9 A. That's correct.
- 09:30:36 10 Q. And this is a long-range radio?
  - 11 A. Yes.
  - 12 Q. And it is obviously a mobile radio?
  - 13 A. Yes.
  - 14 Q. Now, if you look at Mr Taylor, who is seated in the middle,
- 09:30:51 15 correct?
  - 16 A. Yes.
  - 17 Q. Mr Taylor has on what appears to be an American camouflage
  - 18 military uniform; is that correct?
  - 19 A. Yes.
- 09:31:04 20 Q. And do you know what kind of weapon Mr Taylor is holding?
  - 21 A. Excuse me. Let me see it well. Yes.
  - 22 Q. What kind of weapon is Mr Taylor holding in that
  - 23 photograph?
  - 24 A. This is AK-47 rifle.
- 09:31:37 25 Q. And is there an additional weapon attached to it?
  - 26 A. Yes.
  - 27 Q. And what is that additional weapon that is attached to it?
  - 28 A. M-203.
  - 29 Q. And what is an M-203?

- 1 A. That is the name I know for this weapon: M-203.
- 2 Q. And what kind of weapon is an M-203?
- 3 A. It is a grenade launcher.
- 4 Q. And you know what kind of distance the M-203 has, what its
- 09:32:20 5 distance capability is?
  - 6 A. I don't know.
  - 7 Q. And this M-203, do you know how many grenades can be
  - 8 launched without having to reload this M-203?
  - 9 A. A single grenade.
- 09:32:37 10 Q. Now, if you could take the copy of the photograph that you
  - 11 have already marked, and if you could draw a line from that
  - 12 weapon and write on the photograph what kind of weapon that is,
  - including the M-203.
  - 14 A. I have problem with the spelling of "grenade".
- 09:34:42 15 Q. Mr Witness, let me assist you: G-R-E-N-A-D-E.
  - 16 So an AK-47 with M-203 grenade Launcher. Now, Mr Witness,
  - 17 if you would take that copy back please, and on the back of it,
  - 18 if you would put "DCT-008". And if you would put today's date,
  - 19 and I believe that is 3 September 2010. Thank you.
- 09:36:04 20 And if I could ask, Madam President, that this be marked
  - 21 for identification.
  - 22 PRESIDING JUDGE: This photograph, which is a replica of
  - 23 exhibit P-387 but as marked by this witness, is now MFI-4.
  - 24 MS HOLLIS: Thank you.
- 09:36:27 25 If the witness could now be shown a copy and I will give
  - the Court Assistant a copy of P-153A.
  - 27 Q. Now, Mr Witness, in this photograph, which shows Benjamin
  - 28 Yeaten in the front of the photograph, correct?
  - 29 A. Yes.

- 1 Q. And Jungle standing behind him, correct?
- 2 A. That's correct.
- 3 Q. Do you recognise the weapons that either of those men have?
- 4 A. Yes.
- 09:37:23 5 Q. As to Benjamin Yeaten, what kind of weapon is he carrying
  - 6 there?
  - 7 A. This is AK-47 rifle.
  - 8 Q. And as to Jungle, are you able to tell what kind of weapon
  - 9 he has?
- 09:37:39 10 A. The same AK-47 rifle.
  - 11 Q. Thank you. And Madam Court Assistant, if I could take that
  - 12 copy back, please.
  - 13 Madam President, I do not wish that copy to be marked.
  - And if the witness could next be shown, please, P-493E, and
- 09:38:09 15 I do have a copy of that in case any markings are needed.
  - Now, Mr Witness, in that photograph, are you able to
  - 17 identify any of the weapons that appear in that photograph?
  - 18 A. Yes.
  - 19 Q. And if you would start from the right of the photograph,
- 09:39:01 20 could you tell us what it is you identify?
  - 21 A. Okay. From the yes. From the right, there is an
  - 22 individual here in a black suit with a white sneaker. He has in
  - 23 his hands an AK-47 rifle.
  - 24 Q. And that is the person on the very far right of the
- 09:39:31 25 photograph, correct?
  - 26 A. Yes.
  - 27 Q. All right. And do you recognise any of the other weapons
  - 28 in that photograph?
  - 29 A. Yes. All of the weapons I'm seeing are all AK-47 rifles.

- 1 Q. Thank you, Mr Witness. And if I could retrieve that copy,
- 2 please. Now, I would ask that the witness be shown the document
- 3 that has been handed out. The photograph that is marked
- 4 P-0000877. Now, first of all, Mr Witness, that is Benjamin
- 09:40:22 5 Yeaten in that photograph, correct?
  - 6 A. Correct.
  - 7 Q. Now, as we look at that photograph, it would be on our
  - 8 left, in what appears to be a top pocket of his vest, there's
  - 9 something protruding from that pocket. What is that? It appears
- 09:40:45 10 to be blue in colour.
  - 11 A. Yes.
  - 12 Q. Do you know what that is?
  - 13 A. Yes.
  - 14 Q. What is that?
- 09:40:57 15 A. That is Thuraya satellite phone.
  - 16 Q. And the weapon that Benjamin Yeaten is holding, what kind
  - 17 of weapon is that?
  - 18 A. I don't know the name. I don't know it.
  - 19 Q. Do you know if it is automatic weapon?
- 09:41:15 20 A. I don't know.
  - 21 Q. Do you know if that was the only such weapon in Charles
  - 22 Taylor's forces at that time or were there other such weapons?
  - 23 A. I never saw this weapon before.
  - 24 Q. Now, Mr Witness, if you could use the copy of the
- 09:41:39 25 photograph that you have, please. And if you could well, I
  - 26 don't think we need that. We've identified the Thuraya phone in
  - 27 the top vest pocket on the left as we see the photograph. And
  - this camouflage uniform that he is wearing, do you know what
  - 29 country has such camouflage uniforms?

- 1 A. I don't know where it was made.
- 2 Q. Was this a common camouflage uniform for Mr Taylor's
- 3 forces?
- 4 A. I don't know.
- 09:42:37 5 Q. If this document --
  - 6 JUDGE DOHERTY: Mr Witness, there is something written on
  - 7 the cap. I can make out the word "army" but I cannot make out
  - 8 the other word. Are you able to tell us what's written on the
  - 9 cap?
- 09:43:04 10 THE WITNESS: No. I can't see it clearly.
  - 11 MS HOLLIS:
  - 12 Q. And just to be sure that the record is clear on this.
  - 13 Mr Witness, with the copy that you have, if you could just draw a
  - 14 line from Benjamin Yeaten's head to that narrow white stripe on
- 09:43:24 15 the side and just write his name in there, please. You see there
  - 16 is a narrow white band on the side of the photograph. And again,
  - 17 just so --
  - 18 PRESIDING JUDGE: Mr Witness, what counsel asked you just
  - 19 now, whether what Benjamin Yeaten is wearing is a common
- 09:44:21 20 camouflage uniform for Mr Taylor's forces, you said you
  - 21 answered you don't know. Why don't you know?
  - 22 THE WITNESS: Because he had not worn this uniform that -
  - and I did not see it before, because we had many uniforms in
  - 24 Liberia, in Liberia at the time, that I could identify. The ATU
- 09:44:58 25 had a different stripe camouflage and the AFL had different types
  - of camouflage. So I can't say this is this or that.
  - 27 PRESIDING JUDGE: Are you saying that this is not a common
  - 28 uniform that you had ever seen, commonly worn by the forces of
  - 29 Charles Taylor, is that what you're saying?

- 1 THE WITNESS: Yes.
- 2 PRESIDING JUDGE: Please continue.
- 3 MS HOLLIS: Thank you.
- 4 Q. Now, Mr Witness, just to be sure the document can stand on
- 09:45:34 5 its own, if you would, in fact, draw another line from the
  - 6 Thuraya sat phone and write that on the side margin, please.
  - Now, could you bring that down, please, so that we can see
  - 8 the cap again.
  - 9 Mr Witness, is there any rank shown anywhere on that cap?
- 09:46:51 10 A. I can't identify the inscription on the cap, so what is
  - 11 written, I do not recognise it. It is not clear.
  - 12 Q. You have written "General Benjamin Yeaten". When you say
  - 13 "general" what do you mean? Was he a brigadier general at this
  - 14 time, a major general, a lieutenant general, a general?
- 09:47:22 15 A. He was a general at this time and a lieutenant lieutenant
  - 16 general.
  - 17 Q. And then if you could take that again and put "lieutenant
  - 18 general " and you can simply put "LT" before "general".
  - 19 PRESIDING JUDGE: Ms Hollis, when the witness says "at this
- 09:47:45 20 time" what time are we talking about?
  - 21 MS HOLLIS: That's what I'm going to follow.
  - 22 Q. And when you say "at this time", Mr Witness, what time are
  - you talking about?
  - 24 A. I am talking about from '99 up to 2003.
- 09:48:04 25 Q. And this rank of lieutenant general, it went with what
  - 26 position that he held?
  - 27 A. He was the general front line supervisor.
  - 28 Q. A general front line supervisor for whom?
  - 29 A. For the Government of Liberia.

- 1 Q. Who did he supervise?
- 2 A. The various front line generals.
- 3 Q. And as the general report line supervisor from 1999 until
- 4 2003, to whom did he report?
- 09:49:01 5 A. To the Government of Liberia.
  - 6 Q. The Government of Liberia isn't a person. To what person
  - 7 did he report?
  - 8 A. He was also the chief of security to the President. But at
  - 9 this time he was serving the Republic of Liberia. So what I know
- 09:49:22 10 is that he was reporting to the Government of Liberia, but I did
  - 11 not know the individual to whom he reported, but within the
  - 12 Government of Liberia.
  - 13 Q. Well, give us the name of the position that this general
  - 14 front line supervisor reported to.
- 09:49:47 15 A. I don't know. I said he reported to the Government of
  - 16 Liberia, and I did not know the individual within the Government
  - of Liberia that he directly reported to.
  - 18 Q. So you're telling us that, given your involvement at
  - 19 various times with the Government of Liberia, you do not know to
- 09:50:09 20 whom Benjamin Yeaten reported from 1999 until 2003 in this
  - 21 capacity as general front line supervisor, is that what you're
  - 22 telling us?
  - 23 A. Yes.
  - 24 Q. In fact, Mr Witness, he reported to Charles Taylor, didn't
- 09:50:23 **25** he?
  - 26 A. I don't know.
  - 27 Q. Now, Mr Witness, if I could and if we could move it up so
  - 28 that we see that the bottom shows the Thuraya. And the Thuraya
  - 29 phone is a satellite phone, correct?

- 1 A. Yes, it is a satellite phone.
- 2 Q. Thank you. And, Mr Witness, if you could on the back of
- 3 that photograph put DCT-008 and today's date.
- 4 MS HOLLIS: Madam President, I ask that that be marked for
- 09:51:39 5 identification.
  - 6 PRESIDING JUDGE: The photograph with the serial number
  - 7 P-0000877 that has now been marked by the witness is marked
  - 8 MFI 5.
  - 9 MS HOLLIS: Thank you, Madam President.
- 09:51:58 10 Q. Mr Witness, you said that the radio operators at the
  - 11 Executive Mansion in Monrovia after Charles Taylor was President,
  - 12 that those radio operators worked in shifts. Do you remember
  - 13 telling the Court that?
  - 14 A. A point of correction. I did not say the shift started -
- 09:52:26 15 I did not say the shift started after Charles Taylor became --
  - 16 THE INTERPRETER: Your Honours, could the witness be asked
  - 17 to repeat this area slowly.
  - 18 PRESIDING JUDGE: Please pause. Mr Witness, the
  - 19 interpreter cannot keep up with your speed. Please slow down and
- 09:52:41 20 repeat your answer. Start from the beginning.
  - 21 THE WITNESS: Okay. I said the radio operators at the
  - 22 Executive Mansion of the Republic of Liberia were running three
  - 23 shifts, but I did not say after the elections of Charles Taylor,
  - 24 but I said they were working in shifts. Three shifts.
- 09:53:11 **25** MS HOLLIS:
  - 26 Q. Well, Mr Witness, do you know whether they worked in shifts
  - 27 before the election of Charles Taylor?
  - 28 A. I got there when the shift was in place. Yes, they were
  - 29 working in shifts before the election of Charles Taylor because I

- 1 met the system in place.
- 2 Q. And during the presidency of Charles Taylor at the
- 3 Executive Mansion, these radio operators worked in shifts, is
- 4 that correct?
- 09:53:42 5 A. Please say that again.
  - 6 Q. Certainly. During presidency of Charles Taylor, the radio
  - 7 operators at the Executive Mansion worked in shifts, correct?
  - 8 A. Correct.
  - 9 Q. And how many operators would work on each shift at the
- 09:54:00 10 Executive Mansion?
  - 11 A. I know about my shift that I served during the time.
  - 12 Q. So how many worked on your shift?
  - 13 A. Well, for my shift, at times we were four, at times three,
  - 14 and at times five. It was somehow irregular.
- 09:54:32 15 Q. Now, did you always work on the same shift, for example,
  - 16 the day shift, or did you rotate shifts?
  - 17 A. It was rotational.
  - 18 Q. And when you worked on any of these shifts you would have
  - 19 sometimes four, sometimes three, sometimes five. Is that
- 09:54:54 20 correct?
  - 21 A. Yes.
  - 22 Q. And what about the other shifts; do you know how many
  - 23 worked on the other shifts?
  - 24 A. No.
- 09:55:06 25 Q. Wasn't there some sort of roster that showed shift
  - 26 assignments?
  - 27 A. They had assignment listing, but I was concerned with my
  - assignment and the time I work.
  - 29 Q. So your story to the judges is you didn't know how many

- 1 worked on the other shifts?
- 2 A. Yes.
- 3 Q. Mr Witness, when we're talking about radio frequencies,
- 4 what is SSB?
- 09:55:45 5 A. SSB is a single side band. Single side band.
  - 6 Q. And it's single side band modulation, correct?
  - 7 A. I don't know what you mean about that.
  - 8 Q. Well, the SSB is an acronym for single side band
  - 9 modulation, correct?
- 09:56:20 10 A. Yes.
  - 11 Q. And you can have high frequency SSB, correct?
  - 12 A. Yes.
  - 13 Q. And high frequency SSB would be long range, correct?
  - 14 A. It would be long range and short range. A long range is a
- 09:56:48 15 very high frequency and the short range is the high frequency.
  - 16 Q. And this SSB had a very high frequency as well, correct?
  - 17 A. Yes.
  - 18 Q. And you could use this SSB frequency with sophisticated
  - 19 transmissions, correct? And by that I mean coded transmissions,
- 09:57:15 20 correct?
  - 21 A. I don't know what you are talking about now.
  - 22 Q. SSB refers to frequency, correct?
  - 23 A. SSB refers to the radio itself.
  - 24 Q. But it also refers to a frequency, does it not, simply an
- 09:57:43 25 unregulated frequency?
  - 26 A. I don't know.
  - 27 Q. Now, if you were to use this SSB, you could use it to send
  - 28 messages that were in code, correct?
  - 29 A. Correct.

- 1 Q. And when you send a message that is in code, that is also
- 2 referred to as a content coded message, correct?
- 3 A. It is referred to as a coded message.
- 4 Q. And that means that the content of the message is in code,

## 09:58:26 5 correct?

- 6 A. That's correct.
- 7 Q. And you could also assign a code to a particular SSB
- 8 frequency, couldn't you?
- 9 A. Yes, I could assign a code to a particular frequency.
- 09:58:51 10 Q. So when you were communicating with someone, you could tell
  - 11 them, in code, to switch to a particular SSB frequency, correct?
  - 12 A. Correct.
  - 13 Q. And we've heard of various codes that could be used. What
  - 14 would be a type of code that could be used to designate an SSB

## 09:59:15 **15 frequency?**

- 16 A. It could be anything that you prefer.
- 17 Q. And did the Government of Liberia have particular code
- 18 words for their SSB frequencies?
- 19 A. Yes. The operators had code words for the SSB frequency.
- 09:59:47 20 Q. Do you remember what that code word or those code words
  - 21 were?
  - 22 A. I remember some.
  - 23 Q. Could you tell us what you remember, please?
  - 24 A. Yes. Like the code word for "dry rice market". Dry rice

## 10:00:19 **25** market.

- 26 Q. And that would refer to an SSB frequency?
- 27 A. And that would refer to a particular frequency.
- 28 Q. A particular SSB frequency?
- 29 A. A particular frequency used on the SSB.

- 1 Q. And this dry rice market, when was that code word used?
- 2 A. I can't remember. But we used it. But I can't remember
- 3 when it was used, but it was part of our code for frequencies.
- 4 Q. Thank you, Mr Witness. Mr Witness, the Special Security
- 10:01:08 5 Service, it had several responsibilities, isn't that right?
  - 6 A. Yes, it had a particular responsibility.
  - 7 Q. Actually, it had a number of responsibilities in 1998, did
  - 8 it not?
  - 9 A. The SSB I mean, the SSS had a sole responsibility, a
- 10:01:37 10 particular responsibility.
  - 11 Q. And it was the President who selected the director of the
  - 12 Special Security Service in 1998, correct?
  - 13 A. I don't know how the director was selected or appointed.
  - 14 Q. And it was the President who selected the deputy directors,
- 10:02:07 15 isn't that correct?
  - 16 A. I don't know.
  - 17 MS HOLLIS: At this time I would ask that a document be
  - 18 distributed. It is a copy of Liberian Codes Revised 1998, and it
  - 19 relates to the Special Security Service.
- 10:03:12 20 PRESIDING JUDGE: Yes, Mr Anyah, you're on your feet.
  - 21 MR ANYAH: Yes, Madam President. I merely ask for some
  - 22 time to review this document, in light of decisions by this Court
  - 23 about the admissibility or use of fresh evidence. So I just need
  - 24 a moment to review the document. If it's already admitted or if
- 10:03:30 25 it is part of an already admitted document, then, of course, I
  - 26 don't have any problems with that.
  - 27 MS HOLLIS: It is not already admitted. It was disclosed
  - 28 to the Defence on 1 March this year.
  - 29 PRESIDING JUDGE: Mr Anyah, I will give you one minute to

- 1 review it.
- 2 JUDGE LUSSICK: Ms Hollis, are you going to refer to any
- 3 particular part of this document? Because if so, that's the only
- 4 part I'll read in the next minute.
- 10:04:11 5 MS HOLLIS: Yes. And I will simply identify it. On the
  - 6 first page, then I will move to what will be the fourth page that
  - 7 shows "Copyright 1998". That would be page iv. Then page vi, I
  - 8 will simply refer to the indexes talking about executive law.
  - 9 Then the next pages I would refer to would be the 11th page as
- 10:04:47 10 you count and in the document it would be page 283, 284, 285,
  - 11 286. And, your Honours, a later version of these revised codes
  - 12 have been admitted into evidence. This is the 1998 version.
  - 13 JUDGE LUSSICK: That answers my question. Thank you,
  - 14 Ms Hollis.
- 10:06:46 15 PRESIDING JUDGE: Mr Anyah, your minute is up.
  - 16 MR ANYAH: Yes. I've reviewed the document. Thank you.
  - 17 MS HOLLIS: Thank you, Madam President.
  - 18 Q. Mr Witness, we see the first page of this document shows us
  - 19 that it is the Liberian Codes Revised. Then if we look at
- 10:07:12 20 page iv of the document, we see that it is copyright 1998 by
  - 21 Liberia Law Experts. And if we look at page vi of the document,
  - 22 which would be the fifth page in, we see that the document -
  - 23 would you move it up, please, on the screen that the document
  - 24 contains an index of executive law.
- 10:07:49 25 And then if we could move to what would be the 11th page of
  - the document, the pagination in the document itself is page 283.
  - 27 We see here, Mr Witness, subchapter C, Special Security Service,
  - 28 section 2.40, which talks about service established and
  - 29 functions. And if we look at the functions listed, we see, first

- 1 of all:
- 2 "To protect and secure the President, his immediate family,
- 3 and other officials and visiting dignitaries who are designated
- 4 by the President."
- 10:08:43 5 And you were aware of that function of the SSS, yes,
  - 6 Mr Witness?
  - 7 A. Yes.
  - 8 Q. Now, Mr Witness, if we look at (b) it says: "To protect the
  - 9 Executive Mansion and its grounds." Do you see that?
- 10:09:01 10 A. Yes.
  - 11 Q. So that is also a function of the SSS, correct, "To protect
  - the Executive Mansion and its grounds"?
  - 13 A. Yes, that is what is being read it.
  - 14 Q. It also sets out as a function to protect all documents
- 10:09:24 15 which are top secret, confidential or informatory material,
  - 16 correct?
  - 17 A. Yes, that is what is written here.
  - 18 Q. Mr Witness, you have talked about documents in which
  - 19 messages, radio messages were recorded. Those types of documents
- 10:09:46 20 would fall within this function, yes? In other words, those
  - 21 documents would be considered either top secret, confidential or
  - informatory material, correct?
  - 23 A. Yes.
  - 24 Q. Now, we need not bother well, let's look at the "to
- 10:10:10 25 security check all incoming mail, packages and things addressed
  - 26 to or for use for the President and his household" and you were
  - 27 aware of that function as well, yes, Mr Witness?
  - 28 A. Are you asking me?
  - 29 Q. I'm asking you if you were aware of that function of the

- 1 SSS?
- 2 A. I'm not aware.
- 3 Q. Now, if we could look to the next page, please. And if we
- 4 could look at (f):
- 10:11:01 5 "To check the residences of the President, both temporary
  - 6 and permanent, to ensure their security."
  - 7 You were familiar with that function, yes?
  - 8 A. I do not know where you are reading from.
  - 9 Q. Page 284, subpart (f), as in Foxtrot. You were familiar
- 10:11:36 10 with that function of the SSS, correct?
  - 11 A. Yes.
  - 12 Q. "(g) To serve as liaison with other security agencies in
  - 13 matters pertaining to the screening of persons to be employed at
  - 14 the Executive Mansion and for other services of the President."
- 10:11:57 15 And you were also familiar with that, correct, Mr Witness?
  - 16 A. I'm not familiar with this.
  - 17 Q. And let's look at the last one (h):
  - 18 "To perform such other functions as may from time to time
  - 19 be assigned by the President."
- 10:12:17 20 Now, you were familiar with that one, correct, Mr Witness?
  - 21 A. This is referring to (g); if I'm not familiar with (g) I
  - 22 cannot be familiar with (h).
  - 23 Q. Well, Mr Witness, they are different functions, so with why
  - 24 could you not be familiar with (h)?
- 10:12:43 25 A. Because it says here: "To perform such other functions".
  - 26 Is it such not referring to (g)?
  - 27 Q. No, it is not, Mr Witness. My question to you is very
  - 28 simple: Were you aware that the SSS had, as one of its
  - 29 functions, "To perform such other functions as may from time to

- 1 time be assigned by the President."
- 2 A. Yes.
- 3 Q. You are aware of that?
- 4 A. Yes, I'm aware of this.
- 10:13:21 5 Q. Now, Mr Witness, in order to carry out their function to
  - 6 protect and secure the President, his immediate family, to
  - 7 protect the Executive Mansion and its grounds, to check the
  - 8 residences of the President, both temporary and permanent, to
  - 9 ensure their security, the SSS had very strict procedures about
- 10:13:49 10 who could enter into areas that were considered the residences of
  - 11 the President, correct?
  - 12 A. Yes.
  - 13 Q. And people entering into these premises would have to
  - 14 provide identification which was sufficient to satisfy the SSS
- 10:14:12 15 that it was safe to let them in, correct?
  - 16 A. Correct.
  - 17 Q. And in order to carry out its function of protecting the
  - 18 Executive Mansion and its grounds, this would include ensuring
  - 19 that people who came into the Executive Mansion were able to
- 10:14:33 20 produce sufficient and valid identification, correct?
  - 21 A. Correct.
  - 22 Q. Did members of the SSS have identification cards?
  - 23 A. Yes.
  - 24 Q. Did members of the ATU have identification cards?
- 10:14:58 25 A. Yes.
  - 26 Q. And did officials of the Government of Liberia have
  - identification cards indicating that, indeed, they were an
  - 28 official of the Government of Liberia?
  - 29 A. Yes.

- 1 Q. When the RUF came to Monrovia, did they have identification
- 2 cards that would have allowed them to enter the Executive
- 3 Mansi on?
- 4 A. Repeat your question.
- 10:15:40 5 Q. Certainly. When the RUF came to Monrovia, did they have
  - 6 identification cards that would have allowed them to enter the
  - 7 Executive Mansion?
  - 8 A. When they came to Monrovia, at what time?
  - 9 Q. Let's talk, first, about 19 the end of 1999, mid-December
- 10:16:05 10 and thereafter.
  - 11 A. The RUF that entered the Executive Mansion Grounds were
  - 12 people were those that had already been enlisted into the
  - 13 security forces and they had ID cards.
  - 14 Q. And what about in 1998?
- 10:16:26 15 A. I 1998, when, like, the trip that Sam Bockarie made to
  - 16 meet the President in relation to the peace process, it was I
  - 17 don't know how to say it it was diplomatic or what, so I don't
  - 18 there was security in place in order to permit them into the
  - 19 Executive Mansion, but it was official.
- 10:17:04 20 Q. So VIPs or others who were visiting in an official
  - 21 capacity, they would have access to the Executive Mansion?
  - 22 A. VIPs or foreign guests who visit the Executive Mansion
  - 23 would be escorted by the security of the Republic of Liberia who
  - would identify them to let them in.
- 10:17:35 25 Q. So if a person was being escorted, and this person did not
  - 26 have an identity card, this person would have to be identified to
  - 27 the security personnel at the Executive Mansion before they were
  - 28 allowed into the Executive Mansion, is that right?
  - 29 A. In the first place, before a guest or an official a

- 1 foreign official enters the Executive Mansion, the Government of
- 2 Liberia had is already aware that that person is entering the
- 3 country officially or legally. So the Government of Liberia
- 4 provides security to that official and the security is the one
- 10:18:16 5 who leads the official in. I don't know whether he or she had
  - 6 identification, but the Government of Liberia is made aware and
  - 7 the Executive Mansion is made aware of the appointment.
  - 8 PRESIDING JUDGE: Mr Witness, I'm going to remind you to
  - 9 slow down again, because what you are saying is being recorded as
- 10:18:37 10 well as interpreted. Don't forget that.
  - 11 MS HOLLIS:
  - 12 Q. So when this guest came into the Executive Mansion, it
  - 13 would have to be verified that they were a member of a group or
  - that they individually were known to be an official guest before
- 10:19:04 15 they could enter the Executive Mansion, is that correct?
  - 16 A. What I am saying is that any official or foreign guests or
  - 17 officials who visit the Executive Mansion on an official visit,
  - 18 the Government of Liberia is made aware of the person, so the
  - 19 Government of Liberia provides security for that guest; and, if
- 10:19:31 20 the guest had to visit the Executive Mansion, the security
  - 21 provided by provided by the guest from the Government of
  - 22 Liberia, and then a system is put in place in order to allow the
  - 23 quest in. There was a system.
  - 24 Q. So when they came to enter the Executive Mansion, the guard
- 10:20:00 25 or the supervisor there, would have some type of written document
  - 26 indicating that this person was allowed to come into the
  - 27 Executive Mansion, is that right?
  - 28 A. At least there would be a document to show that this person
  - was visiting the Executive Mansion.

- 1 Q. And would the escort of the visitor have that document that
- 2 would have to be shown or would the guards at the Executive
- 3 Mansi on have that document?
- 4 A. The escort for such a guest is the one who would explain to
- 10:20:46 5 the guys at the Executive Mansion that this is the VIP, this is
  - 6 the official that I'm travelling with, and he is here for so and
  - 7 so reason, and this is the document to show that he is here for
  - 8 so and so reason; I believe that this is the system.
  - 9 Q. So they would show them the document which would allow this
- 10:21:09 10 person to enter the Executive Mansion? The escort would show the
  - 11 guards the document which allowed the guest to enter the
  - 12 Executive Mansion, correct?
  - 13 A. Yes, the escort would do everything that he should do in
  - 14 respect of his duty, and he will go by whatever instruction that
- 10:21:34 15 he'd had from his boss or that he was performing in accordance
  - 16 with his duties.
  - 17 Q. Now, let's go back to this document, section 2.41,
  - 18 Appointment and duties of Director, and we see the first sentence
  - 19 says:
- 10:21:53 20 "The President, with the advice and consent of the senate,
  - 21 shall appoint an administrative head of the service who shall be
  - 22 designated as the director".
  - 23 And in Mr Taylor's time, that was Benjamin Yeaten, correct?
  - 24 A. Yes
- 10:22:15 25 Q. Now, this section goes on to say:
  - "He", meaning the director, "shall be responsible to the
  - 27 President through the Director General of National Security for
  - 28 the administration of the Special Security Service but shall
  - 29 report directly to the President should the President so direct."

- 1 And, Mr Witness, you were aware of that, correct?
- 2 A. Yes.
- 3 Q. So that --
- 4 PRESIDING JUDGE: Sorry, aware of what exactly? There's
- 10:22:50 5 a lot that you read in there. What is the witness saying yes to?
  - 6 MS HOLLIS: Thank you, Madam President.
  - 7 Q. Mr Witness, my question was not clear. Let me make it
  - 8 clear to you.
  - 9 You were aware that the director, that is Benjamin Yeaten,
- 10:23:09 10 would report directly to the President, that is Charles Taylor,
  - 11 should the President so direct. You were aware of that, weren't
  - 12 you?
  - 13 A. Yes, in his capacity as the director of the Special
  - 14 Security Service.
- 10:23:26 15 Q. And the duties of the director, under (a):
  - "To report directly to the President on all phases of the
  - 17 operation of the service and all matters appertaining to the
  - 18 service as may be required or as directed by the President."
  - 19 And again, you were aware that Benjamin Yeaten had that
- 10:23:51 20 particular duty, correct?
  - 21 A. Please read that again. I don't know where you're reading
  - 22 from.
  - 23 Q. Number (a), subpart (a):
  - "The director shall report directly to the President on all
- 10:24:09 25 phases of the operation of the service and all matters
  - 26 appertaining to the service as may be required or as directed by
  - 27 the President."
  - And you were aware that Benjamin Yeaten had this duty,
  - 29 correct?

- 1 A. Yes.
- 2 Q. And if we look under subpart (b):
- 3 "The director shall develop all operations required to
- 4 carry out the functions of the service."
- 10:24:44 5 And you were aware of that duty as well, correct?
  - 6 A. Yes. That is one of his functions.
  - 7 Q. And, indeed, that is one of the duties that Benjamin Yeaten
  - 8 did carry out during his time as the director of the Special
  - 9 Securities Service, correct?
- 10:25:09 10 A. Yes.
  - 11 Q. And also part (a), reporting directly to the President on
  - 12 all phases of the operation of the service and all matters
  - appertaining to the service, that also is a duty that Benjamin
  - 14 Yeaten carried out in his role as the director of the SSS,
- 10:25:32 15 correct?
  - 16 A. Yes.
  - 17 Q. Now, let's skip over to the next page and look at subpart
  - 18 (d) of the duties of the director:
  - "The director shall call on other security agencies for
- 10:25:53 20 additional personnel whenever the need may arise for
  - 21 reinforcement of this service."
  - 22 And you were aware that Benjamin Yeaten had this duty,
  - 23 correct? It's at the top, Mr Witness, subpart (d):
  - "To call on other security agencies for additional
- 10:26:16 25 personnel whenever the need may arise for reinforcement of this
  - 26 servi ce. "
  - 27 And at the very bottom of that subpart (d) it says that:
  - "Such agents, detectives, policemen, and soldiers assigned
  - 29 to the service shall be under the complete command and

- 1 supervision of the director."
- 2 Now, Mr Witness, you were aware of that duty of Benjamin
- 3 Yeaten, correct?
- 4 A. I'm not aware of this.
- 10:26:52 5 Q. Well, during the time that Benjamin Yeaten was the director
  - 6 of the SSS, did Benjamin Yeaten ever bring in security agents,
  - 7 policemen, soldiers did he ever bring them in to assist him in
  - 8 his duties as director of the SSS?
  - 9 A. It's not to my knowledge.
- 10:27:19 10 Q. And what about when he was the general battlefront
  - 11 supervisor? In that capacity he had control over many different
  - 12 fighters within the Government of Liberia, correct?
  - 13 A. Yes.
  - 14 Q. And that would have included the AFL?
- 10:27:48 15 A. The AFL that were on the front line. I said he was the
  - 16 general front line supervisor.
  - 17 Q. And any other fighters who were assigned to the front line
  - 18 he would have been in charge of as well, correct?
  - 19 A. I don't know that.
- 10:28:07 20 Q. Well, didn't you say that he was in charge of all the
  - 21 fighters at the front line?
  - 22 A. Yes, as his title suggests, general front line supervisor.
  - 23 So other than the front line, if he was in charge of other forces
  - 24 not on the front line, then I don't know about that. But he was
- 10:28:31 25 coordinating the front line.
  - 26 Q. Well, Mr Witness, my question was that he would have been
  - in charge of any other fighters who were assigned to the front
  - 28 line. And that is correct, is it not?
  - 29 A. I can't say yes or no, because I don't know. But what I

- 1 know is that or was that he was the general front line
- 2 supervisor and he supervised all of the front lines and the
- 3 generals on the front lines and all the front line the fighters
- 4 on the front lines were directly under their command or their
- 10:29:26 5 generals.
  - 6 Q. And they reported those generals reported to Benjamin
  - 7 Yeaten, correct?
  - 8 A. Yes.
  - 9 Q. Now, let's look at section 2.42, Appointment and duties of
- 10:29:41 10 Assistant Director:
  - 11 "The President, with the advice and consent of the senate,
  - 12 shall appoint an assistant director of the Special Security
  - 13 Service who shall be the principal assistant to the director. He
  - shall perform such duties as may be assigned to him from time to
- 10:30:02 15 time by the director."
  - Now, you were aware of that provision, yes, Mr Witness?
  - 17 A. I am not aware of that. I told you earlier that I am not -
  - 18 I was not aware of the person who appointed the director. I told
  - 19 you earlier. Whether appointed or not, I don't know. I told you
- 10:30:29 **20** earlier.
  - 21 Q. Well, there we were talking about the director. Are you
  - 22 saying that you also did not know who appointed the assistant
  - 23 di rector?
  - 24 A. You asked me earlier whether who appointed the director
- 10:30:45 25 of the SSS from the beginning of this and I told you that I do
  - 26 not know.
  - 27 Q. Now, Mr Witness, unless it's not being translated to you
  - 28 correctly, I'm talking about the assistant director of the SSS.
  - 29 Are you saying that you don't know who appointed the assistant

- 1 director of the SSS?
- 2 A. Yes.
- 3 Q. So you do not know?
- 4 A. Yes.
- 10:31:18 5 Q. Say what you mean by yes. Yes, I do not know; is that
  - 6 correct?
  - 7 A. Yes, I do not know who appointed the assistant director.
  - 8 Q. Who was the principal assistant to Benjamin Yeaten in the
  - 9 SSS?
- 10:31:39 10 A. In the SSS the special assistant the special assistant to
  - 11 Benjamin Yeaten --
  - 12 Q. No, Mr Witness. This provision talks about the appointment
  - 13 of "an assistant director who shall be the principal assistant to
  - 14 the director". Do you know who this assistant director was in
- 10:32:09 15 the SSS who was the principal assistant to Benjamin Yeaten? Do
  - 16 you know who that person was?
  - 17 A. The next person to Benjamin Yeaten was the deputy director
  - 18 for administration.
  - 19 Q. And who was that?
- 10:32:27 **20** A. Uri as Taylor.
  - 21 Q. And what was Urias Taylor's relationship to Charles Taylor?
  - 22 A. He was one of Charles Taylor's securities but I did not
  - 23 know whether he had any other relationship or biological
  - 24 relationship to him, I don't know.
- 10:32:56 25 Q. So you had no knowledge of that, is that what you're
  - 26 sayi ng?
  - 27 A. I don't have knowledge of that.
  - 28 Q. Now, if we could please turn to the next page, page 286,
  - 29 section 2.45, Power of officers and members to arrest:

- 1 "Officers and members of the Special Security Service shall
- 2 have the power to arrest vested in peace officers by the criminal
- 3 procedure I aw. "
- And you were aware of that, were you not, Mr Witness?
- 10:33:36 5 A. Yes, I am aware that the special security officers do not
  - 6 arrest.
  - 7 Q. That's not what it says, Mr Witness. Let's read it again:
  - 8 "Power of officers and members to arrest. Officers and
  - 9 members of the Special Security Service shall have the power to
- 10:34:11 10 arrest vested in peace officers by the Criminal Procedure law."
  - 11 And, Mr Witness, you were aware that officers and members
  - of the SSS had this power, correct?
  - 13 A. I do not understand it, so I can't answer to that question.
  - 14 Q. Well, it's quite simple, Mr Witness. During the time
- 10:34:42 15 period 1997, after Mr Taylor becomes President, until 2003.
  - 16 During that time you were aware that officers and members of the
  - 17 Special Security Service had the power to arrest. You were aware
  - 18 of that, weren't you?
  - 19 A. I was not aware of that.
- 10:35:18 20 MS HOLLIS: Madam President, could I ask that this document
  - 21 be marked for identification.
  - 22 PRESIDING JUDGE: Now, I've got to be careful about the
  - 23 pages that you want us to mark, so please run us through the
  - 24 pages you want marked.
- 10:35:39 25 MS HOLLIS: Certainly. It would be the first page, which
  - is page i; the fourth page, page iv; page vi; and then page 283;
  - 27 284; 285; 286.
  - 28 PRESIDING JUDGE: That's it. Okay. The document entitled
  - 29 "Liberian Codes Revised" consisting of the pages that counsel has

- 1 outlined is marked MFI-6.
- 2 MS HOLLIS: Thank you, Madam President.
- 3 Q. Mr Witness, you talked about the fighting, the Camp Johnson
- 4 Road fighting that occurred on 18 September 1998, correct?
- 10:37:02 5 A. Yes.
  - 6 Q. And after this fighting there was increased vigilance by
  - 7 the security services of the Government of Liberia, correct?
  - 8 A. Yes.
  - 9 Q. And there was heightened reporting about border crossings
- 10:37:21 10 and events at the borders, correct?
  - 11 A. Yes, there were rumours.
  - 12 Q. I'm talking about the reporting. There was increased
  - 13 reporting about border crossings and events at borders, correct?
  - 14 A. There was a report that there were reports about
- 10:37:55 15 cross-border attacks that could take place at any time and
  - 16 security the security were on the alert.
  - 17 Q. And there was heightened security around the President and
  - 18 his family, correct?
  - 19 A. Yes, the Liberian security forces tightened the border.
- 10:38:20 20 They were it was under their watch.
  - 21 Q. Mr Witness, what I asked was: There was heightened
  - 22 security around the President and his family, correct?
  - 23 A. Yes.
  - Q. And there was also heightened security in terms of
- 10:38:36 25 individuals who would be allowed into the Executive Mansion,
  - 26 correct?
  - 27 A. Yes, as it was before, it was like that throughout. Even
  - 28 throughout even in the past administration there were strict
  - 29 security measures that were set up at the Executive Mansion

- 1 Grounds or wheresoever the President or first families were.
- 2 There was full security.
- 3 Q. Now, the Executive Mansion itself, what was on the sixth
- 4 floor of the Executive Mansion in Monrovia?
- 10:39:15 5 A. On the sixth floor of the Executive Mansion in Monrovia, at
  - 6 the time at the time that I was assigned there, there was
  - 7 nothing important that I could remember there. I only learnt
  - 8 that there was a kitchen up there, the kitchen of the President
  - 9 at the time, but there was nothing there there was nothing
- 10:39:54 10 prominent there that I could remember.
  - 11 Q. Well, this kitchen that you remember, the kitchen was to
  - 12 serve whom?
  - 13 A. The President.
  - 14 Q. What was on the eighth floor of the Executive Mansion?
- 10:40:11 15 A. The eighth floor of the Executive Mansion, as I learnt when
  - 16 I took up assignment, was the official residence of the
  - 17 President. That was where President Doe resided before. But it
  - 18 was looted by ECOMOG so it was no longer useful.
  - 19 Q. So are you saying that when Charles Taylor was the
- 10:40:42 20 President, he didn't use the eighth floor of the
  - 21 Executive Mansion?
  - 22 A. Yes. To my knowledge, he did not use it because it had
  - 23 been looted, it was not up-to-date.
  - 24 Q. So between 1997 and 2003, do you know was there any time
- 10:41:03 25 that Charles Taylor used the eighth floor of the
  - 26 Executive Mansion as his living quarters?
  - 27 A. During the time that I was there I was assigned from '97
  - 28 to late '98 I did not hear that the President used the eighth
  - 29 floor as a living quarters.

- 1 Q. Now, Mr Witness, Charles Taylor talked to the Court about
- 2 the sixth and eighth floors of the Executive Mansion, and he told
- 3 the Court that the sixth floor were all bedrooms. And for
- 4 counsel's benefit, I'm talking about 19 August 2009, page 27185.
- 10:42:04 5 Now, he didn't say anything about a kitchen there. He said they
  - 6 were all bedrooms. So, Mr Witness, is it possible you're wrong
  - 7 about what was on the sixth floor?
  - 8 A. I am saying what I know, what I heard. I said that the
  - 9 prominent thing that I heard about the sixth floor was that there
- 10:42:30 10 was a kitchen there. The sixth floor had many rooms, but what I
  - 11 heard was that one of those rooms was used as the presidential
  - 12 kitchen. That's what I know about the sixth floor.
  - 13 Q. And, Mr Witness, is it possible you heard wrong?
  - 14 A. I this is my information. I don't know whether it's
- 10:43:04 15 wrong or not. I think you can find out.
  - 16 Q. Well, Mr Witness, I'm asking you the questions, all right?
  - 17 Now, Yanks Smythe talked to this Court about the
  - 18 Executive Mansion, and Yanks Smythe talked about the seventh
  - 19 floor. Now, Mr Witness, you have said that there was a
- 10:43:31 20 communications centre on the seventh floor of the
  - 21 Executive Mansion, correct?
  - 22 A. Yes.
  - 23 Q. Now, if we could have the transcript of 24 February 2010,
  - 24 page 35894, to show that we're talking about the Executive
- 10:43:55 25 Mansion, and if we can look down towards the bottom, starting
  - 26 with line 24, and we see he's talking about a blue room when you
  - 27 have balls at the Executive Mansion, that's where they normally
  - 28 have it.
  - Now, Mr Smythe is being asked questions about the

- 1 Executive Mansion. And if we turn over to page 35895, at line 3:
- 2 "Q. And on the seventh floor?
- A. On the seventh floor is it's normally it's an open
- 4 area. The seventh floor is an open area. You have I think
- 10:44:56 5 you also have offices there too.
  - 6 Q. What do you mean by 'an open area'?
  - A. When I say 'an open area', it has a large area. As a
  - 8 large area you have some offices, sitting places."
  - 9 Now, Mr Witness, Yanks Smythe doesn't say anything about a
- 10:45:17 10 communications station on the seventh floor, does he?
  - 11 A. Yes, he didn't talk about it.
  - 12 Q. What was on the fifth floor of the Executive Mansion?
  - 13 A. What I remember about the fifth floor of the
  - 14 Executive Mansion is that it had a very large sitting room,
- 10:45:50 15 almost like a conference hall, and I was told that that was where
  - 16 President Tubman used as a sitting room at the time.
  - 17 Q. Did the fifth floor of the Executive Mansion have radio
  - 18 operators for the Special Security Service?
  - 19 A. No.
- 10:46:21 20 Q. Are you sure about that?
  - 21 A. The fifth floor had no radio assigned or installed on the
  - 22 fifth floor of the Mansion during the time that I was on
  - assignment there.
  - 24 Q. So if someone told the Court that the SSS had a
- 10:46:38 25 communications section on the fifth floor, would they be lying to
  - 26 the Court?
  - 27 A. That would be the person's testimony of what he observed or
  - 28 experienced, but I am speaking of what I observed or experienced.
  - 29 Q. Let me ask you, Mr Witness, if someone told this Court that

- 1 the SSS had a communications section on the fifth floor, would
- 2 they have been lying to the Court?
- 3 A. If someone told the Court that the SSS had communication on
- 4 the fifth floor during the time that I was assigned there, then
- 10:47:16 5 that person would be lying.
  - 6 Q. Well, to your knowledge, in 1998, was the SSS
  - 7 communications section on the fifth floor of the
  - 8 Executive Mansion?
  - 9 A. No.
- 10:47:40 10 Q. What about 1999?
  - 11 A. I don't know because I was not assigned there.
  - 12 Q. Now, let's look at the transcript of 29 October 2009, at
  - pages 30747 and then 30748. Now, if we could go down to the 24th
  - 14 line. Now, Mr Witness, this is the testimony of Charles Taylor
- 10:48:42 15 to the Court, and he is being asked questions about Prosecution
  - 16 testimony and about a radio being on the fifth floor. And then
  - 17 an answer:
  - 18 "A. No. This liar knows he had been in the mansion from
  - 19 1995. The fifth floor of the Executive Mansion, your
- 10:49:10 20 Honours, contained the communications section of the secret
  - 21 service, all of the whether it is whatever
  - 22 sophisticated equipment, whether it is listening, whether
  - it is monitoring, whether it is telephone, all of the
  - 24 communication gear of the secret service are located on the
- 10:49:32 25 fifth floor. This Varmuyan Sherif" I'm on the next
  - 26 page "This Varmuyan Sherif working as assistant
  - 27 director for operation from 1995, your Honour, is lying if
  - 28 he says he did not know that the communication quarters of
  - 29 the secret service that he worked for as assistant director

- 1 was not on the fifth floor."
- 2 And then if we look at line 8 and 9:
- 3 "A. That's why I'm saying he's lying because that fifth
- 4 floor contained all communication."
- 10:50:14 5 So, Mr Witness, Charles Taylor said it was the fifth floor
  - 6 of the Executive Mansion that contained the SSS communications
  - 7 section. Is Mr Taylor wrong about that?
  - 8 A. I don't know. But I am saying to the Court that during the
  - 9 time that I served as radio operator for the Executive Mansion
- 10:50:45 10 and assigned to the Executive Mansion, I was assigned to the
  - 11 fifth floor, and that was where we had the radio communication -
  - on the fourth floor, rather. That was where we had the radio
  - 13 communication room.
  - 14 Q. Now, when you were assigned there, that was during the time
- 10:51:01 15 Charles Taylor was President, correct?
  - 16 A. Yes, in '97.
  - 17 Q. And, Mr Witness, Charles Taylor says nothing in these pages
  - 18 I have just read, says nothing about communication equipment on
  - 19 the seventh floor, does he?
- 10:51:18 20 A. Yes. I didn't hear a communication on the seventh floor.
  - 21 Q. Mr Witness, who was code named 405?
  - 22 A. 405 was the chief technician for the Special Security
  - 23 Servi ce.
  - 24 Q. You remember when you say "chief technician", what were
- 10:51:50 25 that person's duties?
  - 26 A. He used to repair the radio communication all radio
  - 27 communication sets and to install radio communication sets
  - wherever it was supposed to be installed.
  - 29 Q. Would that include the Executive Mansion?

- 1 A. Yes.
- 2 Q. Mr Witness, it's correct, is it not, that in 1997, Sunlight
- 3 worked on the fifth floor in this communications section? Isn't
- 4 that true?
- 10:52:29 5 A. Say that again.
  - 6 Q. Certainly. It's correct, is it not, that in 1997, Sunlight
  - 7 worked on the fifth floor, and I'm talking about the
  - 8 Executive Mansion, the fifth floor of the Executive Mansion, in
  - 9 this communications sections? That's true, is it not?
- 10:52:47 10 A. It is not true that Sunlight worked as a radio operator on
  - 11 the fifth floor of the Executive Mansion of the Republic of
  - 12 Li beri a.
  - 13 Q. And as a radio operator on the fifth floor of the
  - 14 Executive Mansion, Sunlight communicated with the junta in
- 10:53:09 15 Sierra Leone in 1997, correct?
  - 16 A. Sunlight was not assigned on the fifth floor as a radio
  - 17 operator of the Executive Mansion.
  - 18 Q. And it's also correct, is it not, that in 1997, Sunlight
  - 19 worked on the fifth floor as a radio operator and communicated
- 10:53:32 20 with the RUF component of the junta in Sierra Leone? That's
  - 21 correct, is it not?
  - 22 A. Please repeat, because I heard you saying fourth floor and
  - the interpreter is saying fifth floor. Please repeat.
  - 24 Q. Certainly. It's also correct, is it not, that in 1997,
- 10:53:54 25 Sunlight worked on the fifth floor as a radio operator and
  - 26 communicated with the RUF component of the junta in Sierra Leone?
  - 27 That's correct, is it not?
  - 28 A. It is not correct that Sunlight worked as a radio operator
  - 29 of the Executive Mansion on the fifth floor.

- 1 Q. Mr Witness, you told the judges about RUF radio operator
- 2 Sellay. And you told the judges that this RUF radio operator,
- 3 Sellay, would sometimes call for Jungle and operators would tell
- 4 him that Jungle was not around. Do you recall telling the judges
- 10:54:44 5 that?
  - 6 A. Correct.
  - 7 Q. Who were these operators --
  - 8 A. These operators --
  - 9 Q. -- who would tell him that Jungle was not around?
- 10:55:06 10 PRESIDING JUDGE: Sorry. Ms Hollis, you got interrupted
  - and part of your question is not recorded. Please ask it again.
  - 12 MS HOLLIS: Thank you, Madam President.
  - 13 Q. Mr Witness, let's agree on something. I won't interrupt
  - 14 you and you let me finish my question before you answer,
- 10:55:23 15 all right?
  - 16 A. Yes.
  - 17 Q. Now, let me ask it again. We were talking about Sellay
  - 18 calling and asking for Jungle and operators would tell him that
  - 19 Jungle was not around. Now, what were the names of these radio
- 10:55:44 20 operators who would tell Jungle or tell Sellay that Jungle was
  - 21 not around?
  - 22 A. Sunlight and Dew.
  - 23 Q. When was Dew at Base 1?
  - 24 A. Dew started I think in December or early in December 1998
- 10:56:20 25 or early 1999, but I am not precise with the time or the month.
  - 26 Q. Now, you also told the judges about an occasion when Sellay
  - 27 called for Jungle. Jungle was not present, and Sellay left a
  - 28 substantive message with Sunlight. Do you remember telling the
  - 29 judges about that?

- 1 A. Yes.
- 2 Q. And you said that that substantive message had to do with
- 3 the Master needing food, do you recall?
- 4 A. Yes.
- 10:57:01 5 Q. And you told the judges that the Master who was referred to
  - 6 was Sam Bockarie, correct?
  - 7 A. Correct.
  - 8 Q. How many other substantive messages did Sellay leave with
  - 9 Base 1 when Jungle was not present?
- 10:57:17 10 A. I to my knowledge, it was only one. That is, in relation
  - 11 to the food, the food message.
  - 12 Q. Now, when Sellay left this message with Sunlight or Dew,
  - 13 was this a coded message or an uncoded message?
  - 14 A. It was not a coded message.
- 10:57:55 15 Q. What language was Sellay speaking?
  - 16 A. Sellay spoke English.
  - 17 Q. What kind of English?
  - 18 A. He spoke English that had a Sierra Leonean accent, but he
  - 19 spoke somehow in a standard manner that could be understood by
- 10:58:19 20 Sunlight. This was not in Krio as when he was communicating with
  - 21 Jungle.
  - 22 Q. When you say he spoke English, do you mean Liberian English
  - 23 or regular English?
  - 24 A. He spoke in the regular English.
- 10:58:45 25 Q. Thank you. How many times do you say Sunlight spoke with
  - 26 Sellay on the radio in 1998?
  - 27 A. Several times.
  - 28 Q. Well, give us an estimate. Was it more than 10, was it
  - 29 more than 20?

- 1 A. I can't recall I do not recall but Sunlight spoke with
- 2 Sellay several times in 1998.
- 3 Q. And what about in 1999? How many times do you say Sunlight
- 4 spoke with Sellay in 1999?
- 10:59:34 5 A. Sunlight spoke with Sellay in 1999 several times but it was
  - 6 on a periodic basis.
  - 7 Q. What do you mean it was on a periodic basis but it was
  - 8 several times?
  - 9 A. I mean that it was not an every day thing. It was when
- 11:00:06 10 either he had a message to deliver to Sunlight from Sam Bockarie
  - 11 for Benjamin Yeaten or if Benjamin Yeaten wanted to pass on
  - 12 information to Sam Bockarie and this was when Sunlight
  - 13 communicated with Sellay.
  - 14 Q. During --
- 11:00:33 15 PRESIDING JUDGE: Ms Hollis, I'm aware of the time.
  - 16 MS HOLLIS: Yes.
  - 17 PRESIDING JUDGE: We will take the midmorning break now and
  - 18 reconvene at 11.30.
  - 19 [Break taken at 11.00 a.m.]
- 11:27:10 20 [Upon resuming at 11.34 a.m.]
  - 21 PRESI DI NG JUDGE: Yes, Mr Anyah.
  - 22 MR ANYAH: Yes, good morning, Madam President. I rise to
  - 23 indicate to the Court the results of consultations with
  - 24 Mr Griffiths, Mr Taylor and others. Having consulted them, and
- 11:35:16 25 this is in relation to the question posed by your Honour this
  - 26 morning regarding whether or not the Defence wishes to seek
  - 27 adjudication of a current motion filed under CMS-1039. The
  - 28 response at this time is, yes, we would like to have a decision
  - 29 on that motion, and the related pleadings. There was an addendum

The

filed under CMS-1053 as well.

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MR ANYAH:

PRESIDING JUDGE: May I ask why, why you need a result, an 2 3 adjudication, on that issue? 4 MR ANYAH: Because, as I indicated earlier this morning, the motion is a motion that seeks alternately documentary 11:35:53 5 evidence, the Defence having not rested its case yet, might be in 6 7 a position, using further provisions of the rules, besides live testimony, to seek admission of any documents that result from 8 the motion. PRESIDING JUDGE: Thank you. 11:36:16 10 Madam Prosecutor? 11 12 MS HOLLIS: Thank you, Madam President. Before 13 I recommence cross-examination, I would simply like to put on the 14 record the Prosecution's position to what the Defence just said. 11:36:35 15 And our position is that if they seek to receive these documents on the basis other than their relation with 097, they would have 16 17 to file another motion because they cannot ask your Honours to make a decision based on anything outside the parameters of the 18 19 arguments and the motions. That's simply to put the 11:36:56 20 Prosecution's position on the record, Madam President. 21 PRESIDING JUDGE: Just let me consult my colleagues on the 22 matter. 23 We have no further comments on the comments by Mr Anyah, 24 except, Mr Anyah, we are - should we then take the email that was 11:38:24 25 generally circulated by lead counsel for the Defence to mean that 26 this sitting witness is the last live testimony witness that the 27 Defence is intending to call?

because it was a qualified language used by Mr Griffiths.

Madam President, I'm trying to pull the email

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	2	there is a qualification there. What, as your Honours probably
	3	know, that means is that as of the time Mr Griffiths wrote the
	4	email, his instructions from our client at that point in time
11:39:06	5	suggested that this witness would be the final witness. But -
	6	and I hope the email will be available to me on this computer
	7	screen - but there is the possibility that, in the coming week or
	8	so, to the extent there is the need to still call a witness, we
	9	will make the necessary applications.
11:39:33	10	But as of yesterday, and on the basis of instructions
	11	received from the client, that was the indication that
	12	Mr Griffiths gave. So it does not necessarily foreclose the
	13	possibility of one or more witnesses being called. That is
	14	having applied to your Honours.
11:39:52	15	PRESIDING JUDGE: The reason I'm asking is, of course, for
	16	purely administrative purposes and for purposes of managing these
	17	proceedings. Both the Bench and the other side need to know, we
	18	all need to be on the same page, as far as time management is
	19	concerned, and as far as the administration of these proceedings
11:40:13	20	is concerned. That's the only reason I ask. And when we get
	21	messages which are capable of various interpretations we come
	22	back and ask. We appreciate clear messages.
	23	MR ANYAH: Yes, Madam President, and it is to the benefit
	24	of everyone for reasons, administrative and otherwise, to know
11:40:34	25	exactly where things stand.
	26	What I can say to the Court now is that at the end of the
	27	close of this witness's testimony, lead counsel will be present
	28	before your Honours to advise your Honours as to the status of

language was to the effect of "as currently instructed", and so

the progression of our case, whether we are indeed calling no

- 1 further live witnesses after this witness, and the email,
- 2 I think, allows us that flexibility, if you will.
- 3 I now have a copy of it, and essentially Mr Griffiths wrote
- 4 that:
- 11:41:03 5 "Please be informed that at the conclusion of the testimony
  - 6 of DCT-008 it is not anticipated, as currently instructed, that
  - 7 any further live witnesses will be called to testify."
  - 8 So there is a qualification there and I will let
  - 9 Mr Griffiths speak to that when he comes before your Honours.
- 11:41:23 10 PRESIDING JUDGE: Very well, except Madam Court Manager to
  - 11 alert you that we are having problems on the Bench with our
  - 12 LiveNote. The similar kind of problem we had yesterday. I don't
  - 13 know how far we are able to limp along like this.
  - 14 MS IRURA: Your Honours, I will contact the relevant
- 11:41:46 15 technician.
  - 16 PRESIDING JUDGE: Ms Hollis, I suppose we can continue. If
  - 17 we get to a stage where the screen is blank, I will let you know.
  - 18 MS IRURA: Your Honour, perhaps the parties and the Chamber
  - 19 may in the meantime be able to view the LiveNote from the booth
- 11:42:25 20 by pressing the transcript button on the panel next to your
  - 21 moni tors.
  - 22 MS HOLLIS: It seems the Prosecution is having the same
  - 23 problem. Now my screen is continuing, but we will proceed,
  - 24 Madam President.
- 11:42:54 25 Q. Mr Witness, before the short break, we were talking about
  - 26 how many times Sunlight had spoken with Sellay on the radio in
  - 27 1998 and in 1999. Can you tell us, please, how many times in
  - 28 1998 did Dew speak with Sellay on the radio?
  - 29 A. I can't recall.

- 1 Q. In how many times in 1999 did Dew speak with Sellay on
- 2 the radio?
- 3 A. I can't recall that also.
- 4 Q. Why is that, Mr Witness? Sunlight and Dew worked together,
- 11:43:46 5 correct?
  - 6 A. Yes.
  - 7 Q. So why can you not recall?
  - 8 A. Because I was not counting the number of times Sunlight and
  - 9 Dew spoke to Sellay on the radio. I was not recording it.
- 11:44:09 10 Q. Well, did Dew speak with Sellay several times in 1998?
  - 11 A. I don't know.
  - 12 Q. Did Dew speak with Sellay several times in 1999?
  - 13 A. Dew spoke to Sellay in 1999, but I do not recall how many
  - 14 times.
- 11:44:41 15 Q. How many times do you say Sunlight actually physically met
  - 16 with Sellay in 1998?
  - 17 A. Just once.
  - 18 Q. And where did that meeting take place?
  - 19 A. It took place in Sinkor, at the YWCA community in Sinkor,
- 11:45:12 20 Monrovi a.
  - 21 Q. How many times did Sunlight meet with Sellay in person in
  - 22 1999?
  - 23 A. Zero times.
  - 24 Q. Do you know if Dew met in person with Sellay in 1999?
- 11:45:32 **25** A. No.
  - 26 Q. You do not know?
  - 27 A. Dew did not meet with Sellay in 1999, nor did they meet in
  - 28 1998.
  - 29 Q. And how are you able to know that?

- 1 A. Because I was with Dew and Sunlight, and when Sellay came
- 2 to Monrovia, Dew was not assigned at Base 1, or he was not in
- 3 Monrovia.
- 4 Q. How many times do you say Sunlight spoke with Daf over the
- 11:46:21 5 radio?
  - 6 A. Sunlight dealt with Daf a lot after the death of Sellay, so
  - 7 I do not know the number of times that Sunlight spoke with Daf.
  - 8 Q. And how many times do you say Sunlight actually met in
  - 9 person with Daf?
- 11:46:46 10 A. Sunlight met in person with Daf by I can say twice in a
  - 11 week; that is, at the time he met Daf for the first time when Daf
  - 12 called him on the radio, and the second time when Sunlight went
  - 13 to the RUF guesthouse to see Mr Foday Sankoh in person, Daf was
  - 14 also present. So that makes it two times.
- 11:47:31 15 Q. When Sunlight spoke with Daf over the radio, what language
  - 16 did they communicate in?
  - 17 A. Sunlight spoke with Daf on the radio in English.
  - 18 Q. And when you say "English", do you mean regular English or
  - 19 Liberian English?
- 11:47:55 20 A. In regular English, because Daf could not speak in the
  - 21 Liberian tongue, but in regular English.
  - 22 Q. So Sunlight spoke and understood regular English; is that
  - 23 correct?
  - 24 A. Yes, Sunlight tries in regular English.
- 11:48:23 25 Q. My question was: Sunlight spoke and understood regular
  - 26 English, correct?
  - 27 A. Yes.
  - 28 Q. How many times do you say Sunlight spoke with Elevation
  - 29 over the radio?

- 1 A. To my knowledge, Sunlight spoke with Elevation two times on
- 2 the radio.
- 3 Q. And how many times did Dew speak With Elevation over the
- 4 radi o?
- 11:48:58 5 A. That, I don't know.
  - 6 Q. And how many times, if any, did Sunlight actually meet with
  - 7 El evati on?
  - 8 A. Not at all.
  - 9 Q. How many times do you say Sunlight spoke with Pascal over
- 11:49:19 10 the radio?
  - 11 A. Sunlight spoke with Pascal on the radio, I think two times
  - 12 or more, but I do not actually recall.
  - 13 Q. And in what years?
  - 14 A. Either late '98 or '99, but I do not actually recall.
- 11:49:58 15 Q. And what was the subject of these communications over the
  - 16 radio with Pascal?
  - 17 A. Pascal helped Sunlight to connect him with Bravo Zulu 4,
  - 18 and Pascal also called from Bravo Zulu 4 and Sunlight told him
  - 19 that he wanted to speak to either Daf or Mortiga.
- 11:50:34 20 Q. And how many times, if any, did Sunlight meet Pascal in
  - 21 person?
  - 22 A. At no time.
  - 23 Q. Mr Witness, just a little while ago we talked about
  - 24 communications from the fifth floor of the Executive Mansion. It
- 11:51:00 25 is correct, is it not, that after the junta was pushed from power
  - 26 in mid-February of 1998, Sunshine continued to communicate -
  - 27 Sunlight, thank you continued to communicate with the rebels in
  - 28 Sierra Leone. That's correct, is it not?
  - 29 A. It is not correct.

- 1 Q. And Sunlight continued those communications from the fifth
- 2 floor of the Executive Mansion, correct?
- 3 A. Sunlight never worked on the fifth floor of the Executive
- 4 Mansion as a radio operator.
- 11:51:49 5 Q. Now, when Sunlight first went to the Executive Mansion,
  - 6 what floor do you say the communication equipment was on?
  - 7 A. When Sunlight first worked at the Executive Mansion, he
  - 8 worked on the fourth floor of the Executive Mansion.
  - 9 Q. You told the judges a bit about Seibatu Jusu. When Seibatu
- 11:52:22 10 Jusu came to Liberia with Sam Bockarie in December of 1999, did
  - 11 you see her after they arrived in Monrovia?
  - 12 A. Yes, I saw her.
  - 13 Q. And where did you see her?
  - 14 A. I saw Seibatu Jusu at where Sam Bockarie was living, that
- 11:52:51 15 is, at the Four Houses community or the Four Houses compound.
  - 16 That is, around the ELWA community.
  - 17 Q. And did you see her at any other location?
  - 18 A. Yes. I saw her at the Executive Mansion during pay day.
  - 19 That was when I also went to receive my Special Security Service
- 11:53:21 20 allowance. She too was there to receive her allowance, because
  - 21 her name was on the Special Security Service monthly allowance
  - 22 list.
  - 23 Q. And how often did you see Seibatu Jusu after she came to
  - 24 Monrovia with Sam Bockarie in December of 1999?
- 11:53:44 25 A. Not often.
  - 26 Q. What do you mean by that? Less than five times? More than
  - 27 five times? More than ten? What do you mean?
  - 28 A. I mean I do not recall how many times, but I used to see
  - 29 Sei batu Jusu once a while.

- 1 Q. And during what years did you see her once in a while?
- 2 A. During late 1999 and then in 2003 I'm sorry, in 2000 to
- 3 2001.
- 4 Q. Now, you mentioned the Four Houses compound. What do you
- 11:54:32 5 mean by the Four Houses compound?
  - 6 A. This compound consists of four structures, four buildings,
  - 7 within a fence, four buildings within a fence, and this compound
  - 8 was named after the four buildings that were built or in the
  - 9 fence. So it was named after the building because Four Houses,
- 11:55:04 10 because there were four houses in a fence.
  - 11 Q. Now, you have told the Court that Seibatu Jusu was on the
  - 12 SSS allowance payroll, and you also told the judges on 30 August
  - 13 that that payroll was to help SSS officers, for example, with
  - 14 their rent. You remember telling the judges that?
- 11:55:29 15 A. Yes.
  - 16 Q. So Seibatu Jusu was an SSS officer after she came to
  - 17 Liberia, is that correct?
  - 18 A. I believe so.
  - 19 Q. And she was used as a radio operator by the SSS, isn't that
- 11:55:44 20 correct?
  - 21 A. She never operated a radio either by the SSS or any agency
  - of government.
  - 23 Q. And she was used as a radio operator because the Government
  - of Liberia would use the skills that people brought with them
- 11:56:06 25 when they came to Liberia, correct?
  - 26 A. She was not used as a radio operator.
  - 27 Q. And so, since she was a radio operator, the SSS used her so
  - 28 that it could rely on her area of expertise, correct?
  - 29 A. The SSS did not use Seibatu Jusu as a radio operator.

- 1 Q. Mr Witness, forgive my pronunciation, Daniel Chea, he was
- 2 the Minister of Defence during the time that Charles Taylor was
- 3 the President, is that correct?
- 4 A. Exactly so.
- 11:56:48 5 Q. And he was also a Minister of Defence during the duration
  - 6 of Mr Taylor's administration in Gbarnga, correct?
  - 7 A. That I do not recall, but I know I do not recall.
  - 8 PRESIDING JUDGE: If I may interrupt you, Ms Hollis.
  - 9 Mr Witness, you said that Seibatu Jusu was an SSS officer when
- 11:57:30 10 she came to Liberia. You said you believed so. What exactly was
  - 11 her role in the SSS, if you know?
  - 12 THE WITNESS: I said I believed she was an SSS officer
  - 13 because she was being paid by the SSS. So an ordinary person
  - 14 cannot receive payment or allowance from the SSS without being an
- 11:57:57 15 SSS personnel. Seibatu Jusu, like others who came along with
  - 16 Sam Bockarie, as I said, were granted citizenship, and some of
  - 17 them --
  - 18 PRESIDING JUDGE: Mr Witness, I understand all that and
  - 19 it's based on what you're saying that I ask I then asked you
- 11:58:20 20 the question what exactly was her role in the SSS? What exactly
  - 21 was her work in the SSS?
  - 22 THE WITNESS: Oh, that I don't know because I was not with
  - 23 her during her job time, so I don't know her role.
  - 24 MS HOLLIS:
- 11:58:43 25 Q. But, Mr Witness, you said you visited with her, you saw her
  - 26 at the Four Houses compound. You didn't talk with her about her
  - 27 SSS duties?
  - 28 A. I did not visit Seibatu Jusu, but I saw Seibatu Jusu in
  - 29 Sam Bockarie's compound, that is the Four Houses compound, that

- 1 was where she was and this is what I said. But I did not go
- 2 there to visit Seibatu Jusu.
- 3 Q. So when you were at the Four Houses compound, you didn't
- 4 speak with her?
- 11:59:22 5 A. I greeted her, because I had seen her before, so I greeted
  - 6 her, and I greeted everybody else that I saw the same way.
  - 7 PRESIDING JUDGE: So, Mr Witness, if you do not know
  - 8 exactly what Seibatu Jusu did in the SSS, how can you
  - 9 categorically say that she was not a radio operator? How can you
- 11:59:47 10 say such a thing?
  - 11 THE WITNESS: I said she was not a radio operator, even
  - 12 though I was not at the Executive Mansion, but I was operating a
  - 13 radio communication set that I could communicate with the
  - 14 Executive Mansion and I could communicate with any so anyone
- 12:00:08 15 who worked within the communication centre I must have known.
  - 16 MS HOLLIS:
  - 17 Q. Indeed, witness, you did know and you did know that Seibatu
  - 18 Jusu operated as a radio operator in Liberia, didn't you?
  - 19 A. Seibatu Jusu did not operate radio in the Republic of
- 12:00:37 **20** Liberia.
  - 21 Q. As an SSS officer, what type of uniform did Seibatu Jusu
  - 22 wear?
  - 23 A. Seibatu Jusu, I did not see Seibatu Jusu in uniforms. And,
  - 24 secondly, not all SSS personnel wore uniforms. Like me, I never
- 12:01:03 **25** wore uniforms.
  - 26 Q. And the SSS uniform, the camouflage uniform, what colour
  - 27 was it? What colours were in that camouflage uniform?
  - 28 A. It was a sky blue shirt with a navy blue trousers.
  - 29 Q. Perhaps I'm not being clear, Mr Witness. Do you understand

- 1 what a camouflage uniform is?
- 2 A. Yes.
- 3 Q. What type of camouflage uniform what colours were in the
- 4 camouflage uniform worn by the SSS?
- 12:01:43 5 A. The SSS the SSS uniform was strictly plain sky blue and a
  - 6 navy blue trousers.
  - 7 Q. Actually, Mr Witness, SSS personnel sometimes wore
  - 8 camouflage uniforms, didn't they?
  - 9 A. I did not see that.
- 12:02:10 10 Q. The Liberian national police and, within the Liberian
  - 11 national police, the Special Operations Division, what kind of
  - 12 uniforms did the Special Operations Division have?
  - 13 A. I don't know what you are talking about, Special Operations
  - 14 Division. I don't know whether the Liberian national police had
- 12:02:47 15 a Special Operation Division because I was not working at the
  - 16 police barracks.
  - 17 Q. So you didn't know what divisions were within the Liberian
  - 18 national police, is that correct?
  - 19 A. I don't know the different or the sections of the
- 12:03:12 20 Liberian national police.
  - 21 Q. Now, we were talking about Daniel Chea during the existence
  - 22 of the NPRAG. Now, if Mr Taylor told the Court that at one point
  - 23 during the NPRAG, Daniel Chea became the Minister of Defence, you
  - 24 wouldn't dispute that, would you?
- 12:03:45 25 A. If he said that, he he was the leader, so then that was
  - 26 what he knew, but I don't know and I do not recall Daniel Chea
  - 27 being the defence minister. Okay, I wanted to call a name but
  - 28 I forgot. The defence minister that I recall during the NPFL was
  - one Tom Wowei yu.

- 1 Q. At one point in time he was, and what happened with Mr
- 2 Wowei yu? How long was he in the NPFL?
- 3 A. I heard of Mr Woweiyu but I did not see him.
- 4 Q. My question was how long was he in the NPFL, if you know?
- 12:04:41 5 A. I don't know whether he left or not, but I heard of him as
  - 6 the defence minister.
  - 7 Q. Charles Taylor was sometimes referred to as chief, isn't
  - 8 that correct?
  - 9 A. Every senior officer, be it a sergeant, is referred to as
- 12:05:08 10 chief by his subordinates in Liberia. So he could be referred to
  - 11 as chief and he was referred to as chief in this manner.
  - 12 Q. So Mr Taylor was referred to as chief, correct?
  - 13 A. Yes, by the security officers, he was referred to as chief.
  - 14 Q. Did you consider yourself to be a close confidant of
- 12:05:36 15 Charles Taylor?
  - 16 A. I was not close to Charles Taylor. I was not close to him.
  - 17 Q. Did he discuss matters of state with you?
  - 18 A. Not at all. I was far away. I was very far away from him.
  - 19 Q. And he didn't talk about security issues with you?
- 12:06:07 20 A. I never sat with President Taylor in any discussions of
  - 21 security matters. I never sat with him. I told you yesterday,
  - 22 in my testimony, that the only time that I ever directly spoke
  - 23 with the President was in 2003 when our men, some of our forces,
  - 24 went missing in action in the lower Lofa, in Lofa Forest.
- 12:06:51 25 I mentioned that that was the time that I spoke with the
  - 26 President face-to-face. And I did not think he knew me to be
  - 27 {redacted}, and he had not seen me before.
  - 28 MS HOLLIS: Madam President, we would ask for a redaction.
  - 29 PRESIDING JUDGE: Madam Court Manager, we will just redact

- 1 the word {redacted} from the last preceding sentences.
- 2 MS HOLLIS: Thank you, Madam President.
- 3 Q. This meeting that you had in 2003, this was because you had
- 4 devised a mechanism whereby you could get communications
- 12:07:35 5 equipment to this group who had been missing in action, correct?
  - 6 A. I met with the President because I put in place a mechanism
  - 7 through which to locate the men, that is number one. And,
  - 8 secondly, Benjamin Yeaten wanted me to teach the commander there
  - 9 about the Thuraya phone, how to use the Thuraya phone, so that
- 12:08:16 10 was the opportunity that made me see face-to-face with the
  - 11 Presi dent.
  - 12 Q. Mr Witness, I'm talking about your meeting with the
  - 13 President, not with the commander. Now, these two things that
  - 14 you were doing putting in place a mechanism to locate these men
- 12:08:36 15 and teaching the commander about the Thuraya phone these were
  - 16 basically military operational matters, correct?
  - 17 A. Yes, it is a military matter, it is a security matter.
  - 18 Q. And when you went to meet with President Taylor, what did
  - 19 you brief him on?
- 12:09:04 20 A. When I went to when the director of SSS took me to meet
  - 21 with the President, he asked me about the idea that I had put in
  - 22 place and I explained it. I explained the idea that I had put in
  - 23 place in order to locate the men, in order for the pilot to
  - 24 easily locate the men, and Ben told him how I knew about the
- 12:09:38 25 Thuraya phone and that I could teach the commander on how to use
  - the Thuraya phone, and that was all. It was not something
  - 27 lengthy or for a long period.
  - 28 Q. So you gave this briefing to the President of Liberia
  - 29 before you actually taught the commander how to use the Thuraya

- 1 phone, is that right?
- 2 A. I told the President what I had put in place, and before
- 3 I could fly out there.
- 4 Q. And then I think you told the judges that after you had
- 12:10:19 5 given this briefing to the President, he allowed you to take the
  - 6 phone, is that correct?
  - 7 A. And after telling the President what I had put in place,
  - 8 I was allowed to carry the phone and Ben gave me the Thuraya
  - 9 phone.
- 12:10:42 10 Q. Mr Witness, I'm curious. I ask you a question and I ask
  - 11 you whether it's correct or not, and you repeat your story.
  - 12 A. What is it that is correct? Please repeat what you want to
  - 13 get from me.
  - 14 Q. I asked you a question actually, several questions. For
- 12:11:36 15 example, so you gave this briefing to the President of Liberia
  - 16 before you actually taught the commander how to use the Thuraya
  - 17 phone, is that correct? "I told the President what I had put in
  - 18 place and before I could fly out there" is your answer.
  - 19 Mr Witness, why couldn't you simply say yes or no to the question
- 12:11:56 20 I had asked?
  - 21 A. Yes, but I don't know what you termed as briefing the
  - 22 President, but I told the President what I had put in place, and
  - 23 I then explained to the President my capability to educate the
  - 24 commander in the forest about the Thuraya phone, and that was
- 12:12:23 **25 all**.
  - 26 Q. And then, Mr Witness, I asked you, "And after briefing, you
  - 27 had given this briefing to the President, he allowed you to take
  - 28 the phone, is that correct?" And then you said, "After telling
  - 29 the President what I had put in place, I was allowed to carry the

- 1 phone and Ben gave me the Thuraya phone." Is there any reason
- 2 you could not have answered my question with a yes or no?
- 3 A. After informing the President about this, Ben then
- 4 instructed me to leave, and I left.
- 12:13:04 5 Q. Mr Witness, that doesn't at all answer my question. Are
  - 6 you having to repeat your story because it is a learned story?
  - 7 A. I am telling you how it went on how it happened.
  - 8 Q. Now, Mr Witness, Charles Taylor had a satellite phone even
  - 9 before the war began in Liberia, isn't that right?
- 12:13:40 10 A. I don't know.
  - 11 Q. And he had a satellite phone throughout the war in Liberia,
  - 12 correct?
  - 13 A. I don't know.
  - 14 Q. You don't know what all means of communication
- 12:13:54 15 Charles Taylor had during the war?
  - 16 A. I don't know. The means of communication the NPFL had was
  - 17 the VHF radio. If whether the President had a phone or a
  - 18 satellite phone, I don't know, because I was not at all close to
  - 19 the President to know what he had or what he did not.
- 12:14:21 20 Q. And during the NPFL times, Charles Taylor didn't consult
  - 21 with you about his activities, did he?
  - 22 A. During the NPFL times, I don't think Charles Taylor knew
  - 23 that there was an individual like me within his organisation. He
  - 24 does not know me.
- 12:14:50 25 Q. Now, you have told the judges that Charles Taylor's code
  - 26 name was either Unit 1, Gentleman, or 407, correct?
  - 27 A. Yes, I told the judges that the President's code name
  - 28 within the SSS was Unit 1 or Gentleman, and on the VHF radio it
  - 29 is 407. That is the correct answer.

- 1 Q. And you're sure about this 407, are you?
- 2 A. I'm surely sure about the code name 407.
- 3 Q. And are you as sure about 407 as you are that
- 4 Charles Taylor also had a code name Gentleman?
- 12:15:47 5 A. I'm sure of the code name 407 and I'm sure of the SSS
  - 6 having the code Gentleman as referring to the President and also
  - 7 the code Unit 1, within the Special Security Services codes.
  - 8 Q. Now, Mr Witness, Charles Taylor testified to these judges,
  - 9 he never told the judges he had a code name 407 or Gentleman.
- 12:16:17 10 Are you aware of that?
  - 11 A. I am not aware of that, but all I'm aware of is that within
  - 12 the communications section, these were the code names that we had
  - 13 for the President.
  - 14 Q. Do you think Charles Taylor didn't know his own code names?
- 12:16:42 15 A. I don't know. I don't know, but all I know is that these
  - 16 were the code names within the system. He was not using radio to
  - 17 have known his code names.
  - 18 Q. Yanks Smythe also talked to these judges about
  - 19 Charles Taylor's code name. Yanks Smythe never told the judges
- 12:17:04 20 that Charles Taylor had a code name 407 or Gentleman, are you
  - 21 aware of that?
  - 22 A. The that is Yanks Smythe's testimony but now I am giving
  - 23 mine.
  - 24 Q. Do you think Yanks Smythe didn't know what the President's
- 12:17:27 **25** code names were?
  - 26 A. I don't know.
  - 27 Q. Now, you also told the judges that Charles Taylor never had
  - 28 the code 047. Do you remember telling the judges that?
  - 29 A. Correct.

- 1 Q. Are you as sure of that as you are of the rest of your
- 2 evi dence?
- 3 A. To the best of my knowledge, I am sure that President
- 4 Taylor never had a code name 047.
- 12:18:01 5 Q. Are you as sure of that as you are of the rest of your
  - 6 evidence, Mr Witness?
  - 7 A. Exactly so.
  - 8 Q. So witnesses who said that one of Charles Taylor's code
  - 9 names was 407, they would be lying, is that what you're saying?
- 12:18:24 10 PRESIDING JUDGE: You mean 047?
  - 11 MS HOLLIS: 047, thank you, ma'am.
  - 12 Q. 047, they would be lying, is that what you're saying?
  - 13 A. What I am saying is that to the best of my knowledge,
  - 14 President Taylor never had the code name 047, with the exception
- 12:18:49 15 of 407.
  - 16 Q. You told the Court about one person with a code name Ebony.
  - 17 How many people did you know who had a code name Ebony?
  - 18 A. Correct. The code Ebony, I was told by previous operators
  - 19 in 1994, when I got into the communication section, during the
- 12:19:20 20 NPFL/NPRAG, I was told that President Taylor was they used the
  - 21 code Ebony to refer to President Taylor but I did not use it.
  - 22 And then Ebony, in late 1998 to 1999, when I was at Base 1, along
  - 23 with the operators there, I heard this code name from one of the
  - 24 RUF operators who called himself Ebony. So that makes it two
- 12:20:02 **25** persons.
  - 26 Q. Mr Witness, when you were telling the judges about
  - 27 Charles Taylor's code name before, why didn't you include Ebony?
  - 28 A. Well, I can remember saying Ebony or else maybe they did
  - 29 not ask me. If I did not say it, it means then I was not asked.

- 1 Q. Well, Mr Witness, you were telling the judges about
- 2 Charles Taylor's code names. So why didn't you include Ebony?
- 3 Because you didn't.
- 4 A. I did not include Ebony because the code Ebony was not used
- 12:20:46 5 during my times of radio communication. I gave the judges the
  - 6 codes that I knew for Mr Taylor.
  - 7 Q. Now, the people who were radio operators in Gbarnga from
  - 8 '94 to '96 or early '97, they would have been dealing with
  - 9 messages for Charles Taylor, wouldn't they?
- 12:21:12 10 A. Say that again, please.
  - 11 Q. The people who were radio operators in Gbarnga from 1994 to
  - 12 1996 or early 1997, they would have been dealing with messages
  - 13 for Charles Taylor, correct?
  - 14 A. I was not with them, so I don't know.
- 12:21:34 15 Q. And just to be sure, clear, I'm talking about radio
  - operators in Gbarnga from 1994 to 1996 or early 1997. And you're
  - 17 saying you weren't with them, is that correct?
  - 18 A. Oh, you mean from 1994 to '97? From '94 to '97, there was
  - 19 a radio there was a radio at the Executive Mansion in Gbarnga
- 12:22:06 20 and these people might have received information from Mr Taylor
  - 21 through the aide-de-camp because there was a system being put in
  - 22 place and the system was a kind of system that works in China.
  - 23 So they might have received a communication or instruction from
  - the leader of the NPFL through the aide-de-camp or the special
- 12:22:45 25 aide to the President.
  - 26 Q. Mr Witness, things will go a lot more quickly if you will
  - 27 listen carefully to the questions and answer the question asked.
  - The people who were radio operators in Gbarnga from 1994 to 1996
  - 29 or early 1997, they would have been dealing with messages for

- 1 Charles Taylor, correct?
- 2 A. I don't know.
- 3 Q. Now, let's go back to code name 047 for Charles Taylor, and
- 4 let's look at what Charles Taylor and Yanks Smythe said about his
- 12:23:26 5 code names. And for Defence counsel's reference, I am talking
  - 6 about 16 September 2009, page 28992.
  - 7 Mr Witness, Charles Taylor told these judges that his code
  - 8 names were Unit 1, 047, and Ebony, and Yanks Smythe. And for
  - 9 counsel's purposes, I'm referring to 24 February of this year,
- 12:24:07 10 page 36284. Yanks Smythe said that Charles Taylor was Ebony and,
  - 11 when he became President, he was 047. He was also referred to as
  - 12 Unit 1. So Mr Witness, Charles Taylor and Yanks Smythe both said
  - 13 Charles Taylor's code names included 047. Were both of them
  - 14 wrong or are you wrong?
- 12:24:46 15 A. That is their testimony. That's their testimony. I am
  - 16 giving mine based on what I know.
  - 17 Q. And you don't know the correct information, do you?
  - 18 A. That is their testimony, but I am telling you what I know.
  - 19 Q. Now, in relation to Benjamin Yeaten, he did not move up to
- 12:25:16 20 the commander level until around 1993, isn't that correct?
  - 21 A. Say that again?
  - 22 Q. Benjamin Yeaten, he did not move up to the commander level
  - 23 until around 1993; is that correct? And just so we are clear,
  - 24 I'm talking about battalion commander or higher. So it wasn't
- 12:25:43 25 until around 1993 that Benjamin Yeaten moved up to the level of
  - 26 battalion commander or higher, isn't that correct?
  - 27 A. Do you mean that Benjamin Yeaten was not a battalion
  - 28 commander before 1993? I'm not understanding your question.
  - 29 Q. Let me help you to try to clarify that. Benjamin Yeaten

- 1 did not have a command position at the battalion or higher level
- 2 until around 1993, isn't that correct?
- 3 A. It's not correct. Benjamin Yeaten, to the best of my
- 4 knowledge, was the Special Security Services director since 1992.
- 12:26:51 5 Q. And, to your knowledge, what rank would that have held
  - 6 during NPFL times?
  - 7 A. Well, I don't know, but we were referring to him as
  - 8 director. There was no badge shown to communicate it, and
  - 9 because there were no uniforms as well.
- 12:27:25 10 Q. Mr Witness, do you remember the time when Charles Taylor
  - 11 was a member of the council of state? This was before the
  - 12 elections. Do you remember that time?
  - 13 A. Yes.
  - 14 Q. During the time that Charles Taylor was a member of the
- 12:27:40 15 Council of State, was Benjamin Yeaten the director or deputy
  - 16 director of the Special Security Service?
  - 17 A. During the time that Charles Taylor was with the Council of
  - 18 State, he was just personal security commander to him. He was
  - 19 not in the SSS of the Republic of Liberia. He was not a director
- 12:28:07 20 of the SSS of the Republic of Liberia but he was the director of
  - 21 the SSS of the NPRAG.
  - 22 Q. So if a witness told the Court that during the time
  - 23 Charles Taylor was serving on the Council of State,
  - 24 Benjamin Yeaten was the deputy director of the SSS, are you
- 12:28:32 25 saying that person would be wrong?
  - 26 A. If Benjamin Yeaten was deputy director of the SSS, that I
  - 27 don't know. But what I know is that he was the director for the
  - 28 NPRAG during the times of the transitional government, the
  - 29 six-month council.

- 1 Q. So you don't know what his position was during --
- 2 PRESIDING JUDGE: Please pause, Ms Hollis.
- 3 MR ANYAH: I just rise to make a clarification regarding
- 4 the record. My LiveNote transcript at page 75, line 17, using
- 12:29:16 5 the 14-point font has learned counsel opposite giving us a
  - 6 reference for Yanks Smythe's testimony and it says, I'm referring
  - 7 to 24 February of this year, page 36284. That page actually
  - 8 appears on the transcript of 1 March of this year and not 24
  - 9 February.
- 12:29:48 10 MS HOLLIS: I apologise if I have that date wrong. I
  - 11 believe the page is correct.
  - 12 MR ANYAH: The information is on the page but the page is
  - 13 to be found in the transcript --
  - 14 MS HOLLIS: 1 March.
- 12:30:05 15 MR ANYAH: -- of 1 March.
  - 16 MS HOLLIS: Thank you. Thank you for that.
  - 17 Q. So, Mr Witness, you don't know what Benjamin Yeaten's
  - 18 position was during the Council of State, when Mr Taylor was a
  - 19 member of the Council of State; is that correct?
- 12:30:39 20 A. I do not know whether Benjamin Yeaten had a position within
  - 21 the Council of State at the time.
  - 22 Q. Benjamin Yeaten became the director of the SSS at the time
  - 23 Charles Taylor was sworn in as President; is that correct?
  - 24 A. That's what I know.
- 12:31:00 25 Q. And we have talked about the responsibilities of the
  - 26 director of the SSS in relation to the security for the
  - 27 President, correct?
  - 28 A. Yes, you read that.
  - 29 Q. So as soon as he became the director of the SSS, it would

- 1 have been important for him to be able to be informed about
- 2 events that impacted the security of the President, correct?
- 3 A. Please come again.
- 4 Q. As soon as he became the director of the SSS, it would have
- 12:31:41 5 been important for him to be able to be informed about events
  - 6 that impacted the security of the President, correct?
  - 7 A. I don't know.
  - 8 Q. And it would have been important that he be informed about
  - 9 these events immediately; isn't that right?
- 12:32:09 10 A. I don't know.
  - 11 Q. So it would have been important for him to have a radio as
  - soon as he became the director of the SSS; isn't that right?
  - 13 A. Please come again.
  - 14 Q. It would have been important for Benjamin Yeaten to have a
- 12:32:34 15 radio as soon as he became the director of the SSS, correct?
  - 16 A. It was important to have for him to have a radio with him
  - 17 when he became the SSS director, when it was necessary.
  - 18 Q. And that would have been necessary from the very first day
  - 19 that he was the director of the SSS, correct?
- 12:33:05 20 A. On the day that he became the director of the SSS, there
  - 21 was no necessity for him to have a radio, so it was not
  - 22 important.
  - 23 Q. His SSS duties and responsibilities existed whether there
  - 24 was a conflict or not, correct?
- 12:33:34 25 A. I don't understand that.
  - 26 Q. His SSS duties and responsibilities existed, and he had to
  - 27 carry them out, whether the country was at peace or at war; isn't
  - 28 that right?
  - 29 A. Exactly so. It was his responsibility to carry arms.

- 1 Q. And that responsibility began the day that he assumed that
- 2 office; isn't that right?
- 3 A. As soon as he took up office as director, he assumed the
- 4 responsibility to protect the President.
- 12:34:16 5 Q. Now, you mentioned Varmuyan Sherif and you said that
  - 6 Sam Bockarie told, and in your words you said "us", about getting
  - 7 ammunition from Varmuyan Sherif. You remember telling the judges
  - 8 about that?
  - 9 A. That's not correct. I did not say Sam Bockarie told us.
- 12:34:44 10 I told the judges that I got this information through Daniel
  - 11 Tamba, Jungle, that Sam Bockarie told Daniel Tamba.
  - 12 Q. And we'll come back to what exactly you said at a later
  - 13 time, Mr Witness. Varmuyan Sherif, were you good friends with
  - 14 Varmuyan Sherif?
- 12:35:09 15 A. Who, I myself?
  - 16 Q. That's you I'm talking to, you.
  - 17 A. I was not friendly with Varmuyan Sherif. Varmuyan Sherif
  - 18 at the time was a high-ranking officer. I was a low class
  - 19 officer. I never had any intimate relationship with Varmuyan
- 12:35:31 20 Sherif. I can't consider him as my friend, but he was my boss.
  - 21 Q. So he never discussed with you his duties; is that right?
  - 22 A. He never discussed with me any he never discussed
  - 23 anything with me.
  - 24 Q. He never discussed with you any taskings that
- 12:35:55 25 Charles Taylor may have given him, correct?
  - 26 A. He never discussed anything with me.
  - 27 Q. He was the assistant director of operations in the SSS,
  - 28 correct?
  - 29 A. Yes.

- 1 Q. And as the assistant director of operations, he worked
- 2 immediately for the deputy director of operations, correct?
- 3 A. Excuse me, what I remember is that Varmuyan Sherif was the
- 4 Chief of Protective Service. That is unit 5-6. To my knowledge,
- 12:36:35 5 he was the Chief of Protective Service.
  - 6 Q. If we could please look at D-141, this is the Presidential
  - 7 papers, at page 333.
  - 8 A. To my knowledge, Varmuyan Sherif was the Chief of
  - 9 Protective Services, that is unit 56.
- 12:37:03 10 Q. Now, Mr Witness, we are going to look at a page of the
  - 11 Presidential papers. This is a collection of documents relating
  - 12 to a certain time period when Mr Taylor was President, and, in
  - one of the indexes, it sets out members of the Executive Branch,
  - 14 and if we could please look at page 333. And if we could look
- 12:37:36 15 down under the section Special Security Service, if that could be
  - 16 brought up on the screen, please.
  - 17 Now, Mr Witness, under Special Security Service, it has
  - 18 "position" and then "name". Look at number 7, Mr Witness,
  - 19 Assistant Director For Operations, "Captain Vamayan Sheriff".
- 12:38:07 20 Mr Witness, Varmuyan Sherif was the assistant director of
  - 21 operations for the SSS, correct?
  - 22 A. To my knowl edge --
  - 23 PRESIDING JUDGE: Yes, Mr Anyah?
- 24 MR ANYAH: To be fair to the witness, the Presidential
- 12:38:23 25 papers in question covers a particular period of time. It is at
  - the bottom of the document on each page. It covers the period
  - 27 from 2 August 1997 through to 31 December 1998. So, if the
  - 28 question is whether Varmuyan Sherif occupied that position during
  - 29 that period of time it would be a fair question to put to the

- 1 witness, but if it's an open-ended question with no time frame
- 2 and the question is reliant on this document, then it is unfair
- 3 to the witness.
- 4 PRESIDING JUDGE: Thank you. Ms Hollis, do you want to
- 12:39:01 5 rephrase the question?
  - 6 MS HOLLIS: Yes, I will, Madam President.
  - 7 Q. Mr Witness, as Defence counsel has properly pointed out,
  - 8 this document went from the time that the President was
  - 9 inaugurated until 31 December 1998. So from, as Defence counsel,
- 12:39:24 10 we will take his date, from 2 August, 1997, through 31 December
  - 11 1998, during that time, Varmuyan Sherif was the assistant
  - 12 director of operations for the SSS, correct?
  - 13 A. The positions, to my knowledge, that I knew for Varmuyan
  - 14 Sherif was the chief of protective service.
- 12:39:53 15 Q. So the Presidential papers got it wrong, is that what
  - 16 you're saying?
  - 17 A. I don't know whether he was a deputy director of
  - 18 operations.
  - 19 Q. There are quite a few things you've testified about that
- 12:40:09 20 you have simply been wrong about, isn't that right?
  - 21 A. Say that again.
  - 22 Q. You have given the judges information on several different
  - 23 topics, and you have been wrong about that information, isn't
  - 24 that correct?
- 12:40:30 25 A. I have given information to the judges that I know of.
  - 26 don't know whether it is wrong or not, but what I know is that
  - 27 this is what I knew at the time.
  - 28 Q. Let's talk about the Executive Mansion Guard Battalion
  - 29 Artillery Unit. What was the rank of the commander of the

- 1 Executive Mansion Guard Battalion Artillery Unit?
- 2 A. I don't know his rank. I only knew his title as an ATU
- 3 commander.
- 4 Q. And in 1991 and 1992, who was in command of the Executive
- 12:41:32 5 Mansion Guard Battalion Artillery Unit?
  - 6 A. The commander of the Artillery Unit in Gbarnga was a
  - 7 company commander, and he had the rank of a captain.
  - 8 Q. And what was his name?
  - 9 A. Joseph Kahyah.
- 12:42:04 10 Q. Can you help us to spell the last name.
  - 11 A. Let me try. I may not be correct because it's an African
  - 12 name. I think K-A-H-Y-A-H, something like that but I'm not sure.
  - 13 Q. Thank you, Mr Witness. Who was the commander of the
  - 14 Executive Mansion Guard Battalion in 1991 and 1992?
- 12:42:45 15 A. I knew of one Michael Paygar.
  - 16 Q. And where had he been trained?
  - 17 A. Michael Paygar was one of the Special Forces of the NPFL.
  - 18 Q. And he was the commander of the Executive Mansion Guard
  - 19 Battalion until perhaps the second half of 1993, correct?
- 12:43:17 20 A. Maybe, but I can't recall.
  - 21 Q. Who replaced him?
  - 22 A. What I can recall is that Cassius Jacobs became the chief
  - 23 of staff for the entire Executive Mansion Guard Protection Force,
  - 24 which is the EMPGF. This included the Cobra Unit, and the
- 12:44:02 25 Executive Mansion Guard Battalion.
  - 26 Q. Well, my question is who took over command of the Executive
  - 27 Mansion Guard Battalion when Paygar was no longer the commander?
  - 28 A. I don't know. I do not recall.
  - 29 Q. It's correct, is it not, that after Michael Paygar was no

- 1 longer commander, that command was turned over to Cassius Jacob,
- 2 that is, commander of the Executive Mansion Guard Battalion?
- 3 A. I do not recall the chronology of that event.
- 4 Q. Now, Mr Witness, you have admitted to these judges that in
- 12:45:03 5 1998, the RUF received ammunition from Benjamin Yeaten, yes?
  - 6 A. Yes.
  - 7 Q. And when was it in 1998 that you say you received this
  - 8 ammunition from Benjamin Yeaten?
  - 9 A. It was after Sam Bockarie's first visit to Monrovia, that
- 12:45:34 10 is, the last quarter of 1998.
  - 11 Q. And what do you mean it was after this visit? You mean he
  - 12 had come to Monrovia and had left and gone back to Sierra Leone?
  - 13 A. Yes it means when Sam Bockarie came to Monrovia, I think
  - 14 that was in September or October of '98, when he left for
- 12:45:57 15 Sierra Leone, that was when this transaction took place.
  - 16 Q. And you have told the Court that this was a secret deal,
  - 17 correct?
  - 18 A. Exactly so.
  - 19 Q. So only trusted people were involved in this deal, is that
  - 20 right?
  - 21 A. What do you mean by "only trusted people"?
  - 22 Q. Well, these collaborators, these people who were making
  - this secret deal with Sam Bockarie. They allowed only trusted
  - 24 people to be involved in this deal, correct?
- 12:46:38 25 A. What I know was that this deal was between Sam Bockarie -
  - 26 secretly between Sam Bockarie and Ben, in relation to this
  - 27 particular ammunition that I'm speaking of.
  - 28 Q. But, Mr Witness, the other people who knew about this, only
  - 29 those people that Benjamin Yeaten trusted would have been aware

- 1 of this deal, correct?
- 2 A. Yes, those he trusted.
- 3 Q. And only people that were trusted would have been involved
- 4 in actually carrying out this deal, isn't that right?
- 12:47:23 5 A. Only those whom he trusted, those who were very close to
  - 6 him and whom he trusted were the ones he used.
  - 7 Q. And you said that one of these people was Sampson, he was
  - 8 one of them who took ammunition from Liberia to the RUF in
  - 9 Sierra Leone in 1998, correct?
- 12:47:43 10 A. Yes.
  - 11 Q. And another one of those people you said was Zigzag Marzah,
  - 12 correct?
  - 13 A. I said Zigzag Marzah was the driver.
  - 14 Q. Yes. And you said he would escort them, correct?
- 12:48:01 15 A. Yes, correct.
  - 16 Q. Now, if a witness told the judges that Zigzag Marzah and
  - 17 Sampson did not bring ammunition to the RUF in Sierra Leone in
  - 18 1998, that person would not be telling the truth, would he?
  - 19 A. If that person said that, then that would be that person's
- 12:48:28 20 testimony, that would be his view.
  - 21 Q. Mr Witness, I'm not asking about the view. I'm asking you
  - 22 if a person said that, that would not be correct, would it?
  - 23 A. I cannot I cannot judge the opinions of that person, but
  - 24 I can only tell what I saw.
- 12:48:51 25 Q. Well, Mr Witness, according to you, it happened, so if
  - somebody else said it didn't happen, they wouldn't be telling the
  - 27 truth, would they?
  - 28 A. I said it happened. If another person said it did not
  - 29 happen, so then that's the person's opinion. But I cannot judge

- 1 who is saying the truth or who is not saying the truth.
- 2 Q. Well, Mr Witness, during the direct examination on many
- 3 occasions you said that a certain person giving evidence, that
- 4 that information wasn't correct or it wasn't the truth. So why
- 12:49:32 5 can't you say that now?
  - 6 A. I am saying I am not in a position to judge when somebody
  - 7 says Sampson and Marzah did not carry ammunition, that would be
  - 8 his testimony, that would be his view, but what I'm sure of and
  - 9 what I know, as far as my knowledge is concerned, Sampson and
- 12:49:58 10 Marzah transported they were used by Ben to carry this
  - 11 particular consignment that I spoke that I saw and spoke of.
  - 12 Q. Zigzag Marzah, he was notorious in Charles Taylor's forces,
  - 13 wasn't he?
  - 14 A. I don't know what you mean by that. Please come again.
- 12:50:28 15 Notorious in terms of what?
  - 16 Q. In terms of his conduct.
  - 17 A. His behaviour, such as what?
  - 18 Q. Well, Mr Witness, he had a reputation as being wicked and
  - 19 practising cannibalism, didn't he?
- 12:50:59 20 A. I don't know whether it was known within the government but
  - 21 I personally, I observed him of being someone who practised
  - 22 cannibalism because I saw it.
  - 23 Q. That wasn't my question, Mr Witness. Mr Witness, Zigzag
  - 24 Marzah had a reputation as being wicked and practising
- 12:51:25 25 cannibalism, didn't he?
  - 26 A. Yes, he had that reputation because I saw it.
  - 27 Q. You understand what a reputation is, Mr Witness?
  - 28 A. Yes.
  - 29 Q. And he had that reputation, isn't that correct?

- 1 PRESIDING JUDGE: Ms Hollis, to be fair to the witness,
- 2 reputation amongst whom? You can have a reputation amongst your
- 3 peers, you can have a reputation amongst the media. So many.
- 4 And the witness's first answer was he didn't know if it was known
- 12:52:06 5 within the government, but he personally observed certain things.
  - 6 So I, for one, would like to know what reputation amongst whom.
  - 7 MS HOLLIS:
  - 8 Q. Now, Mr Witness, you have heard the judge's question. So
  - 9 he had this reputation of being wicked and a and practising
- 12:52:29 10 canni bal i sm among whom?
  - 11 A. Among his friends, his peers. He was well noted for that
  - 12 among his peers.
  - 13 Q. He was well noted for that throughout Charles Taylor's
  - 14 forces, isn't that right?
- 12:52:51 15 A. He was well known for that throughout his time in the
  - 16 Jungle Fire, during the NPFL days.
  - 17 Q. He was also well known for that during Charles Taylor's
  - 18 time as President, isn't that right?
  - 19 A. For Charles Taylor's time as President, I did not see him
- 12:53:17 **20** doing that.
  - 21 Q. Mr Witness, have you not in the past told the Defence that
  - 22 Zigzag Marzah was wicked and practised cannibalism?
  - 23 A. I told I told the lawyers, yes, I said that.
  - Q. And when you said that, you didn't qualify that with any
- 12:53:39 25 time period or any force, did you?
  - 26 A. When I said that, I gave an instance where I saw it myself,
  - 27 and that was that dates back to the time of the NPFL, in
  - 28 particular during the Gbarnga war during the ULIMO war in
  - 29 Gbarnga in 1994. If it was not mentioned, then I think they made

- 1 a mistake but I gave an example and an instance.
- 2 Q. But, Mr Witness, when you were talking about his
- 3 reputation, you didn't qualify that reputation, did you?
- 4 A. When I was talking about that reputation, I mentioned him
- 12:54:35 5 as one who practised cannibalism and I gave an instance and I -
  - 6 and I connected it to the Gbarnga war in 1994.
  - 7 Q. And, Mr Witness, when you said he was wicked, what did you
  - 8 mean by that?
  - 9 A. Someone who eats a human being is a wicked person.
- 12:55:00 10 Q. So it was the cannibalism you were referring to when you
  - 11 said he was wicked?
  - 12 A. Exactly so.
  - 13 Q. Zigzag Marzah was also known as a ruthless killer, wasn't
  - 14 he?
- 12:55:18 15 A. Zigzag Marzah, according to his own story, he was also
  - 16 known as a secret killer, even before the time of the NPFL.
  - 17 Q. What do you mean, Mr Witness, "according to his own story"?
  - 18 A. That's correct.
  - 19 Q. That doesn't answer my question. What do you mean
- 12:55:41 20 "according to his own story"?
  - 21 A. I mean that according to his own narration about himself,
  - 22 during the late Samuel Doe's administration, I think, I'm not
  - 23 sure, but in the 80s, there was a murder case that involved the
  - 24 former defence minister.
- 12:56:13 25 THE INTERPRETER: Your Honour, can he kindly repeat the
  - 26 name of the minister?
  - 27 PRESI DI NG JUDGE: PI ease pause, pl ease pause. Can you
  - 28 please repeat the name of the former minister, former defence
  - 29 minister, and then continue from there.

- 1 THE WITNESS: I said the former defence minister of the
- 2 Republic of Liberia during the late President Samuel Kanyon Doe's
- 3 administration, General Gray D Allison. Gray D Allison.
- 4 THE INTERPRETER: Your Honour, can he repeat his testimony
- 12:57:02 5 slowly.
  - 6 PRESIDING JUDGE: Mr Witness, pause. The interpreter
  - 7 absolutely has not caught up with you. Now, the question that
  - 8 was asked of you was: What do you mean "according to his story"?
  - 9 These were your words. You said, "According to his own story he
- 12:57:27 10 was also known as a secret killer even before the time of the
  - 11 NPFL." Counsel then asked you what do you mean "according to his
  - 12 own story"? Now you're trying to answer to explain to us what
  - 13 his own story means. So, please, start again, slowly.
  - 14 THE WITNESS: What I mean by "according to his own story"
- 12:57:53 15 is that what he himself explained about himself, what he, Zigzag
  - 16 Marzah, explained about himself. That is --
  - 17 MS HOLLIS:
  - 18 Q. Before you continue, when was he explaining this about
  - 19 himself?
- 12:58:17 20 A. That was way back in 1994, when we were in Gbarnga.
  - 21 Q. And to whom was he explaining this about himself?
  - 22 A. I was around, together with other friends, NPFL friends,
  - within the Jungle Fire, and he started explaining his own
  - 24 bi ography.
- 12:58:52 25 Q. And so his explanation about himself was that he was
  - 26 wi cked?
  - 27 A. He explained his explanation about himself was that this
  - 28 was what he did that led him to be a member of the SATU, that is
  - 29 the special terrorist unit of Samuel Doe, how he got into the

	1	SATU. That was the background story that he was explaining about
	2	himself.
	3	Q. And did he also explain to you about his cannibalism?
	4	A. No. He explained about - I don't know whether I could say,
12:59:42	5	ritualistic practices, that is secret killings.
	6	Q. Do you recall when that was in 1994 that he was giving this
	7	expl anati on?
	8	A. I can recall that it was in 1994, during the Gbarnga war,
	9	but I don't know the month and date.
13:00:04	10	Q. Thank you. Madam President?
	11	PRESIDING JUDGE: Ms Hollis, I do realise that the time is
	12	up, this being Friday. Mr Witness, we are going to adjourn to
	13	Monday at 9 o'clock to continue your testimony and in the
	14	meantime you are not to discuss your evidence with anyone.
13:00:28	15	THE WITNESS: Thank you, Madam President.
	16	PRESIDING JUDGE: Court is adjourned accordingly.
	17	[Whereupon the hearing adjourned at 1.00 p.m.
	18	to be reconvened on Monday, 6 September 2010 at
	19	9.00 a.m.]
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