| | Case No. SCSL-2004-16-T THE PROSECUTOR OF THE SPECIAL COURT V. ALEX TAMBA BRIMA BRIMA BAZZY KAMARA SANTIGIE BORBOR KANU |
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| | TUESDAY, 21 JUNE 2005 9.18 A.M. TRIAL |
| | TRIAL CHAMBER II |
| Before the Judges: | Teresa Doherty, Presiding Julia Sebutinde Richard Lussick |
| For Chambers: | Mr Simon Meisenberg Mr James Kamara |
| For the Registry: | Mr Geoff Walker |
| For the Prosecution: | Mr Jim Hodes Ms Melissa Pack Ms Maja Dimitrova (Case Manager) |
| For the Principal Defender: | No appearances |
| For the accused Alex Tamba Brima: | Ms Glenna Thompson |
| For the accused Brima Bazzy Kamara: | Mr Mohamed Pa-Momo Fofanah Mr Ibrahim Foday Mansaray |
| For the accused Santigie Borbor Kanu: | Mr Ajibola E Manly-Spain Ms Viola Trebicka |

[TB220605A - CR] 1 2 Tuesday, 21 June 2005 [Open session] 3 4 [The accused Kanu present] 09:23:00 5 [The accused Brima and Kamara not present] [Upon commencing at 9.18 a.m.] 6 WITNESS: TF1-334 [Continued] 7 PRESIDING JUDGE: Good morning. I note Ms Thompson is not 8 9 here? Any advice? 09:23:04 10 MR FOFANAH: Sorry, Your Honours, Ms Thompson actually called and indicated to me she would be a few minutes late. She 11 12 had some urgent domestic problems that she must attend. 13 PRESIDING JUDGE: Very well, we'll note that. Thank you. 14 I note that there is only one accused present in Court. The 09:23:22 15 situation, I presume prevails as before. 16 MR FOFANAH: Like I indicated yesterday, Your Honour, the accused person that I represent said he was coming to Court, but 17 18 I didn't see him. I assume that the situation prevails. Thank 19 you. 09:23:39 20 PRESIDING JUDGE: Very well. Thank you. Unless there are some other matters, I will remind the witness of his oath. 21 Mr Witness, good morning. 22 23 THE WITNESS: Good morning, My Lord. PRESIDING JUDGE: As I've reminded you every morning since 24 09:23:53 25 you first took the oath, you are obliged to remember that you are 26 under oath and that you have to tell the truth. Your oath is 27 still binding on you; do you understand? 28 THE WITNESS: Yes, My Lord. 29 PRESIDING JUDGE: Thank you. Mr Fofanah, you were in the

course of cross-examination. 1 2 MR FOFANAH: Yes, Your Honour, thank you. CROSS-EXAMINED BY MR FOFANAH: [Continued] 3 4 Q. Good morning, Mr Witness. 09:24:31 5 Α. Good morning, My Lord. 6 Mr Witness, yesterday we were discussing Kono and incidents Q. relating to the Masingbi Road burning. I'm going to clarify one 7 or two issues on that before I move to another line of 8 9 questioning. Now, are you still telling the Court that when you 09:24:59 10 came back from Koindu Gieya, from the attack on Koindu Gieya, you 11 actually met Mr Ibrahim Bazzy Kamara and all the soldiers burning 12 houses along Masingbi Road? 13 Α. Yes, My Lord. Mr Witness, I put it to you that when you testified in 14 Q. 09:25:21 15 chief, that was not what you told the Court. 16 Α. My Lord, all I know is that when I returned from Koindu Gieya with xxxxxx -- this was xxxx, Bazzy and other 17 18 soldiers -- Junior Lion and other soldiers burning places along 19 Masingbi Road. xxxxx asked him what the matter was. And 09:25:52 20 he explained that --THE INTERPRETER: My Lord, excuse me, let the witness take 21 the last bit again. 22 23 MR FOFANAH: May it please Your Honours, I think I will have to repeat the question because the witness said a number of 24 09:26:12 25 things that were not translated. If I can just repeat the 26 question so that he goes over it. I was listening to his version 27 of the story as well as the interpretation. PRESIDING JUDGE: The interpreter has asked him to repeat 28 29 the last part. Maybe it would be best if you start again from

| | 1 | the beginning, Mr Interpreter, and I will ask the witness to |
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| | 2 | speak more slowly so you get a chance to hear everything. |
| | 3 | Mr Witness, would you please repeat your answer, but more slowly |
| | 4 | so the interpreter can keep up with you. |
| 09:26:53 | 5 | THE WITNESS: As I answered yesterday, that when $xxxxx$ and |
| | 6 | xxxxx came from Koindu Gieya and returned to Koidu Town, |
| | 7 | xxxxxx and Bazzy and himself, Junior Lion, burnt the |
| | 8 | Masingbi Road. So xxxx asked him, "What happened that |
| | 9 | this burning is going on?" And he said, "Well, it was the jets |
| 09:27:25 | 10 | that were raiding," and that is why he decided that they should |
| | 11 | burn the Masingbi Road. |
| | 12 | MR FOFANAH: |
| | 13 | Q. I just put it to you that that is not what you told the |
| | 14 | Court when you testified here on the 19th of May 2005. |
| 09:27:47 | 15 | A. My Lord, all what I told the Court is this. It's maybe |
| | 16 | because when I was speaking Krio they were interpreting another |
| | 17 | way, but what I said is what I have said again. |
| | 18 | Q. Mr Witness, I'm going to read out to you what you said on |
| | 19 | the 19th of May 2005. |
| 09:28:08 | 20 | MR FOFANAH: Your Honours, I'm referring to the transcript |
| | 21 | of 19th May 2005 at page 10, lines 21 to 27. |
| | 22 | Q. It reads, question: "How come you had moved to Five-Five |
| | 23 | spot?" Answer: "Well, after the operation at Koindu Gieya and |
| | 24 | we returned together, I returned with xxxxxx |
| 09:28:40 | 25 | back to Koidu. And when I returned, xxxxx, |
| | 26 | myself and other soldiers we met Masingbi Road was completely |
| | 27 | burnt down and Bazzy monitored the burning of that place. So |
| | 28 | because the jets had started raiding and they were bombarding |
| | 29 | their positions and so we should move directly to Five-Five |

1 spot." 2 Mr Witness, that is what you told the Court, that you met 3 Masingbi Road was completely burned down. 4 Α. My Lord, all what I said, except maybe, as I was speaking 09:29:18 5 in Krio, the interpreter was saying it another way. I said when 6 xxxxx came from Koindu Gieya, we met Bazzy, Junior Lion and other soldiers were burning the Masingbi Road. 7 xxxxx asked Bazzy, "Why is it that this burning was going 8 9 on?" He said, "Well, it's because the jet was raiding the 09:29:43 10 Masingbi Road." So that gave cause for xxxxx and 11 the other soldiers move to Five-Five spot. 12 I am also putting it to you that under cross-examination on Q. 13 the 20th of May 2005 you repeated the same, that when you came, 14 you met houses along Masingbi Road had been burnt down. 09:30:19 15 My Lord, all what I am saying -- I was in the scene and Α. 16 this is what I explained, what I have just explained. 17 Q. I know what you have explained. 18 PRESIDING JUDGE: Just a minute. Mr Fofanah, you said in 19 cross-examination; I don't think cross-examination had started on 09:30:34 20 the 20th of May. MS PACK: It hadn't, Your Honour. It was still in chief at 21 that point. 22 23 MR FOFANAH: I will clarify, Your Honours. I'm sorry if I misdirected on that, but I will clarify. Probably I was looking 24 09:30:46 25 at the wrong --PRESIDING JUDGE: I think it was evidence-in-chief still at 26 27 that point. MR FOFANAH: Yes, you're quite right. 28

29 Q. Sorry, Mr Witness, if I can repeat the question again, or

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at least rephrase. During examination-in-chief, you went
 further -- after you've been asked by the Prosecutor on this same
 incident, you went further and indicated for the second time in
 examination-in-chief that when you came you met the houses along
 09:31:23 5 Masingbi Road had been burnt down.

6 My Lord, just as I have said, unless, as I was speaking in Α. 7 Krio, the interpreter was interpreting the other way. But what I 8 said, as I and Operation A came from Koindu Gieya operation and 9 came to Koidu Town, we saw Bazzy, Junior Lion burning Masingbi 09:31:49 10 Road. And Operation A asked him, "What happened?" He said, 11 "Well, it is because of the jet raid." Unless, maybe, as I was 12 speaking in Krio, they were interpreting the other way, but that 13 was what I said, My Lord.

14 Q. Can I ask you a question?

09:32:09 15 MS PACK: Your Honour, in fairness to the witness, just as 16 to what was said on the 20th of May, that should be put fully if 17 my learned friend is suggesting there is an inconsistency. There 18 is a longish passage of 10 to 15 lines that deals with that.

19 Perhaps my friend is going to put it in any event.

09:32:26 20 MR FOFANAH: Certainly. I haven't moved from that 21 position. I will definitely put it. That is why I put the 19th 22 position to him as it was read.

Q. Can I ask you a question, Mr Witness? Were you personallyinvolved in the burning of the Masingbi Road houses?

09:32:42 25 A. My Lord, I said xxxxxxxx met Bazzy, Junior

26 Lion burning the Masingbi Road. And xxxxxx asked him why

27 the burning was going on.

28 Q. Were you involved in the burning of houses in the Masingbi

29 Road area?

I was not involved. I found them burning. Bazzy, himself, 1 Α. 2 took part in the burning. 3 Again, for the second time, because this was your testimony Q. in chief under oath, I'll for the second time refer you to what 4 you told this Court when you were testifying. At page 7, Your 09:33:20 5 Honours. Page 7, starting from line 11 on to page 8, line 6. 6 It's very long. With your leave, I will read it out so that he 7 understands fully what he told the Court consistently. The 8 9 question was: 09:33:50 10 "Q. You have referred to the order that Johnny Paul Koroma 11 gave about civilians, about Kono being a no-go area for 12 civilians. Do you recall any other orders being given after 13 Johnny Paul left by any of the commanders? 14 "A. Well, the order that he gave, the order -- the other 09:34:11 15 order that he gave was that we should start burning houses in 16 Kono. "Q. Just before I get to the burning of houses, my 17 question was whether you had any other commander give any other 18 19 order when you were in Kono after Johnny Paul left? 09:34:28 20 "A. Well, the only order was that we should attack the ECOMOG forces and to continue burning the other houses which we 21 were in, especially in our own surrounding at Masingbi Road. 22 23 "Q. Who gave this order? "A. At one time when Bazzy came to Koidu, he saw that the 24 09:34:52 25 surrounding area where we are at Masingbi Road, that there were 26 many houses, so Bazzy said that enemies could use those houses to 27 attack us and that those houses should be completely burned down. "Q. How do you know that Bazzy gave this order. 28 29 "A. Well, he called myself, xxxxxxx and

| 1 | the other soldiers and told me in their presence that, 'Look at |
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| 2 | the surrounding houses and this could be dangerous to our lives |
| 3 | and it is a risk for security. So it could be better for us to |
| 4 | burn down those houses.' I myself participated in the burning |
| 09:35:30 5 | down of those houses." |
| 6 | Mr Witness, that is what you told the Court. |
| 7 | A. Yes, My Lord. |
| 8 | Q. Are you now moving from that position? |
| 9 | A. The question you asked me that at Masingbi Road at that |
| 09:35:47 10 | moment, whether I took part in it, but this line of questions you |
| | have repeated, it was about the surrounding of the Masingbi, that |
| 11 | |
| 12 | is what you are referring to, whether I took part in that |
| 13 | burning. |
| 14 | Q. So you're now saying because I said the Masingbi Road area, |
| 09:36:06 15 | you are now saying that you actually took part in the burning of |
| 16 | houses in the Masingbi Road area; is that what you are saying? |
| 17 | A. These were two different things you brought to me, two |
| 18 | different things. The burning of Masingbi Road when I and |
| 19 | Operation A met them burning is different from this other |
| 09:36:30 20 | operation about the surrounding of Masingbi Road. |
| 21 | Q. So why didn't you tell the Court when you were testifying |
| 22 | that there were two incidents along the Masingbi Road area? |
| 23 | A. The question you put to me is the burning of Masingbi Road, |
| 24 | Masingbi Road, and the surrounding is different from Masingbi |
| 09:37:05 25 | Road. Masingbi Road is there and then the surroundings. The |
| 26 | first you asked me the first question you asked me that if the |
| 27 | Masingbi Road, whether I partook in it. Then I said when I and |
| 28 | xxxxxx came, we found Bazzy burning, but I did not take part |
| 29 | in the burning. But the order that was given to burn the |
| | |

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Q.

So what do you mean by "surrounding," surrounding Masingbi

1 surrounding there, I took part in the burning.

3 Road area? Well, there are other streets around the Masingbi Road. 4 Α. 09:37:44 5 Masingbi Road is a road of its own. There were other streets around it. There were houses around the street covering the 6 7 Masingbi Road. So are you saying that when you came back from Koindu 8 Q. 9 Gieya, you actually just met Ibrahim Bazzy Kamara and soldiers 09:38:04 10 burning the road itself, the road, the Masingbi Road itself? 11 Α. The houses at Masingbi Road. They were burning the houses 12 at Masingbi Road.

Q. Mr Witness, I put it to you that you are not telling the
truth and that when you first had the opportunity of making your
09:38:20 15 statement to the Prosecutor, you consistently indicated that you
were not present when the burning of houses along Masingbi Road
took place, that you were not present.

A. My Lord, you are saying I'm not saying the truth, but I was
at the scene. I've explained the truth. In this case, I
explained about the burning of the Masingbi Road wherein I and
Operation A found Bazzy and others burning. In case of the other
case, I spoke of the surrounding when Bazzy came. And there were
houses around Masingbi Road, and at that time Masingbi Road, the
houses surrounding the Masingbi Road.

09:39:08 25 MR FOFANAH: Your Honours, in any case, I'll move forward.
I think I amply exhausted the bit on the statement yesterday at
paragraph 34, the additional statement disclosed to us.
Paragraph 34 of that statement where, again, he said when he came
he met houses along that road had been burnt down. I will leave

| | 1 | that to Your Honours' judgment. I will move forward. |
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| | 2 | Q. So, Mr Witness, on Johnny Paul Koroma's second coming to |
| | 3 | Kono, you said he made further statements, not so, relating to |
| | 4 | Kono? |
| 09:40:05 | 5 | A. He made a statement in Kono before he left. |
| | 6 | Q. Before he left for where? |
| | 7 | A. To go to Gandor. |
| | 8 | Q. One of the statements which he made during that period was |
| | 9 | that Kono should be a defensive position; not so? |
| 09:40:21 | 10 | A. Yes. It was a defensive base for the junta forces. |
| | 11 | Q. The junta stronghold? |
| | 12 | A. Yes, My Lord. |
| | 13 | Q. He also said that Kono should be a no-go area for |
| | 14 | civilians; not so? |
| 09:40:37 | 15 | A. Yes, My Lord. |
| | 16 | Q. And he said you should execute any civilian who does not |
| | 17 | support the AFRC in Kono; not so? |
| | 18 | A. Yes, My Lord. |
| | 19 | Q. And that you should burn down all houses completely in |
| 09:40:53 | 20 | Kono; not so? |
| | 21 | A. Yes, My Lord. |
| | 22 | Q. These instructions were given in your presence? |
| | 23 | A. Yes, My Lord. |
| | 24 | Q. You've also told the Court that Superman was the overall |
| 09:41:11 | 25 | commander of Kono when Johnny Paul was away. |
| | 26 | A. Yes, My Lord. |
| | 27 | Q. Now, from your testimony, you agree with me that the |
| | 28 | relationship between the RUF and the SLAs at Kono was pretty |
| | 29 | unpleasant. |

My Lord, all I know, at first, the relationship was good. 1 Α. 2 As I have explained. It was later that the relationship changed 3 within the RUF -- between the RUF and the SLA in Kono. 4 Q. Okay, let me remind you about a few things, just to emphasise if the RUF had full control of Kono. Now, you have 09:42:00 5 6 agreed with me that Superman was the overly commander; not so? 7 Α. Yes. Of both the SLAs and the RUF in Kono? 8 Q. 9 Α. Yes. 09:42:23 10 And you've also testified before this Court that when SLAs Q. 11 were in Kono, the RUF told them, under the authority of Superman, 12 Rambo and others that they should not consider themselves SLAs 13 any more in Kono, that they should consider themselves as RUF? 14 Yes, I said that. It was later that that happened. Α. 09:42:54 15 You also said that the RUF under the authority of Superman Q. 16 and other RUF commanders indicated that SLAs should have nothing 17 to do with communications in Kono. 18 Yes, My Lord. Α. 19 0. And that you had no access to radio communications in Kono? Yes.

09:43:19 20 Α.

- 21 You also said that RUF was involved in digging diamonds in Q. Kono and that the SLA dug diamonds undercover. I mean, they were 22 23 hiding from the RUF when they were digging.
- 24 Α. Yes.
- 09:43:59 25 You went further having said that the RUF were digging 0. 26 diamonds undercover and in hiding from the RUF. You indicated 27 that sometimes, in fact, very often, the RUF was ransacking 28 soldiers. I mean, they were actually, to quote you, "razing 29 them", which means they were kind of looting SLA soldiers. Am I

right. 1 2 MS PACK: There should be a location for that, Your Honour. 3 If my learned friend could provide a location for that it might make it easier to answer the question. 4 09:45:05 5 PRESIDING JUDGE: I think somewhere, time and place a 6 little more precisely, Mr Fofanah. MR FOFANAH: 7 8 0. Whilst in Kono under the commandership of Superman, did the 9 RUF ransack SLA soldiers? By ransack, I mean to, like, come in, 09:45:05 10 take their belongings away from them, harass them. 11 Α. The only thing I said, I talked of Bazzy who had a squad. 12 He used to raze, when I said razing. Bazzy had a squad headed by 13 Junior Lion called the Wild Dogs. These were the people who 14 razed soldiers, but later the RUF started the razing -- Bazzy 09:45:55 15 himself was razing. 16 Q. What did the RUF start? I said that the RUF were coming around and said that --17 Α. 18 THE INTERPRETER: Excuse me, could you please go back to 19 the last bit, please. 09:45:55 20 PRESIDING JUDGE: Pause for a moment, Mr Witness, please. Mr Interpreter, what last bit are you referring to? 21 THE INTERPRETER: The last few sentences he said about the 22 later RUF and so on and so on. 23 PRESIDING JUDGE: Mr Witness, did you hear the interpreter 24 09:45:58 25 there? He asks if you can go back in your evidence to the part 26 relating to the RUF and repeat that so he can interpret it. 27 Please repeat that part. THE WITNESS: I said at one time the RUFs went around 28 29 saying that the SLAs should not call themselves as SLAs, because

| | 1 | there was no other faction to be two factions. No SLAs should be |
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| | 2 | in Kono. Everybody should be under the one command and that was |
| | 3 | what the RUF went about saying. |
| | 4 | MR FOFANAH: |
| 09:46:46 | 5 | Q. My question was did the RUF ransack SLA soldiers at any |
| | 6 | time whilst you were at Kono? |
| | 7 | A. The only thing I know is that there was confusion between |
| | 8 | the SLAs and the RUFs when I last spoke of concerning one |
| | 9 | communication. I said something on that. And the razing, which |
| 09:47:25 | 10 | I spoke of, I said Bazzy had a squad who went about razing |
| | 11 | soldiers. |
| | 12 | Q. Do you recall one time when Morris Kallon came to Kono? He |
| | 13 | requested a parade and the SLAs refused to send men to that |
| | 14 | parade. Do you recall that? |
| 09:48:06 | 15 | A. My Lord, all I know, I said when Morris Kallon came, he |
| | 16 | called for a parade and during this parade in the Masingbi Road, |
| | 17 | sent a squad that went. And wherein Morris Kallon shot one of |
| | 18 | the soldiers who was called Four-Four. He shot one, he said, |
| | 19 | because he was late for the parade. And later he shot another |
| 09:48:06 | 20 | called Prostrate [sic], Bos Throat. |
| | 21 | Q. How do you spell that? How do you spell Prostrate [sic]? |
| | 22 | A. Bos Throat. Well, it's a Krio word because he shot him |
| | 23 | through his gullet. But he survived and so everybody called him |
| | 24 | Bos Throat, because the bullet passed through the throat. And so |
| 09:48:45 | 25 | it's a Krio word which we use to call him, Bos Throat. |
| | 26 | Q. You mean Burst Throat? |
| | 27 | A. Well, the bullet pierced through the gullet. |
| | 28 | JUDGE SEBUTINDE: Mr Witness, we're just interested in the |

29 word that you used. How do you spell that? Because we can't get

the interpretation or the translation or the pronunciation. We 1 2 want to write it. 3 THE WITNESS: It's a Krio word, ma'am. Krio word, My Lord. Burst Throat, it's called Bos Throat. 4 09:49:35 5 JUDGE SEBUTINDE: Does Krio not have spelling? THE WITNESS: Okay. B-O-S T-H-R-O-A-T, Bos Throat. 6 MR FOFANAH: 7 8 Q. Thank you, Mr Witness. So as a result of that, there was 9 confusion and problems between the RUF and the SLAs, not so, as a 09:49:35 10 result of this shooting? 11 Α. Well, yes, the relationship was not good, but there was no 12 fighting. Was not good, but there was no fighting. But the 13 relationship was no longer cordial. You're saying that to the best of your knowledge, members 14 Q. 09:49:52 15 of the RUF never took properties from the SLAs at Kono? 16 Α. As far as I could remember, I only said that Honourable Momoh, one of his vehicles was burnt down. But they never went 17 18 to our own area to take any property from us. 19 0. Okay, Mr Witness. Having recited all that I've told you -09:50:24 20 1, that Superman was the overall commander in the absence of Johnny Paul Koroma at Kono; 2, that they were in control of radio 21 communications in Kono; 3, that the RUF said that the SLAs should 22 consider themselves as RUF and not SLAs any more at Kono; and as 23 well as the fact that Morris Kallon of the RUF exercised 24 09:50:55 25 authority when two SLAs failed or at least turned up late on a 26 parade - will you agree with me in the circumstance if I say that 27 the SLAs were powerless at Kono at that material time? MS PACK: What time, Your Honour? No specific time has 28 29 been put to the witness.

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1 PRESIDING JUDGE: Yes, you need to be more specific, 2 Mr Fofanah. 3 MR FOFANAH: With respect, Your Honours, I think this point has been gone over. I mean, you can rightly recall that when my 4 09:51:25 5 learned --PRESIDING JUDGE: Mr Fofanah, I said you have to be more 6 precise with the time for the witness. 7 MR FOFANAH: 8 9 Mr Witness, you know the time that we are talking about. Q. 09:51:34 10 I've just told you that during the time when Superman was overall 11 commander of Kono, it is that continuum that we are talking 12 about; do you understand? 13 Α. Yes, My Lord, I understand for the overall commander, but it was later that Morris Kallon came. 14 09:51:55 15 MS PACK: Your Honour, the witness has given evidence about 16 a set of circumstances in an earlier period and a different set of circumstances in a later period. Therefore, I would ask that 17 my learned friend is specific about the time frame that he is 18 19 asking the witness about. 09:52:09 20 MR FOFANAH: 21 Q. When Morris Kallon came, was Superman still at Kono? 22 Α. Yes, My Lord. 23 And he was still commanding the RUF; not so? Q. Yes, My Lord. 24 Α. 09:52:25 25 He was still overall commander of the SLAs as well; not so? 0. 26 Yes, he was overall commander. Α. 27 That is the exact period that we are talking about. I Q. 28 haven't moved any position. We are still talking about Kono 29 under the authority of Superman as overall commander.

MS PACK: Is that after the arrival of Morris Kallon? 1 Perhaps if that was made clear, the witness would be able to deal 2 3 with the question. JUDGE SEBUTINDE: I really think that the Defence lawyer 4 09:52:58 5 has clearly asked when Morris Kallon came, did Superman remain in control, to which the witness said yes. So this includes before 6 7 and after Morris Kallon's arrival, in my view. Am I wrong? 8 MR FOFANAH: The witness is absolutely clear on that. I 9 was just saying that this was the same point that my learned 09:53:19 10 colleague Ms Thompson was on when she was referring to incidents in the time frame. The witness always understands our line of 11 12 questioning and it is along that line that he gives answers. If 13 Your Honours can at least indulge me to continue from that point, then I will put my final set of questions on that issue. 14 09:53:44 15 JUDGE LUSSICK: Yes, I think you should go ahead, 16 Mr Fofanah. I haven't heard anything from the witness to indicate that he hasn't understood your question. 17 MR FOFANAH: Thank you very much, Your Honour. 18 19 0. Having recounted all these incidents which you have agreed 09:54:03 20 with: one, that Superman was overall commander in Kono at a period under review, to wit, before Morris Kallon came and after 21 Morris Kallon came; secondly, that the RUF had full control of 22 communications in Kono; thirdly, that the RUF told SLAs to 23 consider themselves as RUF and not SLAs any more; fourthly, that 24 09:54:29 25 when Morris Kallon came, he exercised authority by shooting two 26 soldiers who came late to a parade. Having said all of that, 27 would you agree with me, Mr Witness, if I say that in those 28 circumstances the SLAs were powerless under the RUF in Kono? 29 My Lord, as far as I know, the SLA structure continued to Α.

stand. The SLA still had the SLA command. There was an
 operation commander and the various areas that the SLAs commanded
 were still there.
 Q. I haven't said that the structures were missing, I'm
 09:55:17 5 basically saying that those structures were weak in the

6 circumstances?

7 Α. As far as I know, those little hiccups were there, but the SLA still maintained their command. The SLA were still strong. 8 9 Mr Witness, let me refer you to what you told this Court 0. 09:55:44 10 about the overall authority which Superman exercised. As well as 11 the fact that Bazzy and Commander A, at all times, deferred to 12 Superman when operations were to take place, Superman called them 13 and then, in your presence, all of you went and took command from 14 Superman. As well as even when the arms and ammunition came from 09:56:12 15 Mosquito from Kailahun for the Koindu Gieya attack, again, you 16 were summonsed by Superman and there was a distribution of arms; you agree with all of that, not so? 17

18 A. Yes, My Lord.

19 Q. Let me re-echo one or two points on that which you made in09:56:34 20 your testimony.

MR FOFANAH: Your Honours, I'm referring to page 22 of the 21 transcript of May 18th. It's actually page 24. I will come to 22 23 page 22 later. Sorry about that. Page 24, starting from line 4. The question was: "Who was superior to Bazzy in Kono?" 24 0. 09:58:21 25 Answer: "Superman was superior to him in Kono." Question: "How 26 do you know that?" Answer: "Well, whenever an operation was to 27 be taking place in Koidu, I and the operation commander and the other soldiers under him with Bazzy with other soldiers under his 28 29 command, Superman used to call us together and I moved together

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| with these commanders to Superman's residence at Dabundeh | | |
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| Street." Then from line 16 or at least line 14: "What would | | |
| happen when you were called to Dabundeh Street?" Your answer: | | |
| "Well, if any operation was to take place, it will be directly I | | |
| and the operation commander. The commander of the SLA and Bazzy | | |
| will go directly to Superman and we listened from whatever he | | |
| communicated to us, because Superman was in complete control of | | |
| the set. We, the SLA, had no control over the set." Did you say | | |
| that? | | |
| A. Yes, My Lord. | | |
| 0. In fact, when you said that "I and my operation commander." | | |

11 Q. In fact, when you said that "I and my operation commander, 12 the commander of the SLA and Bazzy, who were you referring to as

my operation commander and the commander of the SLA?

14 Commander A was the operation commander and the commander Α. 09:59:52 15 for the SLA was Bazzy.

> 16 Q. So was this is a mistake when you said my operation commander, the commander of the SLA and Bazzy? 17

18 My Lord, this, like I said, I am speaking, and this was Α.

19 clear. As you put the questions to me, so I answered them. And 10:00:19 20 the commander, like you said, the commander of the SLA was Bazzy.

It is the interpretation that causes it. I said my commander was 21 22 the xxxxxxx and the commander of the SLA was Bazzy.

23 That's the Krio that I spoke.

Okay, in any case, we'll move on. Now, do you agree with 24 Q. 10:00:37 25 me that in these set of circumstances the SLA was directly 26 answerable in command responsibility to the RUF in Kono? 27 Α. In terms of operations, the SLA commander and the operation 28 commander would go to Superman to obtain orders.

> 29 To obtain orders, and as a result of that, they were Q.

1 directly answerable to him? 2 In terms of operations they were answerable to him, but I Α. 3 and the other SLA were under the SLA commander who operated with the SLA commander as SLAs. 4 10:01:30 5 0. At some point these commanders, xxxxx and Bazzy, when 6 they were going to Superman, they took you along and other 7 soldiers as well; not so, junior officers, not so? 8 Α. Yes, My Lord. 9 All of you went to answer to Superman; not so? Q. 10:01:50 10 Α. Well, as I was not a commander, I always went along with 11 the commander. Whatever Superman told them, that's what they 12 would tell the other soldiers, and especially during operations. 13 So the other soldiers always complied to what Superman told Q. 14 them? 10:02:15 15 Whatever Superman informed Bazzy about, that is what Bazzy Α. 16 would inform the other soldiers that now operations should take place as SLA, that I would need so and so and so manpower, we 17 should now and go join this operation. 18 Witness, are you absolutely sure you were not a commander 19 0. 10:02:35 20 in Kono? 21 My Lord, all I said was that I was with a commander, that's Α. 22 clear, that I was a commander in Kono; the operation commander. 23 Q. You have just said you were not a commander. Were you not a junior commander in Kono? 24 10:02:57 25 I was under a command. I was under the operation commander Α. and, during operations, I will go with him. 26 27 I really need a yes or not answer to this, Mr Witness, it Q. is very straight. Were you a junior commander in Kono? 28 29 This question that you keep asking me, My Lord, like I Α.
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| | 1 | said, that I was under a command and I was with a commander. |
|----------|----|---|
| | 2 | JUDGE SEBUTINDE: Mr Witness, could you answer the question |
| | 3 | directly? That would be a yes or no. |
| | 4 | MR FOFANAH: |
| 10:03:29 | 5 | Q. Were you a junior commander in Kono during the period under |
| | 6 | review? |
| | 7 | MS PACK: Perhaps if my learned friend would explain what |
| | 8 | he means by the word junior commander |
| | 9 | JUDGE SEBUTINDE: Ms Pack, please sit down. Let the |
| 10:03:50 | 10 | witness answer the question I have asked him to answer directly. |
| | 11 | We don't need an explanation, we need an answer. |
| | 12 | MR FOFANAH: Thank you, Your Honour. |
| | 13 | THE WITNESS: My Lord, the position that I held as an RSM |
| | 14 | means that I was a junior commander. |
| 10:04:15 | 15 | MR FOFANAH: |
| | 16 | Q. Why did you just say you were not a commander at Kono? |
| | 17 | A. I was not commanding troops. I was not commanding troops. |
| | 18 | Q. Are you absolutely sure about that? Were you not involved |
| | 19 | in some form of command when you went on the Koindu Gieya attack? |
| 10:04:37 | 20 | Didn't you tell the court that yourself and xxxx, Rambo |
| | 21 | and others went with troops on that attack? Didn't you go as a |
| | 22 | junior commander? |
| | 23 | A. My Lord, I am I was a PS to the operation commander and |
| | 24 | during that operation I went with him. |
| 10:04:58 | 25 | Q. You were also junior commander. What were your |
| | 26 | responsibilities as junior commander? |
| | 27 | A. My responsibility was always to be with the operation |
| | 28 | commander. I would always be with him wherever he went. I had |
| | 29 | no particular soldier whom I would say was under my command. The |

| | 1 | only thing is I was with the xxxxx and the other |
|----------|----|--|
| | 2 | soldiers who went with him; wherever he went, I went with him, |
| | 3 | with the operation commander. |
| | 4 | Q. What did commanders normally do during this period at Kono? |
| 10:05:39 | 5 | A. Everybody had his own responsibility that he carried out. |
| | 6 | If it were you that would go for this commander - you, the |
| | 7 | commander, should go and just bypass him. You go there and |
| | 8 | bypass him. If you were to go there advanced him, then |
| | 9 | definitely you would go there advanced him. |
| 10:05:58 | 10 | Q. In fact, throughout the jungle period, Mr Witness, if you |
| | 11 | can recall what you told this Court, you went on many missions, |
| | 12 | many military projects, many attacks - operations. You |
| | 13 | personally went on those operations together with all the |
| | 14 | commanders; not so? |
| 10:06:21 | 15 | A. I clearly spelt that one out that I did go with commanders. |
| | 16 | I did go with commanders during operations, but I had no |
| | 17 | responsible operation, because in whatever operation, there was |
| | 18 | operation commander, there was a mission commander, there were |
| | 19 | different commanders who commanded the operations. |
| 10:06:46 | 20 | Q. In fact, when you said when the Prosecution were taking |
| | 21 | your statement and promised they will not prosecute you, because |
| | 22 | according to you you did not hold any responsible position, was |
| | 23 | this what you meant: As a junior officer, you were not |
| | 24 | responsible? |
| 10:07:05 | 25 | A. I had no commanding responsibility. That's it, I had no |
| | 26 | commanding responsibility that they should do this or that. |
| | 27 | Q. Since you have used that word, can I ask you to explain |
| | 28 | what you mean by that, "command responsibility"? |
| | 20 | |

29 A. Well, what I know is that you give orders that now you

should attack this town and in this town you're going to attack, 1 2 this is and this is what you should do. I had that commanding 3 responsibility. 4 0. You were never told to go and attack towns and in that town 10:07:46 5 this and this is what you should do; you were never told that 6 throughout the jungle period? Are you saying you were never told 7 to do that? PRESIDING JUDGE: Mr Fofanah, he said he was told to do 8 9 that. 10:07:55 10 MR FOFANAH: I'm sorry about that. Thank you very much for 11 correcting me, Your Honour. Since I've got that, I think I will move on. You were 12 Q. 13 actually giving command and you also executed command through 14 other soldiers; not so? 10:08:09 15 Yes, commands were given and these commands were carried Α. 16 out as to the instruction that was given. 17 Okay. We'll move on from there. Now, can you tell the Q. Court how, within the SLAs, command responsibilities had changed? 18 19 For example, if somebody you consider a senior commander comes to 10:08:44 20 a location, how do you handle the command structure and responsibility? 21 22 As far as I know, for instance, in Kono, when the operation Α. commander was in charge, immediately when Bazzy arrived, because 23 he was a senior commander - he was a senior man in the AFRC -24 10:09:15 25 immediately he gave command. When operations were about to take 26 place, he would go and meet Bazzy, but from there and together 27 they would move together or take decisions together. What do you mean immediately? So the moment a senior 28 Q. 29 commander steps foot on a military location, he's made superior

1 to all other commanders on that ground? 2 Α. Well, in the case of the area where I operated, like in 3 Kono when Bazzy came, immediately Operation A reported to him and 4 told him about the troops and handed over command to him. 10:09:54 5 0. Are there procedures that are followed in this kind of 6 scenario? 7 Well, in the jungle I didn't see much procedure. As the Α. 8 commander came, he would lodge him, because he would have the 9 operation, he would provide communication and other things for 10:10:16 10 him, especially in the SLA. 11 Q. So how are junior officers and ordinary soldiers expected 12 to know that the senior commander who has come is now in charge 13 and the former commander is no longer in charge? This was very clear, because as the commander hands over, 14 Α. 10:10:46 15 he moves with him to the various locations where he was in 16 command. For instance, in the SLA, he would move him to the other areas. I informed them that now commander so and so has 17 arrived and he is in charge. This was clear. 18

19 Q. You surely agree with me it did not happen the very day10:11:10 20 that Bazzy arrived?

A. The very day that Bazzy arrived - in fact, the route that
he used from Bumpe, all the other soldiers knew that Bazzy had
arrived, because they were seeing him until he arrived, and many
of them came to the headquarters.

10:11:24 25 Q. I have to cut in, you don't talk for the other soldiers.
26 You have not laid any basis for what the other soldiers saw, so
27 restrict yourself to what you saw. Now, around what time did you
28 arrive in Koidu after the Koindu Gieya attack?

29 A. That was almost in the evening hours when we reached Koidu.

1 It was in the evening hours. 2 Q. Was it around 7.00 p.m.? 3 Well, the place was getting dark, the place was getting Α. 4 dark, so I can't give the right time, but it was getting dark. 10:12:13 5 0. Was it during the night that xxxxx took Bazzy around to introduce him to the other soldiers that he was now the SLA 6 commander? 7 This that you're talking about, you've not specified - I 8 Α. 9 thought when you asked me about the Koindu Gieya operation, would I know the time of the burning. The burning was in the night. I 10:12:34 10 11 want you to specify. Please repeat the question, please. 12 Mr Witness, I know you clearly understand what I'm saying. Q. 13 You've told this Court that Bazzy was away. 14 PRESIDING JUDGE: Mr Fofanah, he said he didn't. 10:12:49 15 MR FOFANAH: I will just lay the basis. 16 Q. You've told this Court that Bazzy was away and, in fact, he left with Johnny Paul Koroma and other senior officers, then when 17 Superman went to look after them he did not see them, but he came 18 19 and said they went to Makeni. After that, he did not see him 10:13:09 20 until you came from the Koindu Gieya attack, so the first time you saw him after that was when you came and saw him, according 21 to you, burning houses along Masingbi Road. So I take it that -22 I mean, that was the time, according to you, that he 23 automatically took over as the SLA commander; not so? 24 10:13:29 25 No, My Lord. You've misunderstood me. The first time that Α. 26 I met Bazzy was after the operation when we had taken Johnny Paul 27 away, trying to capture Koindu Gieya. After that, Johnny Paul

28 used the bypass in Ngandor and went away. When I was returning

29 together with xxxxxx, we met Bazzy in Koidu Town.

Q. Where did you take Johnny Paul to? You said you were
 taking Johnny Paul away?

A. I said Johnny Paul on his way to Koindu Gieya because he
was in Ngandor. Because he had said we should go and clear
10:14:14
Koindu Gieya, but he was not successful in that operation. In
returning to Ngandor, Johnny Paul used the bypass. I didn't go
with him. He used the bypass, together with his family members:
himself, Issa and others who were with him, Johnny Paul Koroma.
They used the bypass and went.

- 10:14:31 10 Q. Mr Witness, you would certainly agree with me you have told 11 this Court on a number of occasions that when you brought Johnny 12 Paul back from Makeni for the second time to Sewafe village and 13 then subsequently to other parts of the Kono District, Bazzy was 14 not with you.
- 10:15:00 15 A. I clearly spelt that out. During the second coming to
 16 Koidu, Bazzy didn't come when we brought Johnny Paul at Opera.
 17 But when the troops tried to capture Koindu Gieya, they could not
 18 see and Johnny Paul used the bypass in Ngandor and on our return
 19 to Koidu, we met Bazzy in Koidu. That's what I said.
- 10:15:22 20 Q. As far as you are concerned, that was the first time you 21 saw him on the second coming?

A. Yes, My Lord, because the first coming came on the attack
on the convoy on our return. This was the second coming when we
saw Bazzy. After that, Koindu Gieya, rather, after Johnny Paul
10:15:43 25 had gone.

Q. I think we have to get this straight. Bazzy was not under
any command authority on the first coming since Johnny Paul
himself was available; not so, the first coming to Koidu Town?
A. My Lord, I can't decide on that, because Johnny Paul was in

| | 1 | command. He was the commander who was moving with the troops. |
|------------|----|---|
| | 2 | Q. That is taken. So now, you said that was the first time |
| | 3 | you saw him when you came back from Koindu Gieya. I also take it |
| | 4 | that that was the first time that Commander A saw him, because |
| 10:16:18 | 5 | you were always with Commander A; not so? |
| | 6 | A. Yes, that was after I and xxxxx came to Koidu to |
| | 7 | Masingbi Road where we met Bazzy. |
| | 8 | Q. At this material time, xxx was the SLA commander; |
| | 9 | not so? |
| 10:16:38 1 | LO | A. He was the operation commander for the SLA. |
| 1 | L1 | Q. Who was the SLA commander at this time? |
| 1 | L2 | A. At that moment, there was no SLA commander. He was |
| 1 | L3 | operation commander for the SLA. |
| 1 | L4 | Q. Who was heading the SLA at that time? |
| 10:17:00 1 | L5 | A. The operation commander - when Superman called him as the |
| 1 | L6 | operation commander of the SLA, he was operation commander of the |
| 1 | L7 | SLA. |
| 1 | L8 | Q. Who was the he? Who was the operation commander of the |
| 1 | L9 | SLA. |
| 10:17:25 2 | 20 | MS PACK: We are in public session, just so the witness is |
| 2 | 21 | aware of that. |
| 2 | 22 | MR FOFANAH: Thank you for that. |
| 2 | 23 | Q. If you can call him by his pseudonym. I think he can still |
| 2 | 24 | answer the question. Who was the he? |
| 10:17:39 2 | 25 | A. Operation xxxx. |
| 2 | 26 | Q. Are you saying that throughout the period that Johnny Paul |
| 2 | 27 | and the other senior commanders were away at Makeni the SLA |

28 didn't have an SLA commander?

29 A. The SLA had operation commander until the time Johnny Paul

1 left Ngandor and went, it was operation commander, that's what I 2 refer to. 3 I will correct you on this. Let me just get this: was the Q. operation commander the overall commander of the SLA at that 4 10:18:20 5 time? 6 At that time when Johnny Paul was there, he was the Α. operation commander. He was the most senior commander with the 7 SLA. 8 9 JUDGE SEBUTINDE: Excuse me. Witness, you heard the 10:18:40 10 question asked. The question was related to xxxxxx. It did 11 not relate to Johnny Paul Koroma. So please answer the question 12 with relationship to xxxxx. 13 MR FOFANAH: 14 Mr Witness, if I can help you - can you kindly answer Her Q. 10:19:15 15 Justice's question? 16 Α. At that moment, he was the commander - operation commander for xxxx. 17 18 Are you really saying that the operation commander was not Q. 19 the SLA commander at that time? Is there any difference? 10:19:37 20 Α. The title he had was operation commander for the SLA. He was in charge of all the SLAs at that time. 21 22 Well, can I ask you a question? I mean, I just put to you Q. what you told this Court and you tell me what that means, because 23 these were your words. You used the word "automatically". 24 10:20:05 25 That's page 21 of the transcript of 18th of May 2005. Your 26 Honours, I'm referring to line 10. 27 JUDGE SEBUTINDE: Page number, please? 28 MR FOFANAH: Page 21.

29 Q. The question was: "Do you know if Bazzy, whom you saw when

| | _ | |
|----------|----|--|
| | 1 | you arrived at Masingbi Road, remained in Koidu Town?" Your |
| | 2 | answer was: "Well, immediately we met Bazzy in Kono, I and my |
| | 3 | operation commander and the other soldier men. Automatically, he |
| | 4 | became the SLA commander. During that time he was our commander. |
| 10:21:14 | 5 | He continued to stay until." So why did you use the words |
| | 6 | "automatically he became" if there was no SLA commander before |
| | 7 | him? |
| | 8 | A. Since xxxxx was an operation commander and there was |
| | 9 | no other person, the sooner Bazzy came, he took over as the |
| 10:21:39 | 10 | commander for the SLA. |
| | 11 | [TB210605B 10.20 a.mSGH] |
| | 12 | Q. So whom did he take over from? |
| | 13 | A. Well, at that time, operation commander was just an |
| | 14 | operation commander and he was not acting as a commander of the |
| 10:21:29 | 15 | SLA. He was an operation commander for the SLA. When Bazzy came |
| | 16 | he assumed the position of commander for the SLA. |
| | 17 | Q. So, as operations commander, Commander A was not in control |
| | 18 | of the SLAs; not so? He was not in charge of them as their |
| | 19 | commanding officer. |
| 10:21:54 | 20 | A. He was there to organise all operations at that moment. He |
| | 21 | was not the commander but he was the operation commander for the |
| | 22 | SLA. |
| | 23 | Q. And the SLAs hadn't any commander at that time; they were |
| | 24 | not responsible to anyone for anything other than operations? |
| 10:22:18 | 25 | A. The only thing was that the SLA were answerable to the |
| | 26 | operation commander. That is what I said, the operation |
| | 27 | commander. We had a commander but there was an operation |
| | 28 | commander. |
| | 29 | Q. I think that has been exhausted enough, Mr Witness. I will |
| | | |

leave that to the judgment of the Court. Just one question, Mr 1 2 Witness. Was Ibrahim Bazzy Kamara ever an RUF member? Was he 3 ever a member of the RUF? My Lord, I can't decide on that. All that I knew is that 4 Α. 10:22:55 5 he was an SLA. I do not know whether he had any loyalty to them, 6 but he was an SLA. Are you sure you have not told this Court before that he 7 Q. was a senior member of the RUF? 8 9 My Lord, I have never said that Bazzy was a senior member Α. 10:23:17 10 of the RUF. 11 Q. Your Honours, I would just refer you to the line on the same page 21, line 18. It starts from 16. There was a question 12 13 put to the witness: "Now, you said he immediately became the SLA commander. What do you mean by that?" And your answer was: 14 10:23:42 15 "Well, Bazzy was the most senior SLA commander and he was one of 16 the senior RUF members that was in Kono during that time. He was above the operation commander with whom I leave. So, 17 18 automatically he became the commander." Did you say that he was 19 one of the senior RUF members in Kono? 10:24:06 20 The word that I said was that he was the most senior Α. member. He was one of the senior Supreme Council members. That 21 was the word, the expression, that I used. I didn't say Bazzy 22 23 was a senior RUF commander. I said senior council member; one of the most senior council members who arrived in Kono. Those are 24 10:24:28 25 my exact words that I used. 26 Okay, we will take it from there again and move on. Now, Q. 27 do you know the membership of the Supreme Council? Do you know 28 how many members constituted that body when the AFRC was in

29 power?

| 1 | A. As far as I knew, was that the 17 members who made who |
|----|--|
| 2 | organised the coup were members of the Supreme Council. Those |
| 3 | who organised the coup, they were the members whom I knew. Until |
| 4 | later when Johnny Paul himself came and added some other people |
| 5 | to the Supreme Council. |
| 6 | Q. Mr Witness, I put to it you that the Supreme Council was a |
| 7 | nucleus of the AFRC; it was a small but very powerful body in the |
| 8 | AFRC. It was a small body; in fact it had only seven in |
| 9 | membership. Its membership was seven. |
| 10 | MS PACK: Your Honour, I am not sure what the question is. There |
| 11 | were few questions. Was it small body, a powerful body, or a body |
| 12 | comprising seven members? |
| 13 | MR FOFANAH: |
| 14 | Q. Thank you very much. The first one: Are you aware that |
| 15 | the Supreme Council was the most powerful but small body in the |
| 16 | AFRC? |
| 17 | A. All that I know is that the honourables who were |
| 18 | appointed that is, the 17 members were in the Supreme |
| 19 | Council. That is what I knew, that they were members of the |
| 20 | Supreme Council those 17 members whom I had named. |
| 21 | Q. Are you aware that there is a difference between the AFRC |
| 22 | as a body and the Supreme Council as a body the Supreme |
| 23 | Council of the AFRC? |
| 24 | A. My Lord, all I know is the what I have said about the |
| 25 | Supreme Council, that these 17 members whom I knew were members. |
| 26 | When they say there is a council meeting, when I go together with |
| 27 | xxxxxx when, I drove him there, I would see all of those 17 |
| 28 | members arrive. Each would come with his vehicle to the council |
| 29 | meeting. |
| | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 |

| 1 | 1 | Q. Mr Witness, is there a difference you see, if you can |
|-------------|---|---|
| 2 | 2 | only answer questions, you are kind of moving into terrains that |
| 3 | 3 | not called for. The question was: Are you aware there is a |
| 2 | 4 | difference between the Armed Forces Revolutionary council and the |
| 10:27:13 5 | 5 | Supreme Council of the Armed Forces Revolutionary council? That |
| 6 | 6 | there is a difference? |
| 7 | 7 | A. Well, except that you are telling me now today. But all I |
| 8 | 8 | knew is that those 17 members were members of the Supreme Council |
| ç | 9 | body. That is what I knew of. |
| 10:27:31 10 | 0 | Q. So what you in fact knew before now was that the AFRC and |
| 11 | 1 | the Supreme Council were one and the same; not so? |
| 12 | 2 | A. The AFRC had the Supreme Council members. In the AFRC they |
| 13 | 3 | had other ministers who were under the AFRC. But these Supreme |
| 14 | 4 | Council members were responsible for taking the day-to-day |
| 10:28:00 15 | 5 | decisions for the government. That is what I said. |
| 16 | 6 | Q. And they did that within the AFRC. They did that within |
| 17 | 7 | the AFRC; not so? This was a body within the AFRC? |
| 18 | 8 | A. Yes. |
| 19 | 9 | Q. So you now agree there is a difference between the Supreme |
| 10:28:21 20 | 0 | Council and the AFRC? There is a difference? |
| 21 | 1 | A. Well, the Supreme Council, as I said, they are responsible |
| 22 | 2 | for taking the day-to-day decisions for the government. Also, |
| 23 | 3 | the AFRC consisted of other bodies which were under it consisting |
| 24 | 4 | of ministers, the secretary general; they were all under the |
| 10:28:44 25 | 5 | AFRC. |
| 26 | 6 | Q. Now, I am putting it to you that the Supreme Council had |
| 27 | 7 | only seven people in its membership. The Supreme Council as |
| 28 | 8 | distinguished from the AFRC it had only seven people. |
| 29 | 9 | A. My Lord, what I knew was that whenever there was council |

| 1 | meeting, when xxxxxx says we should go at the council |
|-------------|---|
| 2 | meeting, that there was a meeting today, when I drive him there I |
| 3 | will see the 17 council members there. I didn't know how they |
| 4 | dealt with because I have never been to their meeting, I |
| 10:29:31 5 | didn't know how they dealt with these seven members. All I knew |
| 6 | was that the 17 members were coup plotters and they were |
| 7 | appointed as Supreme Council members and they read out their |
| 8 | names as Supreme Council members. |
| 9 | Q. Firstly, how did you know that they were AFRC members |
| 10:29:48 10 | the 17 coup plotters and the others that you saw? |
| 11 | A. This was clear. They were named, they announced it over |
| 12 | the radio that they are Supreme Council members. They made it |
| 13 | clear for the entire country to know that they had appointed |
| 14 | Supreme Council members. |
| 10:30:08 15 | Q. How did you also know that they were Supreme Council |
| 16 | members? The first was AFRC. |
| 17 | A. My Lord, this was announced for the entire country to |
| 18 | know that these people had been appointed as Supreme Council |
| 19 | members. |
| 10:30:32 20 | Q. Okay, one last question on this point. I said I am putting |
| 21 | it to you that the Supreme Council, as distinguished from the |
| 22 | AFRC, had only seven members. |
| 23 | A. My Lord, I think you knew of their government. But what I |
| 24 | know about that is what I have said to the Court that these 17 |
| 10:30:56 25 | members as they were announced that these were the members of the |
| 26 | Supreme Council and I was with one of them who also was a member |
| 27 | of the Supreme Council. |

Q. At least you agree with me that not all of the 17 coupplotters had their names on the gazette that I showed to you

| | 1 | yesterday; not so? Not all of them were on that gazette. |
|----------|----|--|
| | 2 | A. All the names that I gave were in that gazette. |
| | 3 | Q. Okay, I will leave that for address. Let's move forward. |
| | 4 | Now, how long did you take in Kono altogether on your second |
| 10:32:04 | 5 | trip? |
| | 6 | A. We were in Kono until May. We spent some time, about four |
| | 7 | months, in Kono. |
| | 8 | Q. How long did you say it took you to take Johnny Paul from |
| | 9 | Magbonkineh to Kono on the second trip? |
| 10:32:42 | 10 | A. That was a day's journey; it was a whole night's drive |
| | 11 | until we got to Kono. |
| | 12 | Q. That was from Magbonkineh, his village, |
| | 13 | A. Magbonkineh, yes. |
| | 14 | Q. Sorry, Magbonkineh. You drove the whole night; not so? |
| 10:32:55 | 15 | A. Yes. |
| | 16 | Q. You are absolutely sure about that? |
| | 17 | A. My Lord, I was at the scene. When we collected Johnny Paul |
| | 18 | we drove for the whole night and in the morning we arrived in |
| | 19 | Kono. |
| 10:33:20 | 20 | Q. Mr Witness, was this what you told the statement takers |
| | 21 | when they took your statement in November 2003, that you drove |
| | 22 | throughout the night from my Magbonkineh and you spent a night, |
| | 23 | Magbonkineh to Kono? |
| | 24 | A. That was what instance because the first taking of Johnny |
| 10:33:48 | 25 | Paul I said we drove for the whole night and the convoy was |
| | 26 | attacked and we drove back. |
| | 27 | Q. But you only took Johnny Paul from Koidu Town to you |
| | 28 | only you in fact never took Johnny Paul from you get me? I |
| | 29 | mean, correct me if I am wrong. I mean, did you ever take Johnny |

Paul from Koidu town to Magbonkineh, his village? 1 From Magbonkineh to Koidu town, then we moved with him 2 Α. 3 twice. The first time was after Kabala we came to Magbonkineh and moved them when the troops were ambushed and Johnny Paul 4 10:34:31 5 retreated. The second time, xxxxx, Superman moved with him to Kabala and from Kabala we moved to Magbonkineh and collected 6 Johnny Paul Koroma and moved this time to Koidu. 7 8 Q. So in fact, I mean, you only brought Johnny Paul to Koidu 9 Town once from his village. Only once, only once that you moved 10:35:00 10 from his village to Koidu town? 11 Α. The first instance I said the troop was ambushed at around 12 Five-Five spot, closer to Koidu. And later, Johnny Paul and others retreated. That was the first instance. The second time, 13 after this retreat, xxxxxx, Superman and myself together 14 10:35:23 15 with other soldiers moved back to Kabala. From Kabala to 16 Magbonkineh and collected Johnny Paul and came and travelled back to Koidu Town. 17 So on the first time how long did it take you to move 18 Q. 19 Johnny Paul from his village to Koidu Town on that first 10:35:43 20 occasion? My Lord I told you that it was a day's journey. We 21 Α. travelled for the whole night and in the morning we reached 22 23 Koidu. When that was the time they ambush the troops by Five-Five spot. 24 10:36:00 25 On the second occasion too how long did it take you? 0. 26 It too it was also a day's journey. We moved forward the Α. 27 whole night because we did not travel in the day in case of a jet raid. So we travelled for the whole night and got to Koidu in 28

29 the morning. In the morning hours, we were in Koidu.

| | 1 | Q. Mr Witness, I put it to you that that is not what you told |
|----------|----|---|
| | 2 | the statement takers when they took your statement in |
| | 3 | November 2003. That is not what you told the statement takers. |
| | 4 | A. My Lord, all what I have said, what I told them is what I |
| 10:36:53 | 5 | have just said. I don't know what they wrote, whether they wrote |
| | 6 | something else but all what I said is what I told them. |
| | 7 | MR FOFANAH: I'm sorry, Your Honours. Okay, I am actually looking |
| | 8 | at page 6532, Of the witness' statement 6532. At lines 10 to 14, lines |
| | 9 | 10 to 14. I wonder if Your Honours have seen it. Your Honours, if I |
| 10:38:31 | 10 | can read what, I mean, the witness said and then I will put to it him. |
| | 11 | Line 10, the question was: "How many days did it take to take Johnny |
| | 12 | Paul Koroma from his village to Koidu town?" The answer: "It was a two |
| | 13 | day journey because the journey was mainly done at night since the jet |
| | 14 | was always in the air, bombarding operations." Isn't that what you told |
| 10:38:53 | 15 | the statement takers? |
| | 16 | A. All I say that we travelled for the whole night and in |
| | 17 | the morning we reached Koidu. It is what I said. So you see |
| | 18 | I don't know how they estimated it but we travelled for the |
| | 19 | whole night then in the morning we reached Koidu. |
| 10:39:15 | 20 | Q. So this was not what you told them; is that it? |
| | 21 | A. My Lord, as I have said is all what I have said we |
| | 22 | travelled for the whole night. Early in the morning we reached |
| | 23 | Koidu. I don't know whether they estimated it as two days but I |
| | 24 | told them it was a night's journey and then in the morning we |
| 10:39:36 | 25 | reached Koidu. |
| | 26 | Q. Okay, at least the statement will speak for itself. So you |
| | 27 | said when JPK when you went to Kono for the second time you |

28 spent about three months there. Is that what you said?

29 A. Who spent three months?

Page 36

1 Q. For the second time I asked you a question. How long did 2 you spend? You said you spent about three months. 3 Α. Yes. Three to four months. MR FOFANAH: Your Honours, before I move on to my next location 4 10:41:15 5 there is a question which I wanted to put to the witness. This is a question which part of it had been put before by my learned colleague 6 7 Mr Manly-Spain in open session but then it actually touched and concerned the witness' rank. But it was put in open session, 8 9 Your Honours, when he started cross-examining. It basically has to do 10:41:48 10 with his ranking and I had earlier asked questions on that, but 11 something very crucial was just brought to my knowledge by the accused 12 and since it was actually dealt with in open court I don't know if I can 13 just put the questions to him in that vein. PRESIDING JUDGE: It is difficult to assess if we don't 14 10:42:14 15 know what the question is, Mr Fofanah. 16 MR FOFANAH~ Q. Mr Witness, I am going to put questions to you --17 18 PRESIDING JUDGE: You are not repeating questions that have all 19 ready been put by other counsel. 10:42:26 20 MR FOFANAH: No, not so. It was actually brought to me by the accused himself so I think it is but proper that I put to it 21 him. If he feels threatened then probably before I close, I will 22 just ask for a very short session, closed session. 23 PRESIDING JUDGE: Very well, we will see how he reacts and 24 deal with it in due course. 10:42:39 25 26 BY MR FOFANAH 27 Mr Witness, when you were first testifying, when the Q. 28 Prosecutor first started asking you questions you gave your rank

29 to the Court; not so? And that rank has been repeated over and

1 over. They asked you for your rank?

2 A. Yes, My Lord.

3 Q. An since that rank has been repeated over and over you4 don't mind me repeating it; not so?

10:43:29 5 A. Well, it depends on the area this ranking took place. How6 the rank came.

Q. No, the very first -- I mean, amongst several questions
that were asked it was actually in closed session but then that
rank has come out several times in public session. I mean, one
10:43:43 10 of the several questions was "What is your rank" and then you
gave your rank in the SLA. You said what is your current rank.
Because those were like background questions and you gave your
rank?

A. Well, that is why I said, My Lord, it depends on the area.
10:44:04 15 Whether it was the time when I was in the army or when the AFRC
16 came and where. Because the rank came at different stages.
17 Q. Okay, let me just put to it you, when you were speaking you
18 introduced yourself as a xxxx; correct? When you first

19 started testifying.

10:44:29 20 A. Yes, those were the days before the coup. They asked me21 about the rank in the army before the coup.

22 Q. Are you sure about that? Was that the question?

MR FOFANAH: In any case, Your Honours, I think I will
 reserve this question for -- I will most respectfully before I
 close ask for a short closed session on that because the question
 was asked in closed session and the answer was given in that
 session.

28 JUDGE LUSSICK: Let us hear the question, Mr Fofanah. If 29 it is something that must be answered in closed session then
perhaps we will consider the order but it is difficult to know
 unless we hear what you are going to ask.

3 MR FOFANAH: Because I have the transcript of that session 4 and the question was -- it was a background question that is 10:45:19 5 asked of every other witness. What is your name, I mean, I mean 6 the question was what is your rank at the moment, then he went on 7 and.

8 PRESIDING JUDGE: A point of clarification before we go any 9 further both my learned brother and I have said we don't know 10:45:42 10 what the question is. But are you going to repeat an answer that 11 the witness gave in closed session and then take a question 12 arising from that answer?

13 MR FOFANAH: In fact, that is what I was veering away from but then he is saying that the answer which he gave to that 14 10:45:59 15 question was in respect of his position before the AFRC. And I 16 am saying that that is not what was asked. It was asked in closed session but when Mr Manly-Spain was cross-examining, I 17 mean, he asked him about that in public; what is your rank and --18 19 so if I'm going to put to it him then I can only put that 10:46:23 20 particular question as it was put in closed session. JUDGE LUSSICK: I don't understand what the question is. 21

What is the question? He doesn't have to answer it if it is going to give his identity away, but at least let us know what the question is.

10:46:41 25 MS PACK: I am concerned that my learned friend is 26 concerned that his question may give rise to the identity of the 27 witness being revealed because it stems, as I understand it, from 28 an answer given in closed session.

29 PRESIDING JUDGE: Mr Fofanah, let us try and short-circuit

| | 1 | this. Perhaps if you wrote the question down. |
|----------|----|--|
| | 2 | MR FOFANAH: Yes, probably that will serve it. In fact, |
| | 3 | can I just refer the witness to that transcript because the |
| | 4 | transcript speaks for itself? It is the transcript of |
| 10:47:10 | 5 | 16th May 2005. He can just look at it and then say yes or no |
| | 6 | without reading out what is contained in it. |
| | 7 | PRESIDING JUDGE: Yes, that might get us round this |
| | 8 | problem. What is the 16th May, could you give us a line and |
| | 9 | page number, please, Mr Fofanah? |
| 10:47:21 | 10 | MR FOFANAH: Yes, Your Honour. Page 7, Your Honour. Page |
| | 11 | 7, and my reference is to when he was recalling his number on |
| | 12 | lines 1 to 8. The numbers were actually repeated then in lines 8 |
| | 13 | and 10, because my question is that the rank always go with the |
| | 14 | number. |
| 10:48:36 | 15 | PRESIDING JUDGE: I think the number is pretty |
| | 16 | identifiable. |
| | 17 | MR FOFANAH: So I will just show it to him because the rank |
| | 18 | goes with the number. |
| | 19 | MS PACK: Perhaps, Your Honour, this might be a matter that |
| 10:48:50 | 20 | is dealt with in closed session if it is going to involve the |
| | 21 | witness reading out. |
| | 22 | MR FOFANAH: Of course I will not ask him to read it out. |
| | 23 | You know that I will not. |
| | 24 | MR FOFANAH: |
| 10:49:12 | 25 | Q. Just read from lines 10 to 13 to yourself. |
| | 26 | PRESIDING JUDGE: Do not read them out, Mr Witness. |
| | 27 | THE WITNESS: Lines 1 to what? |
| | 28 | MR FOFANAH: |
| | 29 | Q. I think it is 14 because it was repeated. I am basically |

interested in the number and the rank where both of them went 1 2 together. The number and the rank. Have you seen them? 3 Α. Yes. So, a soldier's number and his rank always go together; not 4 Q. 10:50:04 5 50? PRESIDING JUDGE: Is that Sierra Leone army or is that a 6 general question about armies world over? 7 MR FOFANAH: About the SLA. 8 9 Q. Your rank and number always go together; not so? 10:50:24 10 JUDGE SEBUTINDE: Mr Fofanah, are we talking about the SLA 11 in the jungle or the SLA as a regular army? The SLA and the AFRC as well as before the AFRC. The rank 12 Q. 13 and the number always go together; not so? 14 This question, the rank and the number, as an SLA, as I Α. 10:50:54 15 last said, I said SLA, so, so, so, and the number. SLA, you give 16 your number. For example, SLA 18 so, so, so. Lance corporal, if you are a corporal or corporal, if you are Corporal Bangura, age 17 18 and Corporal Bangura age, SLA so, so, so, number. Lance Corporal 19 Bangura and so on. 10:51:22 20 Okay. So I understand that. Basically it is saying that Q. the number and the rank go together. 21 22 PRESIDING JUDGE: Mr Fofanah, I am afraid I am not 23 altogether clear. Do you mean that the number changes as the rank changes? 24 10:51:38 25 MR FOFANAH: No, I am saying that the number always 26 remains, but then when the rank changes, I mean, you change the rank and then kind of announce the number with it. 27 PRESIDING JUDGE: But the number remains static from the 28 29 day and hour he arrives in the army until the day and hour he

| 1 | leaves? |
|----|--|
| 2 | MR FOFANAH: Certainly. Certainly. |
| 3 | A. Yes, the number remains the same even if you are promoted. |
| 4 | The promotion changes. If you are a corporal and you are |
| 5 | promoted to a sergeant it will change to sergeant. |
| 6 | JUDGE SEBUTINDE: |
| 7 | Q. Am I to understand, Mr Witness, that your answer relating |
| 8 | to jungle times. The times when the SLA was in the jungle. Is |
| 9 | your answer also relating to that? |
| 10 | A. No, this particular question he has put to me. That was |
| 11 | when I was in the army. What was my rank, what was my number and |
| 12 | my rank. That is what is here before me. |
| 13 | Q. You heard me ask Mr Fofanah what time he is referring to |
| 14 | and he said before and after the AFRC? |
| 15 | A. This was before the AFRC. This was the rank before the |
| 16 | AFRC. |
| 17 | MR FOFANAH: |
| 18 | Q. Can I have the transcript back? |
| 19 | PRESIDING JUDGE: Mr Fofanah, do you have many other |
| 20 | questions on this particular |
| 21 | MR FOFANAH: On this point. |
| 22 | PRESIDING JUDGE: I am asking because we normally have a |
| 23 | break about this time. If you have completed this particular |
| 24 | part of your line of cross-examination |
| 25 | MR FOFANAH: No, I just want to round it up with probably |
| 26 | two questions. |
| 27 | PRESIDING JUDGE: Very well. |
| 28 | MR FOFANAH: |
| | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 |

29 Q. Mr Witness, when you were asked to tell your number,

| | 1 | naturally what they were expecting of you is to tell your number |
|----------|----|---|
| | 2 | and your rank; not so? |
| | 3 | PRESIDING JUDGE: Who is they? |
| | 4 | MR FOFANAH: |
| 10:53:46 | 5 | Q. When the Prosecutor was asking you to tell your number. |
| | 6 | MS PACK: I am afraid the witness cannot tell what was |
| | 7 | going on in the Prosecutor's head at the time of asking a |
| | 8 | question of him in chief. |
| | 9 | PRESIDING JUDGE: Mr Fofanah didn't get a chance to |
| 10:54:01 | 10 | complete his question before we can rule on that. |
| | 11 | MR FOFANAH: |
| | 12 | Q. So when they asked you what your army number was and you |
| | 13 | gave your answer by showing that number and your rank, your |
| | 14 | reference was to what? |
| 10:54:20 | 15 | A. To before the AFRC coup. |
| | 16 | Q. Was that what you did you indicate that when that |
| | 17 | question was asked that it was before? |
| | 18 | A. The question was whether I was a member of Sierra Leone |
| | 19 | Army, if I had number and rank that was the first stage and that |
| 10:54:49 | 20 | is what I said. And I said that I was a member of the Sierra |
| | 21 | Leone Army and they asked me to give my number. And I repeated |
| | 22 | my number and my rank in the Sierra Leone Army before the coup. |
| | 23 | Q. Yes, but you did not say that that was before the coup, |
| | 24 | that is what I am saying? |
| 10:55:05 | 25 | MS PACK: Your Honour, in fairness to the witness there is |
| | 26 | on the previous page 6, at the beginning of the line of |
| | 27 | questioning - and Your Honours can see at page 6, line 27, I am |
| | 28 | not going to read it out - but it is the beginning of the line of |
| | 29 | questioning about what was your position at this particular time. |

PRESIDING JUDGE: In fairness to Mr Fofanah the preceding 1 2 question --3 MR FOFANAH: Exactly. PRESIDING JUDGE: -- also indicates time. 4 10:55:32 5 MR FOFANAH: Exactly. And it says in the Sierra Leone 6 Army. It is very clear. What was your rank in the Sierra Leone 7 Army? And that is what I am still referring to. I mean, the 8 AFRC period was still recognised as a period within which the 9 Sierra Leone Army operated. There was no qualifier, that is what 10:55:57 10 I am saying, there was no qualifier. He was asked a very simple 11 question, "What was your rank?" And then he gave his number and 12 his rank. I mean, I want to juxtapose this with, I mean, what he 13 earlier told the statement takers when he was very clear about 14 his rank to -- that is why I am basically establishing this. If 10:56:23 15 he says that it was before the AFRC period then I am saying that 16 it was not reflected in that transcript. PRESIDING JUDGE: If you are putting a prior inconsistent 17 statement, then put it, please. 18 19 MR FOFANAH: 10:56:36 20 So, Mr Witness, when you gave your rank on 16th May 2005, Q. 21 you merely gave that rank as your rank in the Sierra Leone Army; 22 not so? Yes, the question they asked me that what is your rank in 23 Α. 24 the Sierra Leone Army and that was the rank I gave and what was 10:56:58 25 your number. Then I gave my number. 26 Thank you. Now, Mr Witness, when the statement takers Q. 27 asked you the same question in 2003, do you remember what you 28 told them when they asked you about your rank in the Sierra Leone 29 Army?

| 1 | A. Well, it depend on the stage they asked me whether it was |
|----|---|
| | my present rank or time of the questioning. Because if they |
| | asked me what was your rank before the AFRC or what was your |
| | |
| | present rank, that was the question. |
| | Q. Your Honours, I will refer you to page 6525 of the |
| | statement. Page 6525. Your Honours, I don't know if the |
| 7 | Prosecutor will be of help because since it has to do with |
| 8 | numbers and ranks probably I need to put a clean copy of that |
| 9 | page to him. Mine is already marked. |
| 10 | MS PACK: I have a clean copy. |
| 11 | MR FOFANAH: Thank you very much. |
| 12 | Q. Mr Witness, can you read to yourself, from lines 12 to 17. |
| 13 | Just read to yourself lines 12 to 17. |
| 14 | A. Yes. |
| 15 | Q. So were you asked those questions on Wednesday, |
| 16 | 5th November 2003? |
| 17 | A. Yes, My Lord. |
| 18 | Q. And you gave your answers on that day? |
| 19 | A. Yes, My Lord. |
| 20 | Q. And those were your answers? |
| 21 | A. Yes, it was clear and it didn't show any specific time. If |
| 22 | you get it the question and what was your first number. And I |
| 23 | gave my promotion at that time. |
| 24 | Q. Please, don't read anything. I am merely asking if that is |
| 25 | what was asked of you and those were your answers? |
| 26 | A. That is what I said. The moment you word the question, you |
| 27 | will see those who questioned me did not ask me, "What was your |
| 28 | promotion at the time when you were in the army or the time when |
| 29 | you entered the army or the time of the AFRC?" And this time |
| | 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 |

1 when I was questioned, you know the situation I was. So at that 2 time that was the position I held. That sergeant position is 3 what I gave them. Please don't interpret what is contained in that paper. I 4 0. 11:01:05 5 mean, I have not asked you to interpret. I am just saying were those the questions put to you? Were those the answers that you 6 7 gave to them at that material time? Yes, but the question is clear here. It did not state any 8 Α. 9 time. 11:01:25 10 Q. I mean, these are very simple questions, I don't want you 11 to read out anything or at least to --12 PRESIDING JUDGE: Mr Fofanah, the witness has answered you. 13 MR FOFANAH: As Your Honour pleases. 14 So, I mean, those are questions that were put to you and Q. 11:01:36 15 those are your answers; not so? 16 MS PACK: He has answered this question. PRESIDING JUDGE: He has answered twice. 17 18 MR FOFANAH: In that case may I respectfully apply that that be tendered as an exhibit before the Court? 19 11:01:52 20 PRESIDING JUDGE: That one page? MS PACK: Your Honour, I would like to know the basis on 21 which it is sought to tender this. There has been no allegation 22 23 that this is a prior inconsistent statement. There has been no material before the Court that could justify putting this in as 24 11:02:08 25 an exhibit. It has not been -- my learned friend hasn't 26 challenged the witness to suggest that this different answer to 27 different questions is different from any other answers. 28 MR FOFANAH: May it please Your Honours. I was basically

29 trying to lay some foundation when I firstly told him about what

1 is contained in that document. And then I asked him if what is 2 contained in the document, were the questions put to him at that 3 material time and if those were the answers and he said yes. If 4 I am to go into inconsistencies, Your Honour, the document has to 11:02:42 5 at least form part of the records because I have earlier started 6 by at least indicating to the Court what he told the Court on the 7 very first day of his testimony in closed session.

8 JUDGE SEBUTINDE: Mr Fofanah, you are putting the cart 9 before the horse. You first demonstrate the -- I am talking to 11:03:05 10 Mr Fofanah. The two of us cannot catch his attention, 11 Mr Manly-Spain. I am trying to explain to him that when counsel 12 on either side is trying to put a prior inconsistent statement to 13 the attention of the Court, you first lay the foundation and you lay the foundation by showing or illustrating the inconsistency 14 11:03:27 15 by giving the witness an opportunity to explain that 16 inconsistency and then if you still think that inconsistency holds you then tender in that statement for the attention. Not 17 before. You are putting the cart before the horse. So, please 18 19 take your time, lay your foundation for the prior inconsistency, 11:03:44 20 if you think there is one, and if you still think after the witness's explanation to your questions that this inconsistency 21 22 remains, then make your application to tender.

23 MR FOFANAH:

Q. Mr Witness, I am going to give you again the transcript of
11:04:01 25 the 16th which you just read. And I will ask you a question just
to see if the question contained on that slip of paper is almost
not the same question that was again asked of you in closed
session. So, you have the transcript before you?
A. Yes, My Lord.

Q. And you can see the question to which you gave the answer
 about your number and rank was a question on your number? Your
 number in the SLA; not so?

4 A. Yes.

11:05:06 5 Q. Now, also look at the statement of Wednesday, 5th of 2003. 6 5th November 2003, line 14. That question and the question in 7 the transcript is almost one and the same, because it talks about 8 your first number; not so?

9 A. My Lord, the question here did not specify that what was
11:05:44 10 your first number before this time or this time. They only said
11 "What was your first number?" And it is in that situation that I
12 found myself. And this number and the rank I carried is what I
13 gave and this asked me, "What was your number? At that time what
14 was your number in the army? Rank in the army?" And that is
11:05:59 15 what I answered.

16 Q. Are there any words like "at that time" in the transcript?17 Look at it.

18 MS PACK: Your Honour, in fairness to the witness there are 19 two pages that really should be shown to him. At page 6, 11:06:17 20 starting from line 24, "Now before May 1997, who did you work 21 for?" And then there is a line of questioning that follows on 22 from that, quite clearly. I think in fairness to the witness if 23 he is going to be shown three lines about one question, he should 24 be shown what followed to set the time.

11:06:41 25 MR FOFANAH: I mean, Your Honour, the transcript is part of 26 the Court records and you can see it. I am basically saying that 27 if my learned colleague --

> 28 PRESIDING JUDGE: Mr Fofanah, I do not dispute that the 29 transcript is part of the Court record, but in fairness to the

witness you must put the context. You must not pick things and 1 2 cherry pick at random. Put the context of the question. 3 MR FOFANAH: Exactly Your Honour. 4 0. Now, look at the first page of that transcript. The line 11:07:10 5 that talks about your rank in the Sierra Leone Army. I think it is the last line. 6 MS PACK: Which transcript? Is it the interview or the 7 trial transcript that my learned friend is talking about? And 8 9 there are page numbers at the top which the witness could perhaps 11:07:23 10 be guided by. 11 MR FOFANAH: I have actually not called the statement a 12 transcript, I am merely referring to the Court transcript. The 13 Court transcript there was a question on your rank in the Sierra Leone Army. 14 11:07:43 15 PRESIDING JUDGE: Mr Fofanah, I have already indicated you 16 must put it in context and the context is important here, because if you look at the -- excuse me, Mr Fofanah, please stop putting 17 18 your head all around the Court when I am addressing you. 19 MR FOFANAH: No, I wasn't doing that. 11:07:58 20 PRESIDING JUDGE: Yes, very good. If you look at the context - and I repeat it is important - questions, for example, 21 22 29 are in the past tense, whereas the other statement of the 5th November is in the present tense. Therefore, this context is 23 important. Put the entire context. 24 11:08:13 25 MR FOFANAH: Certainly, Your Honour. Thank you. Can I 26 have the transcript again? 27 JUDGE LUSSICK: I just wonder if there is any conflict in

> 28 the evidence. You will see from page 6 of the transcript that 29 the period that is being discussed with regard to the witness's

| 1 | rank and number is before May 1997. If you look at page 6, |
|-------------|---|
| 2 | question 24, "Now before May 1997, who did you work for?" And |
| 3 | the questions flow on from there, from that period and they go on |
| 4 | to ask, "Can you recall your army number?" But I take that from |
| 11:08:56 5 | the transcript as referring to that particular period. Whereas |
| 6 | if you go to the statement given on 5th November 2003, that is |
| 7 | not qualified by any period. That is simply asking the witness's |
| 8 | army rank as he introduces himself to the Court. So are we |
| 9 | talking about a conflict situation at all? |
| 11:09:23 10 | MR FOFANAH: As Your Honour pleases. I unfortunately do |
| 11 | not have the transcript before me, but I take it that Your Honour |
| 12 | is on all fours on that. So I will just ask that the transcript |
| 13 | be withdrawn and |
| 14 | JUDGE LUSSICK: Well, if you want it, have a look at the |
| 11:09:37 15 | transcript. |
| 16 | MR FOFANAH: Can I |
| 17 | JUDGE SEBUTINDE: Mr Court Attendant, could you please |
| 18 | facilitate the Defence counsel. |
| 19 | JUDGE LUSSICK: What I was referring you to, Mr Fofanah, |
| 11:10:04 20 | was page 6 of that transcript of 16th May 2005 and it starts from |
| 21 | question 24. |
| 22 | MR FOFANAH: Yes, My Lord. The point is taken. Thank you. |
| 23 | The point is taken at. At this stage, Your Honours, since you |
| 24 | are going to take a break I will defer my other questions until |
| 11:11:05 25 | after the break. |
| 26 | PRESIDING JUDGE: Thank you, Mr Fofanah, for that |
| | |

27 indication. We will break for 15 minutes. Mr Court Attendant,

28 please adjourn Court for 15 minutes.

29 MS THOMPSON: Your Honour, before that is done may I --

1 PRESIDING JUDGE: I am sorry. 2 MS THOMPSON: I am sorry, may I just apologise for this 3 morning. I believe my colleague did indicate that I had an 4 emergency to attend to this morning. 11:11:22 5 PRESIDING JUDGE: Yes, Mr Fofanah had explained the circumstances, Ms Thompson. Thank you for that. 6 [Break taken at 11.08 a.m.] 7 [TB210605C - SV] 8 9 [Upon resuming at 11.30 a.m.] 11:36:11 10 PRESIDING JUDGE: Please proceed, Mr Fofanah. 11 MR FOFANAH: 12 Q. Good morning once again, Mr Witness. 13 Α. Good morning, My Lord. MR FOFANAH: Your Honours, I was actually confused on one 14 11:36:40 15 or two points which I still want clarified, notwithstanding what 16 transpired. So I'm going to ask the witness at least two direct questions on what transpired before you rose. Because I need to 17 18 clarify my notes; my notes are kind of confusing to me in the way 19 they are. I want to ask the witness what his present rank is. 11:37:05 20 PRESIDING JUDGE: The witness is well aware of the need to protect his own identity and he will of course indicate to us if 21 22 he has any problem answering any of those questions. So I will 23 ask you to put it and the witness knows how to react. 24 MR FOFANAH: 11:37:21 25 Mr Witness, you've answered this before in open session. I Q. 26 will ask you again. What is your present rank in the SLA? 27 Α. A xxxx. Are you still a soldier in the SLA? 28 Q. 29 Yes, My Lord. Α.

1 Q. So when did you say you were promoted to xxxx? 2 Α. This was during the AFRC. 3 Q. Does this government recognise promotions by the AFRC? 4 Α. Well, most of the promotions made by the AFRC were taken away, but I was rather fortunate that my promotion was retained. 11:38:10 5 6 Q. Were you the only one whose promotion was retained? I can't speak for other people. My own promotion up until 7 Α. this time has been retained. 8 9 Q. Do you remember telling the Court that when you came back 11:38:39 10 from the jungle the government announced that all AFRC positions 11 which -- promotions which were made would not be recognised by 12 this government? 13 The only thing I said was that when we went to Liberia it Α. was from there that we heard this, that all SLA must report. In 14 11:39:09 15 Liberia Johnny Paul openly told us that the jungle promotions 16 were unacceptable to the government, those ranks which were given. 17 18 Did this government not announce that they were not going Q. 19 to recognise any promotion under the AFRC regime? 11:39:29 20 As far as I knew, the ranks which were given by the AFRC in Α. the jungle were not accepted. Even some of the ranks which were 21 22 given during the Freetown reign was unaccepted. But mine was 23 retained. 24 Do you know of anyone whose rank was accepted apart from Q. 11:40:00 25 vou? 26 PRESIDING JUDGE: What is the relevance of that question, 27 Mr Fofanah? MR FOFANAH: Your Honour, the witness has said that most 28 29 ranks were rejected but he was fortunate, and I'm basically

confining myself to the "most". 1 2 MS PACK: Your Honour, the witness has already answered the 3 question. He said he couldn't speak for others. MR FOFANAH: 4 11:40:25 5 0. So you were the only lucky one to the best of your 6 knowledge? JUDGE LUSSICK: I don't think that's a fair question. He 7 hasn't said that at all. 8 9 MR FOFANAH: He said he was lucky. 11:40:37 10 PRESIDING JUDGE: He said he was fortunate. 11 JUDGE LUSSICK: He didn't say he was the only one. MR FOFANAH: As Your Honour pleases. 12 13 Q. Mr Witness, I'm going to move on to Karina. I think that 14 point has been taken. So around what time did you say you left 11:41:01 15 Kono, the entire troops? 16 Α. It was around mid May. Mid May. When you left Kono, where did you go to? 17 Q. From Kono we went to Tombodu and from there we went to 18 Α. 19 Mansofinia. After Mansofinia we went to Krubola and from Krubola 11:41:36 20 we went to Mongor Benduqu and from Mongor Benduqu we went back to 21 Mansofinia and from Mansofinia we moved on. 22 Just hold it there. Did you not tell this Court, when you Q. 23 were being cross-examined by Mr Manly-Spain, that you've never 24 heard about a place called Krubola? 11:41:56 25 I said Mongor Bendugu. It was a mistake that I made when I Α. called Krubola. I said Mongor Bendugu. 26 27 Q. Please abstain from dangerous mistakes. PRESIDING JUDGE: That's an improper comment, Mr Fofanah. 28 29 MR FOFANAH: I withdraw it. I'm sorry.

| | 1 | Q. Mr Witness, when did you finally arrive at Karina? |
|----------|----|--|
| | 2 | A. Just after the troops left Mansofinia, we had stages as we |
| | 3 | advanced, so we went till we reached Kamagbengbe. And at |
| | 4 | Kamagbengbe Gullit called the commanders, the supervisors and |
| 11:43:02 | 5 | gave them instruction that Kamagbengbe should be attacked. But |
| | 6 | there was an advice that the troops should be divided and later |
| | 7 | Gullit said that Karina should be attacked because it was |
| | 8 | President Kabbah's home town and that it should be the first |
| | 9 | demonstration which would bring recognition internationally to |
| 11:43:23 | 10 | the junta. |
| | 11 | Q. You've told us all of that before. I basically want to |
| | 12 | know the precise time period when you arrived at Karina? |
| | 13 | A. Well, it was around June. Early in June; that's when we |
| | 14 | reached Karina. |
| 11:43:44 | 15 | Q. And you said you left Kono around mid May; not so? |
| | 16 | A. Yes, My Lord. |
| | 17 | Q. Mid May seems like did you not tell the Court that it |
| | 18 | was around that same time that Gullit came to Kono, mid May? |
| | 19 | A. Yes, My Lord. I told you that when Gullit came in mid May, |
| 11:44:16 | 20 | he didn't last long. That's when the troops withdrew from Kono. |
| | 21 | Q. So around what time of the day did you finally arrive at |
| | 22 | Karina? Was it in the morning, at night? |
| | 23 | A. We reached Karina around 1.00 a.m. to 2.00 a.m. |
| | 24 | Q. 1.00 a.m. to 2.00 a.m. And according to you did anything |
| 11:45:04 | 25 | happen when you arrived? |
| | 26 | A. From what I know is that I, Bazzy and his CSO rather, |
| | 27 | the PSO who was there at the time with Bazzy, and I've named him |
| | 28 | before in closed door, we moved. And what I saw in person was |
| | 29 | that one house, we went into that house together with Bazzy and |
| | | |

| | 1 | there were young girls there. Whilst the girls were pleading |
|----------|----|---|
| | 2 | that they should be let go, Bazzy said no, the house should be |
| | 3 | set on fire. He himself took part and these girls were locked up |
| | 4 | in the house and the house was burnt. |
| 11:45:54 | 5 | Q. So as soon as you entered Karina you just went to this |
| | 6 | house straightaway; is that it? |
| | 7 | A. Well, this was one of the houses in which I, Bazzy and his |
| | 8 | PSO who later became the CSO went to that house. |
| | 9 | Q. I'm saying that as soon as you arrived you went straight to |
| 11:46:20 | 10 | the house. |
| | 11 | A. This was the place where xxx Bazzy and his CSO went. |
| | 12 | Q. On your arrival? |
| | 13 | A. Well, yes, as soon as xxx entered Karina. |
| | 14 | Q. And since it was about 1.00 a.m. to 2.00 a.m. you will |
| 11:46:47 | 15 | agree with me that the place was dark; not so? It was in the |
| | 16 | night. |
| | 17 | A. Well, as far as I know, there was some light in the house. |
| | 18 | There was a lamp in the house by which you could see everybody in |
| | 19 | the house. By then every body was asleep. |
| 11:47:11 | 20 | Q. Did you say this was a family house? |
| | 21 | A. Well, I said we met six young girls in the house. |
| | 22 | Q. Do you remember saying that this was a family house? |
| | 23 | A. Yes, because we met family people there and those women |
| | 24 | were part of the family. |
| 11:47:36 | 25 | Q. So apart from these six young girls, you met other people |
| | 26 | in the house? |
| | 27 | A. What I saw, I saw those people with my own very eyes, and |
| | 28 | those girls who came out were the very girls who I saw. I didn't |
| | 29 | go about looking for some other people. |

How many rooms did this family house have? 1 Q. 2 Α. My Lord, I didn't count the number of rooms, but as far as 3 I know, the girls came out from some of the rooms in the house. So how did you know that they were asleep? 4 0. 11:48:23 5 PRESIDING JUDGE: The witness didn't say they were asleep, 6 did he? I apologise, he did. I'm sorry, I withdraw that, Mr 7 Fofanah. Please ignore that comment. MR FOFANAH: 8 9 You say they came out when you went in. How did you know Q. 11:48:40 10 that they were asleep? 11 Α. At the time that the troops entered and when we entered the 12 house, we went to the doors and they came outside. You will see 13 the type of dress they were wearing, the nightdress they were wearing; you know that they were sleeping. 14 11:49:03 15 And the other family members, did you see them in the Q. 16 house? I did not know how they were in the house, but I saw these 17 Α. six girls in the house that I spoke about. 18 19 0. I mean, can you tell the Court how you -- why the reference 11:49:23 20 to the other family members if you did not see them or at least know about their family arrangement? Because the words came from 21 you that there were other family members. How did you know that 22 there were family members? 23 MS PACK: Your Honour, that's not what the witness said. 24 11:49:46 25 He said, "It was a family house because I met family people 26 there. I saw those people," and then he says, "the girls with my 27 eyes. Did not look about for others." Obviously that's a summary, but that's what I heard the witness say. 28

29 MR FOFANAH: I don't know what my learned friend wants to
| | 1 | infer from "family people", because people might be |
|----------|----|---|
| | 2 | JUDGE SEBUTINDE: Mr Fofanah, why don't you relate the |
| | 3 | question to the words that the witness used. If the witness used |
| | 4 | the words "family people", ask him to explain. |
| 11:50:18 | 5 | MR FOFANAH: That is not what I heard. He did not use |
| | 6 | "people," but I will still use "people" if that is what Your |
| | 7 | Honours have. He said "family members". |
| | 8 | PRESIDING JUDGE: I agree with my learned sister. I have |
| | 9 | recorded "family people" as well. |
| 11:50:35 | 10 | MR FOFANAH: No problem. |
| | 11 | Q. So these other family people, did you see them in the |
| | 12 | house? |
| | 13 | A. What I saw were the six girls, the six girls inside the |
| | 14 | house. They were the ones I saw. I was not fortunate to see any |
| 11:50:50 | 15 | other family member in the house. |
| | 16 | Q. Did you interview these girls, the ones that you saw? Did |
| | 17 | you talk with them? |
| | 18 | A. There was no time to talk to them. They were just |
| | 19 | pleading, "Please take us along. If you're taking us along, take |
| 11:51:11 | 20 | us along. We're young girls." We had no time to interview them. |
| | 21 | Q. And as soon as you went in you just started locking and |
| | 22 | burning the house? Is that what happened? |
| | 23 | A. When xxxxx and his CSO came, entered the house, |
| | 24 | immediately when the girls came out they started pleading. Bazzy |
| 11:51:41 | 25 | said they should be locked up, they should enter into their rooms |
| | 26 | and be locked up and that the house should be set on fire. There |
| | 27 | was no way we could have denied that. Immediately we torched the |
| | 28 | house on fire. He was standing there and he took part. |
| | 29 | Q. Did Bazzy give any reason for this? |

29

Well, Bazzy was -- because this was a -- well, we had just 1 Α. 2 come into Karina and there was no time to ask why and Gullit had 3 said there should be a demonstration. We should make sure we 4 burn houses in Karina because it was President Kabbah's home 11:52:21 5 town. 6 Q. What language were these girls speaking? 7 Α. They were speaking Krio. They were pleading in Krio. 8 Q. And you counted six of them? 9 Yes, there were six in number inside the house. I saw with Α. 11:52:49 10 my own eyes. 11 Q. You are absolutely sure about that? 12 Yes, My Lord, I am sure. Α. 13 Q. Now who burnt the house, who burnt Karina? Who burnt the 14 house at Karina? 11:53:14 15 This particular house where I stood, which Bazzy gave the Α. 16 order, his CSO took part and I myself took part. 17 Q. Who was his CSO? 18 MS PACK: The witness has already given this name but in 19 closed session or on a piece of paper. I can't remember which 11:53:33 20 way around it was, but it's not something for public session, 21 Your Honour. MR FOFANAH: Okay. Sorry about that, Your Honour. 22 Mr Witness, I'll put it to you categorically that, first of 23 Q. 24 all, that is not what you told the Court, that you saw six girls 11:53:51 25 in this house. In your own testimony in chief under oath you did 26 not say you saw six girls in this house. 27 Α. My Lord, as far as I could recall, that is what I said. MR FOFANAH: Your Honours, in that case I will refer you to 28

the transcript of the 23rd of May 2005 at page 65. It continues

to 67. Then I will choose the relevant portions. At page 65 1 2 line 18 the question was: 3 "Q. As you were moving did anything happen? A. Yes. 4 11:55:21 5 Q. What happened? A. At that particular time I immediately moved with Bazzy, 6 with Bazzy's CSO, the one that he appointed at that time. 7 Q. Pause. Remind us who the CSO was. 8 9 A. I will call that name for certain reasons. 11:55:41 10 Q. Your Honours, again I'm focusing on application in due 11 course. Go on witness. Tell us what you were going to happen --12 what happened? 13 A. xxxxx and Bazzy's CSO moved into one of the houses in Karina when we entered Karina. 14 11:56:04 15 Q. Did anything happen? 16 A. Yes. Q. What happened? 17 18 A. xxxx and Bazzy entered this house. xxxx met -- xxxx and Bazzy 19 and the CSO met five young girls in this one flat, house. 11:56:25 20 Q. Are you able to recall how old these young girls were. A. They were young girls." 21 I'll stop there for now. So did you say on the 23rd of May 22 23 2005 that "xxxxxx and the CSO met five young girls in this one flat, house"? 24 11:56:50 25 My Lord, what I said was that we met six young girls in Α. 26 this house. That was my statement that I gave. I said six young 27 girls, we met six young girls in the house.

- ${\tt 28}$ ${\tt Q}. {\tt When you said that was your statement, you mean in this }$
- 29 Court or the statement given to the Prosecution?

| 1 | A. During the time when they were asking me questions |
|-------------|---|
| 2 | concerning that particular incident, that was what I said. |
| 3 | Q. When who was asking you questions? |
| 4 | A. Well, to the particular question which I was asked at the |
| 11:57:36 5 | time, that's what I answered. |
| 6 | Q. Remember two sets of people have asked you questions. I |
| 7 | mean, the first one was your statement in 2003 and the second one |
| 8 | was when the Prosecution asked you questions about this incident |
| 9 | at Karina. So which statement are you referring to? |
| 11:57:59 10 | A. Well, from the time the Prosecution asked me here, that was |
| 11 | what I said at the time. |
| 12 | Q. You said six, not five? |
| 13 | A. Yes, My Lord, I said six. |
| 14 | Q. I also put it to you that, I mean, you gave a different |
| 11:58:19 15 | number when your statement was taken in 2003. You gave a |
| 16 | different number of girls whom you said you counted in this house |
| 17 | when your statement was taken. |
| 18 | A. My Lord, all that I said was about these six young girls |
| 19 | whom I saw inside this house. That's what I said to the Court. |
| 11:58:55 20 | That's what I said. I do not know how it came about, but that's |
| 21 | what I saw. |
| 22 | Q. Is this what you told the statement takers as well in 2003 |
| 23 | in November? |
| 24 | A. As long as I could recall, I said six young girls. |
| 11:59:17 25 | MR FOFANAH: In that case, Your Honours, I will refer you |
| 26 | to pages 6556 to 7. In fact, I will restrict myself for now to |
| 27 | page 6557, to lines 3 to 7. 6557 lines 3 to 7. Three to 6, |
| 28 | sorry. Lines 3 to 6. |
| 29 | Q. Mr Witness, this was the question that was put to you by |

| | 1 | those who took your statement in November 2003, 5th November |
|------------|----|--|
| | 2 | 2003. The question was: "Were you able to know how many people |
| | 3 | were in the house which Bazzy instructed to be burnt down?" Your |
| | 4 | answer was: "It was a family house. There were some young girls |
| 12:00:55 | 5 | talking to me. There were about eight. It was a family house." |
| | 6 | Did you say that to the statement takers? |
| | 7 | A. My Lord, I stated that six and that's what I stand by. |
| | 8 | Six. If they write there "about eight," it is left to them, but |
| | 9 | I said six. |
| 12:01:28 | 10 | Q. And you are absolutely sure about that? |
| - | 11 | A. Yes, My Lord. |
| - | 12 | Q. Mr Witness, I also put it to you that you did not arrive at |
| : | 13 | Karina around 1.00 a.m. in the morning. |
| - | 14 | A. I said clearly that it was around 1.00 to 2.00 a.m. That's |
| 12:02:01 | 15 | what I said. Because it was a dawn attack, it was during the |
| - | 16 | morning hours. |
| - | 17 | Q. Do you recall telling the statement takers that it was |
| - | 18 | between 4.00 to 5.00 in the morning? |
| - | 19 | A. Well, that's what I clearly stated. That it was at dawn. |
| 12:02:26 2 | 20 | In fact, I did say at dawn, around morning hours. That's why I |
| 2 | 21 | said it was around 1.00 to 2.00 in the morning hours. |
| - | 22 | Q. You will certainly agree with me that between 1.00 to 2.00 |
| 2 | 23 | is certainly not the same as 4.00 to 5.00; not so? |
| 2 | 24 | A. Well, it was in the morning hours. That's why I clearly |
| 12:02:51 | 25 | stated it, that it was in the morning hours. It was in the |
| 2 | 26 | morning hours. |
| 2 | 27 | Q. Around 1.00 to 2.00 is not the same as around 4.00 to 5.00, |
| 2 | 28 | is it? |
| | 29 | A. Within that time there were troops there till the morning. |
| | | |

The troops around Karina and they were there till the morning. 1 2 Q. The time around 1.00 to 2.00 is not the same as around 4.00 3 to 5.00 in the morning? Well, that's what I'm trying to state, that the timing was 4 Α. 12:03:30 5 during the morning hours, around 1.00 to 2.00, when we reached there. 6 And that is not the same -- just tell me if it is the same 7 Q. or if it is not the same, we can move forward. 8 9 PRESIDING JUDGE: Mr Witness, do you understand the 12:03:47 10 question? 11 THE WITNESS: Yes, My Lord. PRESIDING JUDGE: Please answer it. 12 13 THE WITNESS: Yes, they are not the same, but it was in the 14 morning hours. 12:03:59 15 MR FOFANAH: 16 0. So I'm going to read out what you told the statement takers about your arrival at Karina. That's at page 6556 at lines 17 to 17 18 20. "Did you do that?", was the question. And your answer was: 19 "Yes. The troop moved into Karina and we were there early in the 12:04:45 20 morning hours, around 4.00 to 5.00, and there was a very big demonstration at Karina." 21 Did you say that to the statement takers? 22 23 Α. Yes, My Lord. Mr Witness, are you absolutely sure that Bazzy himself was 24 Q. 12:05:23 25 involved in this, in the burning of this house? 26 My Lord, all I know is that Bazzy was standing there, I was Α. 27 standing there and his CSO was standing there when Bazzy gave the instruction, and he himself took part in the burning. He was 28

29 standing there, he was inside the place before we came outside.

Q. Did you say he instructed you or what?
 A. He instructed and he took part.
 Q. Okay. I will refer you to an additional statement that you
 made and you tell us if it is the same as what you are now
 12:06:11 5 saying.
 MR FOFANAH: Your Honours, I'm referring to additional

7 statement of the 16th and 31st of March 2005, as well as the 1st, 8 4th, 15th, 19th, 20th of April 2005. At paragraph -- sorry, Your 9 Honours, I got the citation wrong. It should actually be the 12:07:11 10 main statement of November 2003 at page 6557. It starts at 6556 11 and I'm reading from line 21.

12 6556 line 21 the question was: "What did you do there?" Q. 13 And your answer was: "There was indiscriminate burning that was 14 going on. Then I saw in one house, the house was locked and 12:08:14 15 there were young girls there and the house was set on fire on the 16 advice of Bazzy. He met me speaking to the girls, the young girls. Then he asked me out of the place and give direct 17 instruction for the house to be burnt, to be locked while the 18 19 people were still in the house and set ablaze. And that was 12:08:39 20 exactly what happened." Question: "Were you able to know how many people were in the house?" And then you've answered that 21 22 there were eight.

23 So, Mr Witness, when you first of all said that you saw --24 "I saw one house, the house was locked and there were young girls 12:09:06 25 there and the house was set on fire on the advice of Bazzy," what 26 did you mean by that?

A. I clarified this. That xxxx, Bazzy and his CSO entered this
house. In this house we saw these girls, about six of them, and
Bazzy gave the instruction that this house should be burnt whilst

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| 1 | the girls were pleading "Don't let them kill us. If you're |
|-------------|--|
| 2 | taking us along, take us along." In fact, Bazzy shouted at $	imes x$ |
| 3 | that we should carry out the order. We locked the house - he |
| 4 | himself took part - and we set the house on fire. That is what I |
| 12:09:59 5 | said in my statement. I don't know if when I was speaking in |
| 6 | Krio it was misinterpreted, but that is what I said. |
| 7 | Q. At page 6557 you went further to say as follows, at lines 7 |
| 8 | to 8 lines 7 to 8 of 6557. The question was: "So did they |
| 9 | burn them?" That's the girls. "Did they burn them?" Then your |
| 12:10:22 10 | answer was: "Yes, they were burned." So who were you |
| 11 | MS PACK: And perhaps the next bit: |
| 12 | "Q. And you said that was on the instruction of who? |
| 13 | A. Bazzy and he was there present." |
| 14 | I think in fairness if that next portion be put as well. |
| 12:10:41 15 | MR FOFANAH: I think that has been put in the earlier |
| 16 | question when he said it was on the instruction. He said, "Then |
| 17 | he asked us out of the place and gave direct instruction." I was |
| 18 | just trying to clarify the issue of advice and instruction but I |
| 19 | have moved from that now. My question is on they who burned the |
| 12:11:02 20 | girls. |
| 21 | Q. The question was: "So did they burn them?" You said: |
| 22 | "Yes, they were burned." So who were the "they" who burned them? |
| 23 | A. Bazzy, his CSO and xxxx, under Bazzy's instruction. |
| 24 | Q. Now, just one last point. Do you recall making an |
| 12:11:46 25 | additional statement that I earlier referred to on the 16th, 31st |
| 26 | of March, as well as on the 1st, 4th, 15th, 19th and 20th of |
| 27 | April 2005? |
| 28 | THE INTERPRETER: Learned counsel, the dates were very |
| 29 | fast. Can you take them slowly so the interpreter can interpret |

| | 1 | accurately. |
|----------|----|---|
| | 2 | THE WITNESS: I can remember. |
| | 3 | MR FOFANAH: |
| | 4 | Q. You've actually referred to these additional statements |
| 12:12:12 | 5 | before. My reference is to paragraph 53. There is a bottom |
| | 6 | page, page 7, bottom page. |
| | 7 | PRESIDING JUDGE: Mr Fofanah, could you give us the page |
| | 8 | numbers, please? |
| | 9 | MR FOFANAH: What I have here is just the disclosed |
| 12:12:27 | 10 | version, but then at the bottom page |
| | 11 | MS PACK: 7868, Your Honour. |
| | 12 | MR FOFANAH: 7868. It's paragraph 53. |
| | 13 | JUDGE SEBUTINDE: What paragraph did you say? |
| | 14 | MR FOFANAH: 53, 53. Have Your Honours seen it? |
| 12:13:08 | 15 | PRESIDING JUDGE: I have it, thank you. |
| | 16 | MR FOFANAH: |
| | 17 | Q. So in that additional statement this is what you also said: |
| | 18 | "Bazzy ordered girls to be burned alive. There were about five |
| | 19 | girls in this house." Did you say that? |
| 12:13:26 | 20 | A. My Lord, I have said what I said before. I said six girls |
| | 21 | were in the house whom Bazzy ordered to be burnt. |
| | 22 | Q. So why did you not mention the CSO at the material time |
| | 23 | that you were giving your first statement in November 2003, since |
| | 24 | you vividly recall those who participated in this act? You just |
| 12:13:55 | 25 | said they burnt the house. Why did you not mention the CSO in |
| | 26 | that statement? |
| | 27 | A. Well, it was how the questions were put to me and I was |
| | 28 | speaking Krio. |
| | 29 | Q. But you recall mentioning Bazzy; not so? |

I mentioned Bazzy, the CSO. To me, I don't know how they 1 Α. 2 went about it, but I called these three people: Myself, Bazzy 3 and the CSO. I talked about that. I stated it clearly to them. 4 Q. Mr Witness, I'm putting it to you that since you've given 12:14:40 5 three conflicting numbers, three conflicting numbers - five, six and eight - of girls you said you counted in this house which was 6 7 allegedly burnt down on the instructions of Bazzy, since you've 8 given those conflicting numbers I'm putting it to you that you 9 are not saying the truth about what happened in that house at 12:15:06 10 Karina? 11 Α. My Lord, you were not at the scene. Now, you can tell me 12 that I'm not saying the truth but before God, I know that that 13 particular number, that is the six, is what I said. That number. When Bazzy gave the order to myself, the xxxx and himself. So it 14 12:15:33 15 is doubtful that I am saying a different number, but that's the 16 number I talked about. Okay, we'll move on. Mr Witness, do you recall making a 17 Q. statement in November 2003. No, in fact, very recently. The 18

12:16:12 20 well as on various dates in April 2005. Do you recall mentioning
21 that some soldiers at Eddie Town, Colonel Eddie Town, arrested
22 and detained certain senior officers at Colonel Eddie Town?
23 A. Yes, I remember that.

statements that I referred to on the 16th and 31st of March, as

24 Q. So can you refresh us about what that incident was all 12:16:43 25 about?

26 A. Yes, My Lord.

19

27 Q. Please go on.

A. As far as I could recall, this incident occurred when0-Five came to arrest supervisor Ibrahim Bazzy Kamara, when

xxxx obstructed the arrest and told O-Five that he should 1 2 have the direct command whether to arrest Ibrahim Bioh Sesay. 3 But in that O-Five moved. Sorry to interrupt you, Witness. Sorry, I just want to get 4 Q. 12:17:49 5 this clear. Is it Ibrahim Bioh Sesay or Ibrahim Bazzy Kamara? 6 Α. Ibrahim Bioh Sesay was the one O-Five had come to arrest. 7 Q. Okay, go on. When O-Five went to arrest Ibrahim Bioh Sesay, Operation 8 Α. 9 xxxx obstructed the arrest. After which he told O-Five 12:18:28 10 that he had the responsibility to carry out that kind of arrest. 11 Later, O-Five moved as troops were moving to go and attack. So 12 he went and incited the men, whilst I and xxxxx were on the 13 set and we heard some shooting in the camp. During this shooting 14 the men advanced towards where Operation A was, after which two 12:18:56 15 commanders, that is Bulldoze and Basky, met xxxx and asked 16 him to hand himself up. Later xxxx handed himself up, and as he was coming up, he encountered Five-Five, Bazzy, Woyoh, 17 18 Ibrahim Bioh and Gullit were all sitting down on the floor. They 19 asked him to sit on the ground as well. So the men said --12:19:28 20 because at that time there was an announcement over the air when President Kabbah said he does not need passengers but drivers. 21 Then O-Five said, "We are handing you over because you do not 22 23 have unity amongst yourselves, so we'll hand you over to the government." Gullit, Bazzy and the others started pleading that 24 12:20:01 25 please, let that not happen, there would be unity among them. 26 After which the matter was settled and it was ordered that 27 Operation Commander A and Ibrahim Bioh Sesay should be under mess 28 arrest.

29 Q. And you are absolutely sure that this was what happened?

1 Α. Yes, because that was an accusation which was levied on 2 Ibrahim Bioh Sesay that he was a wizard. That's how it started, 3 that he was a wizard. Who said he was a wizard? 4 0. Well, this was a rumour doing the rounds in the camp, that 12:20:47 5 Α. 6 Ibrahim Bioh Sesay was a wizard. And within that time something 7 happened in the camp whereby they arrested some wizards and witches. 8 9 And Bioh was among them? Q. 12:21:09 10 Α. Well, Bioh was under mess arrest at the time. The others 11 who were arrested were there and those whom they had said were 12 witches and wizards. 13 Are you sure about the reason why Bioh and xxxx were Q. arrested and detained jointly? 14 12:21:51 15 Α. Well, the most important reason was that they hadn't unity 16 amongst themselves. And there was a meeting summoned by Gullit where the other commanders were present and I was present as 17 well. He said now that SAJ Musa was coming SAJ should be 18 19 subordinate, take command from him. And in this respect, Ibrahim 12:22:28 20 Bioh Sesay and xxxxx xxxxx said that would not be proper, that they would not support that idea for SAJ to be 21 subordinate to Gullit, to take command from Gullit. After which 22 there was this kind of indifference among them and the meeting 23 ended. After which there was this accusation doing the rounds 24 12:22:48 25 about Bioh, that he was a wizard, and O-Five came along to arrest 26 him. That was where all this started. 27 Are you sure O-Five, together with yourself, included in Q. 28 the troops -- I mean, O-Five and the troops, the junior ranking

29 officers as well as the ordinary soldiers at Camp Eddie Town at

that time. Are you sure O-Five, together with those troops, did 1 2 not effect an arrest of Gullit, Bazzy and Five-Five at Colonel 3 Eddie Town? 4 Α. I clearly stated that when O-Five came, these troops 12:23:37 5 arrested these people including Operation xxxxx. They were 6 all under arrest because they wanted unity among them. Otherwise 7 they would be presented to President Kabbah. Yes, but when O-Five came, did he meet any quarrel on the 8 Q. 9 ground? When he was sent by SAJ Musa to come with men, do you 12:24:07 10 remember testifying about O-Five coming with men from Mongor 11 Bendugu? Was there any quarrel at Colonel Eddie Town among at least senior officer? 12 13 The only thing I said is that when O-Five came, it was not Α. long when this operation wherein O-Five incited men to come and 14 arrest these commanders in Colonel Eddie Town. And I did not 12:24:41 15 16 know of any dispute. The only dispute is what I have explained and that was what happened. 17 18 Were you part of the troops that was based at Colonel Eddie Q. 19 Town? 12:24:57 20 I want to get that guestion clear. Α. Were you part of the troops based at Colonel Eddie Town? 21 Q. As far as I know, I was in Colonel Eddie Town with 22 Α. xxxxxxxx in Colonel Eddie Town. 23 Were you part of the troops? It's a yes or no answer. 24 Q. 12:25:18 25 Yes, I was part of the soldiers in Colonel Eddie Town. Α. 26 And do you know why O-Five incited soldiers to arrest these Q. 27 senior officers, according to you? 28 My Lord, I have clearly stated that he came to arrest Bioh. Α. 29 When he came to make this arrest, xxxxxx

obstructed him from this arrest, after which O-Five got annoyed 1 2 and moved. He met the men who had gone with the front. He 3 called them. Was this not a very serious situation on the ground for 4 Q. 12:26:07 5 people whom you've identified as the highest ranking officials at Colonel Eddie Town to be arrested and detained? Was that not 6 7 something very serious? Well, even myself, the commander with whom I was, he too 8 Α. 9 was arrested. So it was a very serious affair. 12:26:32 10 Q. So how was the camp like when Gullit, Bazzy, Five-Five and 11 xxxxxx were arrested? 12 Α. Well, at that time the camp was very shaky. It was shaky. 13 Q. And you were still there? 14 Yes. Well, My Lord, the head captured my commander. The Α. 12:26:55 15 men, before they advanced to wherein my commander was -- and they 16 said, "Man, come over". That was what thing they told me; that I should join them, that it was a plot, these people were going to 17 18 arrest them. 19 0. Did you join them? 12:27:12 20 In fact, at that moment I did not join but later I came --Α. I escaped and joined and came to the camp and by then they were 21 all arrested and sitting on the -- asked to sit on the ground. 22 23 Q. Who were all arrested? I saw Gullit there, Five-Five, Bioh, Abdul Sesay, xxx 24 Α. 12:27:43 25 xxxxxx, including Bazzy. All of them were there. 26 All of them sat on the floor or they were forced to sit on Q. 27 the floor? I found them seated on the ground. 28 Α.

29 Q. Now, to the best of your knowledge was O-Five or any of the

other soldiers punished for this later? 1 2 Α. My Lord, as far as I know, the only thing that happened 3 later is that xxxxx, one of the soldiers looted 4 his wife. Those soldiers were captured. And not long SAJ came. 12:28:32 5 The only thing that ended up we did not say anything about, 6 xxxxx and Bioh, they said they were to be at the 7 mess. I'm talking about whether O-Five and the soldiers you were 8 Q. 9 referring to, whether they were punished for what they did to 12:28:58 10 Gullit, Bazzy, Five-Five and xxxx? 11 Α. Well, as long as I was in the camp and how it happened and 12 how it was said that -- it was Gullit that sent them to arrest 13 Bioh. So from there later he arrested the whole troop. Later information came that it was a plan work. So no punishment was 14 given to them. So Junior Lion too was under arrest. 12:29:31 15 16 Q. Junior Lion, okay. So who in fact released them? Who in fact released these senior officers? 17 This particular operation involved the commanders of the 18 Α. 19 various battalions. O-Five was the head of the operation. He 12:30:00 20 too -- that all the commanders should be there and so they wanted unity. So the commanders should go back home and that xxxxxx 21 xxxx and Bioh should be at the mess. 22 Did these commanders plead for their release; Gullit, 23 Q. Bazzy, Five-Five, xxxx? 24 12:30:26 25 Well, in fact, while they were seated, the men -- everybody Α. 26 said -- were accusing that most of you are not united. You are 27 not united, you are not united. And we are going to hand you over Pa Kabbah since Pa Kabbah said he doesn't want the 28 29 passengers, he wanted the drivers and you don't want to become --

| | 1 | you don't want unity and all we want from you is unity. So after |
|----------|----|--|
| | 2 | this the commanders were released. Only that xxxxx and |
| | 3 | xxxxxx were under mess arrest. |
| | 4 | Q. You've still not told us why you said they were disunited. |
| 12:31:06 | 5 | Why was there no unity in the camp among those commanders; |
| | 6 | Gullit, Five-Five, Bazzy and xxxx? |
| | 7 | A. As I have stated out, the whole trouble started after the |
| | 8 | meeting wherein Gullit said SAJ Musa should come and be |
| | 9 | subordinate to him and Ibrahim Bioh and xxxxx disagreed. |
| 12:31:35 | 10 | So that was the beginning of everything. |
| | 11 | Q. And certainly O-Five likes that, not so? He likes the |
| | 12 | position which Bioh and $\mathbf{x}\mathbf{x}\mathbf{x}\mathbf{x}$ took since he was sent by SAJ Musa to |
| | 13 | Colonel Eddie Town? |
| | 14 | A. I cannot decide for O-Five whether he liked the idea or |
| 12:31:57 | 15 | not, but only that when I sat down, when he said that they came |
| | 16 | to arrest Commander A, to arrest Bioh Sesay, when Commander A |
| | 17 | intervened and stopped the arrest. |
| | 18 | Q. So you clearly do not know why Bioh and xxxxx were |
| | 19 | arrested by O-Five? |
| 12:32:31 | 20 | A. My Lord, I have clearly stated it that the thing started |
| | 21 | from that meeting wherein O-Five I mean, Bioh and Operation |
| | 22 | Commander A deliberately refused to agree with Gullit's idea that |
| | 23 | SAJ should become subordinate to him. That is the beginning of |
| | 24 | everything. |
| 12:32:55 | 25 | Q. Yes, but why, why? Because remember you really did not say |
| | 26 | this in your examination-in-chief, it only came out when |
| | 27 | Mr Manly-Spain was cross-examining you and you said for the first |
| | 28 | time that O-Five arrested these men and you've not |
| | 29 | MS PACK: In fairness to the witness I do apologise, |

1 Your Honour, I didn't see.

2 JUDGE SEBUTINDE: I just wanted to interject a little 3 earlier and then when I saw the witness was going to respond I put a hold on myself. But, Mr Fofanah, the witness has explained 4 12:33:26 5 on record that as far as he knows Ibrahim Bioh Sesay was arrested on allegations of being a witch; am I correct? And that the 6 7 reason A was arrested is because he intercepted the arrest of Ibrahim Bioh Sesay. So those are two different arrests that 8 9 you've asked.

12:33:47 10 MR FOFANAH: On a different ground, Your Honour.

JUDGE SEBUTINDE: You asked the witness so why was Ibrahim Bioh Sesay arrested and A arrested, you have not told the Court why they were arrested. I'm saying to you it's not true, the witness has told the Court why each of those two people were arrested initially according to his knowledge.

> 16 MR FOFANAH: I agree with Your Honour, suffice it to say 17 that in the case of A he said A was arrested because -- I mean, A 18 was objecting to Gullit's indication that SAJ Musa should be 19 subjected.

12:34:22 20 JUDGE SEBUTINDE: That is not what the witness said. The
21 witness says it was after A refused or intercepted the arrest.
22 You know, stopped the arrest of Bioh Sesay. That is when then
23 people came and picked him up and took him to appear before
24 Gullit. That is what I have on my record. I may be wrong.
12:34:52 25 MR FOFANAH:

Q. Witness, can you tell why Commander A was arrested by --was Commander A arrested by O-Five?

A. Yes. As I have stated it, that after he obstructed thearrest of Bioh, O-Five, he incited the men that he came with. So

| 1 | that is one of the most important reason why they said both of |
|-------------|---|
| 2 | them should be under arrest and to be placed in the mess. |
| 3 | Q. So where did this stuff on Gullit saying that SAJ Musa |
| 4 | should be under him come from? |
| 12:35:37 5 | A. This came up when SAJ in fact was in Koinadugu, when he |
| 6 | called that he was on his way coming to Camp Eddie Town. That |
| 7 | was the time when Gullit called an immediate meeting with his men |
| 8 | together with Bazzy, Five-Five, Abdul Sesay, Ibrahim Bioh, |
| 9 | Operation Commander A and in one of the jungle sides. They had |
| 12:36:11 10 | this discussion while I was present and these other securities to |
| 11 | the other commanders were there. I was present when he brought |
| 12 | up this discussion. He said now that he has led the troop up to |
| 13 | that point and that he has separated from SAJ Musa, and if SAJ |
| 14 | should come he should take command from him, he should be |
| 12:36:42 15 | subordinate under him. So therefore he wanted the approval of |
| 16 | these people. And it was then that Ibrahim Bioh Sesay and |
| 17 | Operation Commander A denied or rejected the decision. |
| 18 | Q. So as far as you know O-Five arrested at least I'll |
| 19 | restrict you to Gullit, Bazzy and Five-Five. 0-Five arrested |
| 12:37:04 20 | them because Gullit had wanted SAJ Musa to be under him when he |
| 21 | comes to Colonel Eddie Town, not so? |
| 22 | A. My Lord, in fact maybe you want some explanation. Even |
| 23 | while we were in Colonel Eddie Town, the reason why SAJ sent him |
| 24 | with the troops, that he did something bad in Koinadugu. And |
| 12:37:32 25 | that was why SAJ sent him to come to Colonel Eddie Town. So when |
| 26 | Gullit gave the order it was he who it was he who Commander |
| 27 | A who was supposed to who |
| 28 | THE INTERPRETER: My Lord, the witness is going too fast. |
| | |

29 Please, let him --
PRESIDING JUDGE: Mr Witness, pause for a moment and let 1 2 the interpreter catch up. 3 THE INTERPRETER: Please go over the last bit about the sending of -- somebody coming from SAJ Musa to Colonel Eddie 4 12:38:11 5 Town. Take it from there. 6 PRESIDING JUDGE: Please repeat that part, Mr Witness. Did you understand which part the interpreter needs repeated? 7 THE WITNESS: No, My Lord. 8 9 PRESIDING JUDGE: The interpreter wants you to repeat the part starting from SAJ Musa sending. Go back there. 12:38:24 10 THE WITNESS: I said --11 12 THE INTERPRETER: From where SAJ Musa sent somebody to come 13 to Colonel Eddie Town. You were trying to explain something 14 about it. A person came and you went ahead from there. 12:38:59 15 MS PACK: Is that the interpreter telling the witness, just 16 for the record? PRESIDING JUDGE: Yes, it is. It's the interpreter trying 17 to explain. Perhaps, Mr Witness, it would be easier for everyone 18 19 if you started again from the beginning. 12:39:18 20 MR FOFANAH: Can I just put the question. Mr Witness, if I can refresh your memory you were just 21 0. giving reasons why SAJ Musa sent O-Five to Colonel Eddie Town. 22 23 You said there was an ulterior reason. Can you explain that? Yes. I was not there but according to the soldiers that 24 Α. 12:39:36 25 came, he said O-Five did something bad in Koinadugu. So it was a 26 kind of punishment that SAJ gave him by leading those troops to 27 come as far as Colonel Eddie Town. So SAJ did not instruct that he arrest Bioh Sesay and 28 Q. 29 Commander A?

SAJ did not ever -- because while the infighting was 1 Α. 2 happening with SAJ there was also an infighting in the camp so 3 SAJ did not instruct. It was after that they've released Gullit that it was Commander A and Bioh should continue to remain under 4 12:40:29 5 mess arrest until SAl arrived. And SAJ did not also instruct the arrest and detention of 6 0. 7 Gullit, Bazzy and Five-Five? As far as I know, this thing started, as I have explained, 8 Α. 9 when O-Five came and captured all the commanders because they 12:40:53 10 wanted unity. This was not an instruction from SAJ. 11 Q. Okay, you've said that no one was punished for all of this. 12 Now, Mr Witness, I'm putting it to you that you participated in 13 the arrest of these senior officers including Commander A? 14 My Lord, you were not at the site. My life was at stake at Α. 12:41:25 15 that time because the rumour went round that I was defending 16 xxxxx. O-Five especially. The whole camp bandied my name that that soldier, the man that is with xxxx, he and 17 xxxx obstructed the arrest and so my life was at stake 18 19 during that arrest. 12:41:51 20 JUDGE SEBUTINDE: Mr Witness, it would help if you would answer that important question, please. Did you participate in 21 arresting these top commanders? 22 23 THE WITNESS: No, My Lord. MR FOFANAH: 24 You've said that you were part of the troops that were 12:42:01 25 0. 26 based at Colonel Eddie Town, not so? 27 Yes, My Lord. I was with the commander so I was part of Α. 28 the troops also. 29 Mr Witness, I'm going to put your statement which you made Q.

in March and April of 2005 to the statement takers and please 1 2 tell us if you made that statement to them. 3 MR FOFANAH: Your Honours, I'm referring to bottom page 11, 11 is inscribed at the bottom. My reference is to paragraphs 85 4 12:42:44 5 and 86. 6 JUDGE SEBUTINDE: What statement is this? 7 MR FOFANAH: The statements made in March and April of 2005, additional statement. 8 9 MS PACK: Page 7872. 12:43:15 10 JUDGE SEBUTINDE: And paragraph? 11 MR FOFANAH: Paragraphs 85 and 86, Your Honours. 12 Q. With your leave it reads -- Mr Witness, please listen carefully. You said: "Gullit ordered O-Five to arrest Bioh". 13 PRESIDING JUDGE: Pause, Mr Fofanah. There's a name on the 14 12:43:37 15 second line which you should not read. Sorry, Ms Pack, you were 16 going to say something. MS PACK: That's exactly what I was about to say. 17 18 MR FOFANAH: Yes, I've already circled it. I will just 19 call that name A. 12:43:51 20 PRESIDING JUDGE: That's fine, Mr Fofanah. You've already forseen it. 21 MR FOFANAH: 22 23 "Gullit ordered O-Five to arrest Bioh for being a witch. Q. O-Five came to where we were by the radio set. We took a 24 12:44:11 25 defensive position. Major Foday Bah and Basky were sent to talk 26 with Commander A and he was taken to a meeting with all the commanders. At the meeting O-Five, Foday Bah and the rest of the 27 28 troop arrested Gullit, Five-Five, Bazzy, Woyoh, Abdul Sesay, 29 Bioh. Commander A was also arrested. O-Five said that he didn't

want to sit by and allow the commanders to have their 1 2 differences. He wanted to address the issue immediately". Paragraph 86: "At the time we heard an announcement on the 3 radio. Kabbah had said that he only needed the drivers and that 4 12:45:29 5 amnesty had been given to all fighters, the passengers in the jungle. O-Five said that if the commanders didn't iron out their 6 differences we would hand them over to the government. After 7 this the commanders were told to go to their respective homes and 8 9 Commander A and Bioh were put under mess arrest, meaning that 12:46:04 10 their movement was restricted. All their soldiers were sent to 11 their battalions". JUDGE SEBUTINDE: "Were sent to other battalions". 12 13 MR FOFANAH: Sorry about that. I'll repeat that again. "All their soldiers were sent to other battalions". 14 Q. 12:46:28 15 MS PACK: Can I just ask my learned friend just to not read 16 out loud the name of the next battalion, just in case. MR FOFANAH: As Your Honour pleases. 17 [By order of the Court this portion of the transcript, page 18 19 77, lines 18 to 21, was extracted and filed under seal] 12:46:37 20 21 22 Α. Yes, My Lord. 23 MS PACK: Your Honour, I'm sorry to stand up, just names of anything specific in the last three sentences that were taken in 24 12:47:26 25 closed session previously as to a specific group, if that could be redacted from the public version, just as a reminder to the 26 27 registry when it comes to have the transcript published. I'm grateful. 28

29 MR FOFANAH:

| | 1 | Q. So you said you made this statement and when you said that |
|----------|----|--|
| | 2 | at the meeting O-Five, Foday Bah and the rest of the troop |
| | 3 | arrested Gullit, Five-Five, Bazzy, Woyoh, Abdul Sesay and Bioh |
| | 4 | didn't that include yourself as a member of the troop present at |
| 12:48:10 | 5 | Camp Eddie Town at that time? |
| | 6 | A. My Lord, you've had it clear that I, myself and Operation |
| | 7 | A, we were with the defensive when they came to capture to |
| | 8 | arrest I didn't know about the day when they came for the |
| | 9 | infight because I was with xxxx. |
| 12:48:41 | 10 | Q. Were you among the troops that captured Gullit, Five-Five, |
| | 11 | Bazzy, Woyoh, Abdul Sesay and Bioh? |
| | 12 | A. I was not among that troop that came to capture them. |
| | 13 | Q. Did O-Five subsequently send you to another battalion? |
| | 14 | A. Yes. Since the 5th Battalion, Basky was there and he was a |
| 12:49:18 | 15 | close friend of xxxxx that I should go to that |
| | 16 | battalion. |
| | 17 | Q. So clearly at this time you were under the command of |
| | 18 | 0-Five, not so? |
| | 19 | A. No. This was an instruction. O-Five at that time |
| 12:49:35 | 20 | xxxxxx in fact never held a position again of xxxx |
| | 21 | xxxxxxx from that time. 0-Five immediately became an operation |
| | 22 | commander. |
| | 23 | Q. Immediately this incident happened he became the operation |
| | 24 | commander? |
| 12:49:55 | 25 | A. Yes. After this incident Gullit appointed him as operation |
| | 26 | commander. Immediately he had that appointment. |
| | 27 | Q. You mean after O-Five has arrested and detained Gullit, |
| | 28 | Gullit made him operation commander? |
| | 29 | A. Yes, after this arrest he promoted him to operation |

1 commander. Do you really want us to believe that? 2 Q. 3 My Lord, from that moment O-Five was the operation Α. commander until we arrived in Freetown. He was operation 4 12:50:34 5 commander. xxxxxxxxxx. MR FOFANAH: Your Honours, I realise I have a number of 6 questions along this line and it is just quarter to 1.00. I can 7 actually resume my questioning when I come back. 8 9 PRESIDING JUDGE: Mr Court Attendant, we'll adjourn for the lunch time adjournment. Please adjourn court until 2.15 p.m. 12:51:19 10 11 [Luncheon recess taken at 12.45 p.m.] 12 [TB210605D - EKD] 13 [Upon resuming at 2.15 p.m.] 14 PRESIDING JUDGE: Please proceed, Mr Fofanah. 14:22:19 15 MR FOFANAH: 16 Q. Good afternoon, Mr Witness. Good afternoon, My Lord. 17 Α. 18 We stopped off where you were talking about O-Five's Q. 19 promotion by Gullit to operations commander just after the 14:22:40 20 incident in question. Do you recall that? 21 Α. Yes, My Lord. Now, Mr Witness, you have just indicated that O-Five was 22 Q. sent to Colonel Eddie Town on grounds of misconduct by SAJ Musa; 23 correct? 24 14:23:09 25 I said that was an information which I received. It was a Α. 26 rumour that was doing the rounds in the camp. I was not there, 27 but it was an information that was being rumoured in the camp. And that information was that he has misconducted himself 28 Q. 29 at Mongor Bendugu; not so?

| | 1 | A. Yes, they said he had done something wrong at Mongor |
|----------|----|---|
| | 2 | Bendugu, which caused SAJ to send him to lead the troops. |
| | 3 | Q. Mr Witness, I indicated to you that O-Five was in fact in |
| | 4 | control of the troops at the material time, and by the troops I |
| 14:24:08 | 5 | mean including yourself at the material time that he arrested |
| | 6 | Gullit, Five-Five and Bazzy he was in control of the entire |
| | 7 | troops? |
| | 8 | A. My Lord, all that I had to say, I had said to the Court. |
| | 9 | That I, after the thing had happened when Operation A went to the |
| 14:24:31 | 10 | set, I was with him when O-Five came shooting into the camp. I |
| | 11 | was not with that group that came shooting. And they arrested |
| | 12 | these commanders. |
| | 13 | Q. When O-Five came shooting into the camp was he shooting |
| | 14 | alone? Did he come with other soldiers who were shooting into |
| 14:24:53 | 15 | the camp? |
| | 16 | A. As far as I could recall, even the commanders who met |
| | 17 | Operation A in the area came Basky, Foday Bah, came and met |
| | 18 | Commander A where I was with Commander A. All of them came at |
| | 19 | the camp. They said he had incited the troops in the area where |
| 14:25:19 | 20 | they had planned to launch an operation. It was O-Five incited. |
| | 21 | Where I was with xxxxxx I only heard shooting. |
| | 22 | Q. Did O-Five come into the camp, Colonel Eddie Town, with men |
| | 23 | shooting? |

24 PRESIDING JUDGE: The witness has said he only heard 14:25:46 25 shooting, Mr Fofanah. Why do you persist in asking him that

26 question?

27 MR FOFANAH: I will rephrase.

28 Q. How did O-Five arrest Gullit, Bazzy and Five-Five?

29 A. Like I said, xxxx and xxxxx were down at the set, after

1 Basky and Bulldoze, Foday Bah Marah met xxxxxxx and told him 2 that he should surrender himself because they want to bring them 3 together. After which xxxxx surrendered himself whilst I 4 moved around and later came and met Gullit, Five-Five, Bazzy, 14:26:42 5 Woyoh, xxxxx and xxxxx sitting on the ground. 6 0. How did xxxxxxx surrender himself to O-Five? Was it 7 under gunpoint? At that moment, the two people who went for Operation A 8 Α. 9 were Basky and Foday Bah. Because these people were Operation 14:27:09 10 A's close people so they used them to go and bring Operation A 11 because they had heard that Operation A is on the defensive. So

12 they used those two people to go and bring Operation A.

13 Q. So you don't know if he was brought under gunpoint?

A. Well, from the moment where I -- from where I was standing
and I finally escaped Operation A was willing, and when he saw
these two men he moved with them whilst I escaped from there and
went round the camp and came back inside and met them sitting on
had ground.

19 Q. How long did you escape for?

14:27:48 20 A. The camp is a very short camp, Colonel Eddie Town. So I
just moved and they said -- they had told me that it was plot and
they said to me that I should join them. So when I saw this type
of thing I moved from there, when Operation A had surrendered
himself, and went round. It didn't even take 30 minutes and I
14:28:08 25 had gone round and come back to the camp.

26 Q. So you were informed that this was a plot. Was it a coup 27 plot?

A. I clearly stated it that one of them was asking me to jointhem, that it was a plot. That's what I heard; that we want to

1 bring these men together. 2 Q. Was it a plot to overthrow Gullit, Bazzy and Five-Five? 3 Α. All that I knew was that this was a plot to bring these people together, to bring unity among them. That's what I 4 14:28:42 5 understood later. 6 Q. Do you know how these men got to sit on the ground? Were they forced to sit on the ground? 7 My Lord, I have clearly stated it that I met them sitting 8 Α. 9 on the ground. Whilst I went round -- when I came back I met 14:29:03 10 Operation A, Gullit, Five-Five, they were all sitting on the 11 ground. 12 Whilst they were on the ground, were they surrounded by 0. 13 soldiers? 14 Yes, including O-Five and the battalion commanders who were Α. 14:29:19 15 all present, they were all there. 16 Q. Were these soldiers armed? My Lord, they were well armed. Everybody had his weapon. 17 Α. 18 Did they hold these men under gunpoint when you arrived? Q. 19 Α. All that I knew was that they were sitting on the ground 14:29:44 20 and the men surrounded them holding their weapons. But I didn't see them pointing at them with their weapons, but I did see them 21 with weapons talking to them. 22 23 Did you see any form of maltreatment on these three people? Q. I didn't see them maltreat anybody, that they hit somebody. 24 Α. 14:30:09 25 I just met them sitting on the ground. 26 Q. When you say "they", you did not see whom maltreat whom? 27 Α. You said the three people and the ones whose names I have called, I called Gullit, Bazzy, Five-Five, Operation A, Woyoh, 28 29 Abdul Sesay, those whom I saw, they were all sitting on the

ground. I didn't see them receive any blows. But O-Five was 1 2 just talking to them, relating to how unity should be brought 3 amongst them. Do you know how long -- when you came to see them on the 4 0. 14:30:49 5 ground, how long they took? How long they sat on the ground? Do you know how long? 6 Well, as far as I could recall, when I came there it was 7 Α. not long that they were told to get up and go where -- to a place 8 9 near the military office. That's where they went. 14:31:11 10 All three of them? All, include -- all, at least all of Q. 11 them who were sitting on the floor? 12 Α. Yes. These men whom I have named. 13 0. Was it about five hours, six hours, when you were there? 14 Well, like I said, it didn't take up to 2 hours or so. Α. 14:31:36 15 They tried to resolve this thing and allow the commanders to go 16 back to their houses whilst Operation A, Bioh, were told to remain at the mess. 17 So who held Bioh and Operation A at the mess under arrest? 18 Q. 19 Α. As far as I could recall, after 0-Five had said everybody 14:32:01 20 should go, Gullit said Operation A and Bioh should remain because they were the cause of this particular thing that had happened. 21 22 And you said that O-Five subsequently sent all of you to Q. various battalions? 23 Especially xxxxx, those who were with him. We 24 Α. were told that we should go out for the time being. 14:32:33 25 26 Now, when you said in the statement that I read out to you Q. 27 that after this the commanders were told to go to their 28 respective homes. What do you mean by that? Are you saying that 29 this incident happened somewhere else other than their homes?

| 1 | A. Well, this arrest, like I said, I said I was down and they |
|-------------|--|
| 2 | had their respective houses which they occupied in the camp. So |
| 3 | when I came, I met them in the middle around the village. That's |
| 4 | where they were sitting down surrounded by soldiers. |
| 14:33:26 5 | Q. What part of colonel Eddie Town was that? Was it at the |
| 6 | headquarters? |
| 7 | A. Yes, Colonel Eddie Town was the headquarters. It was the |
| 8 | headquarters. |
| 9 | Q. Now, where you met these men seated on the floor, was it at |
| 14:33:41 10 | the headquarters of Colonel Eddie Town? |
| 11 | A. It was not the headquarters, it was opposite the |
| 12 | headquarters, facing the headquarters. |
| 13 | Q. Now, Mr Witness, I'm putting it to you that you knew that |
| 14 | this was a plot to remove those men from the authority which you |
| 14:34:08 15 | said they wielded at that time. |
| 16 | A. My Lord, as far as what I had said, whilst this confusion |
| 17 | was taking place, O-Five moved. xxxxxx and the soldiers |
| 18 | who are subordinate to him moved to the set whilst he was |
| 19 | communicating and we heard firing in the camp. And later, we |
| 14:34:34 20 | found out that it was men who had men, including O-Five, who |
| 21 | had come. And Basky, Foday Bah, went and met Operation A and |
| 22 | asked him that they wanted him up. So how would you say I was |
| 23 | part of this plot when my own life was at stake? |
| 24 | Q. So you felt threatened, not so; your life was at stake? |
| 14:35:00 25 | A. At that time $xxxx$, the word that O-Five brought that |
| 26 | Commander A had resisted him and that Commander A he had come |
| 27 | to arrest Commander A and he had resisted. So Commander A was |
| 28 | one of the causes. So Commander A was arrested. xxxxxx |
| 29 | was at risk because xxxxxxx. |

Mr Witness, how soon after this did Gullit appoint O-Five 1 Q. 2 as operations commander? 3 Just after this Operation Commander A -- maybe he had never Α. held a position after that. After this, O-Five became the 4 14:35:52 5 operation commander. 6 0. Before that, what was he in the camp, O-Five? 7 Α. He was the deputy operation commander. But you never indicated to this Court when you were 8 Q. 9 testifying that O-Five was made operations commander by Gullit. 14:36:26 10 I had clearly stated this. And it was well-known that Α. O-Five was the operation commander from Colonel Eddie Town up to 11 Freetown. And on return from Freetown I said O-Five was 12 13 operation commander and that Supervisor A was made to supervise 14 the RUF Battalion before the troop left for Colonel Eddie Town. 14:36:56 15 I put it to you that it was SAJ Musa that, according to Q. 16 you, promoted O-Five to operations commander and not Gullit. My Lord, as far as I know, this thing happened before the 17 Α. arrival of SAJ Musa, wherein Operation Commander A was arrested 18 19 and O-Five became the operation commander. From that moment when 14:37:30 20 SAJ came it was O-Five who was acting as operation commander and he accepted it. 21 Was he acting or he was operations commander when SAJ came? 22 Q. 23 He was the operation commander whom SAJ met on the ground. Α. I'm going to point out to you that that is not what you 24 0. 14:37:54 25 told this Court. 26 MR FOFANAH: My reference, Your Honours, will be transcript 27 of June 13th. 13th June at page 4. Before referring you to the transcript, could you kindly 28 Q.

29 tell the Court who promoted O-Five to deputy operations

1 commander? 2 Α. He was promoted by Gullit that deputy operations commander 3 when he came to the camp. What was his rank? Did he receive any promotion? 4 Q. 14:38:47 5 Α. When O-Five came he was major. Gullit promoted him to lieutenant colonel. 6 7 Q. Now, Mr Witness, I'm going to draw your attention to this question on O-Five's promotion to operations commander by SAJ 8 9 Musa. 14:39:10 10 MR FOFANAH: Your Honours, I have said it is page 4 of 13th June 2005 from lines 13 to 23. Lines 13 to 23. The 11 12 question was: 13 "Q. Pause there. Do you recall what was said by SAJ Musa at this meeting in relation to Colonel O-Five: 14 14:39:50 15 "A. Yes. 16 "Q. What was said at this meeting in relation to Colonel 17 O-Five. 18 "A. SAJ Musa only approved of his appointment as operation 19 commander for the troop. 14:40:07 20 "Q. Do you know whether O-Five as a result of his 21 appointment to operational commander was subordinate to anyone in the organisation of men? 22 "A. Yes." 23 Then it went on. So, Mr Witness, didn't you say this; that 24 SAJ Musa approved of his appointment as operation commander and 14:40:26 25 26 as a result of his appointment he became operational commander. 27 Yes, My Lord, I said that. I said so. He approved of his Α. 28 promotion. He was promoted by Gullit to operations commander 29 when -- no, sorry. When SAJ came he approved of this promotion.

But, Mr Witness, I just told you that throughout your 1 Q. 2 testimony you never told this Court that Gullit had appointed him 3 to the rank of operation commander. 4 Α. In my testimony whilst I was about to go into details, in 14:41:14 5 fact, as I could recall -- that I should just go directly -- I should answer the question directly. I even wanted to talk about 6 7 that incident which led to the infighting and how Operation A lost his position as operation commander. 8 9 MS PACK: Your Honour, in fairness to the witness, there is 14:41:34 10 a preceding five or six lines at page 4 from line 8 which I think 11 ought to be read just to provide that context, because one can 12 see there there was an explanation embarked upon when the witness 13 was cut short by me. That starts from: "The operation at that time SAJ Musa who was named because" and so on. 14 14:41:59 15 MR FOFANAH: Your Honours, I will read from line 4 at least 16 to see if we can get something from that. The question: "Q. Were there other appointments made by SAJ Musa at this 17 meeting as he created his administration? 18 19 "A. Yes. 14:42:18 20 "Q. Name them. "A. The operation commander at that time was SAJ Musa who 21 was named because as Lieutenant Colonel O-Five because after him, 22 before the coming of SAJ Musa there was a dispute between the 23 hierarchy of Gullit wherein he made changes of Operation 24 14:42:31 25 Commander A." 26 I clearly do not understand what he was saying there but probably he can help us. "The operation commander at that time 27 28 was SAJ Musa who was named because as Lieutenant Colonel O-Five

29 because after him".

1 Q. So, Mr Witness, you were saying that you wanted to indicate 2 that but then you were cut short, not so, when you were 3 testifying? As far as I could recall --4 Α. 14:43:25 5 JUDGE SEBUTINDE: I think the witness is absolutely 6 accurate. Mr Fofanah, if you look at line 10 on that transcript, 7 where he says, "Before the coming of SAJ Musa there was a dispute between the hierarchy of Gullit, wherein he made changes of 8 9 Operation Commander A" and then the lawyer says to the witness, 14:43:46 10 "Pause there" and then takes him on a different line of 11 questioning. So it is not utterly true that this witness has 12 never mentioned anything about Gullit changing the -- the changes 13 of Operation Commander A. It is not altogether true. MR FOFANAH: Yes, but I'm saying that he did not tell us 14 14:44:10 15 that and, to the best of my knowledge, what he indicated to the 16 Court was the appointment of O-Five as deputy commander by Gullit. 17 MS PACK: Your Honour, in fairness to the witness, the 18 19 point is that he was not asked questions about this and was not 14:44:28 20 taken down this line. I think, in fairness to the witness, to therefore put what was not said because he wasn't asked about it 21 as an inconsistency is unfair to the witness. 22 23 PRESIDING JUDGE: I agree, it is unfair. MR FOFANAH: 24 14:44:44 25 How long after this incident at the camp did it take for 0. 26 SAJ Musa to come? 27 After this incident, just about as far as I could recall, Α. after this incident -- two days after this incident SAJ arrived. 28 29 Two to three days, SAJ arrived.

1 Q. So you are saying that within those two days Gullit 2 appointed O-Five as the operations commander? 3 Yes, My Lord. Immediately after this incident when Α. 4 Operation A, Bioh, sent them to the mess, this appointment was 14:45:27 5 made. It was O-Five who was the operation commander at this 6 time. 7 Q. But before this O-Five was reporting to Commander A as 8 operations commander; not so? 9 As deputy operation, yes, he reported to the operation Α. 14:46:00 10 commander. 11 Q. After this incident did Gullit ever regain his position as overall commander? 12 13 Α. After this incident Gullit was still the commander until the arrival of SAJ. He was still the commander. 14 14:46:28 15 Mr Witness, the fact that all those who occasioned this Q. 16 event were never punished by these senior commanders - Gullit, Bazzy and Five-Five - does it not indicate to you, as a soldier, 17 18 that the command structure -- that there were lapses in the 19 command structure? 14:46:56 20 My Lord, all the secrets behind this whole thing, like I Α. said, relates to when Gullit said SAJ should come and take 21 command from him. Later in the camp everybody was saying that it 22 was Gullit who had manipulated this thing so that he would remove 23 operation commander from his position and retain himself. 24 14:47:29 25 Are you saying that Gullit needed to do this in order to 0. 26 appoint O-Five as operations commander? He needed to plot this 27 arrangement in order to -- I mean, are you saying that really?

28 A. My Lord, all I know -- and this was what was -- this was

29 the talk that was going around, that it was Gullit who had set

| 1 | this programme. Because Bioh, Operation A have denied that when |
|-------------|---|
| 2 | Gullit had requested that SAJ should take command from him and |
| 3 | they had denied it was he who had leaked it out so that Operation |
| 4 | A would lose the position before the arrival of SAJ. |
| 14:48:36 5 | Q. So notwithstanding the information that you said you |
| 6 | received that O-Five had misconducted himself at Mongor Bendugu, |
| 7 | when SAJ finally arrived at Eddie Town he still approved of his |
| 8 | appointment as operations commander? |
| 9 | A. When SAJ came and he saw the administration and that was |
| 14:49:06 10 | what that was the operation commander put before him by |
| 11 | Gullit, he approved it. |
| 12 | Q. Now, throughout this jungle period did you ever see |
| 13 | incidents of this nature occurring on people you call high |
| 14 | ranking commanders, they being forced to sit on the ground by |
| 14:49:33 15 | their juniors? |
| 16 | A. In the jungle we had what we call an infighting. In |
| 17 | Koinadugu it was SAJ Musa who was in charge. But when there was |
| 18 | an infighting, SAJ Musa escaped. So during an infighting, if you |
| 19 | were in the jungle when it is said that there is an infighting, |
| 14:49:59 20 | you as a commander, the commanders at that time, their lives were |
| 21 | at risk, especially when there was an infight. Because one |
| 22 | commander might have more manpower than the other, just for the |
| 23 | sake of power struggle. |
| 24 | Q. So when Gullit first set up his structure at Rosos and then |
| 14:50:20 25 | subsequently at Colonel Eddie Town, he didn't do any such plot in |
| 26 | order to appoint his administration; not so? |
| 27 | A. No, My Lord, he didn't make any plot. |
| 28 | Q. He merely appointed people to various positions, according |

29 to you?

1 Α. Yes, My Lord. 2 Q. Now, Mr Witness, I put it to you that you have earlier told 3 this Court that after your withdrawal from Freetown in February 4 '98 until the time you went to Kono and then finally to 14:51:08 5 Mansofinia, the troops were disorganised although they were under the command of Johnny Paul Koroma. 6 MS PACK: The witness hasn't said that. 7 MR FOFANAH: I am putting it to him. If he denies, then I 8 9 will point it out. Please. 14:51:29 10 THE WITNESS: My Lord, I have never spoken about that. The 11 only thing I have spoken about was that from Freetown to Masiaka 12 up to Makeni the troops were disorganised. I said it was when we 13 went to Kono, when the troops reached Kono, that's where we 14 started the restructuring. Where I was, the troops that I was 14:51:47 15 with. 16 MR FOFANAH: So, in fact, you are saying that the troops were 17 Q. 18 disorganised until you reached Kono; is that it? 19 Α. It was a movement. That was the time that the troop had 14:52:03 20 captured Kono and come back to take Johnny Paul. There were troops in the other areas - Makeni, Kabala. From our own area in 21 22 Kono the troops started restructuring. My own troop where I was. So once again, did you ever say that the troops were 23 Q. disorganised until you arrived at Kono -- at Mansofinia -- Kono 24 14:52:30 25 and then subsequently Mansofinia? 26 What I said was that after the intervention, the troops Α. 27 were disorganised. The entire troops were disorganised. I said

28 that.

29 Q. And when did they stop being disorganised; that's what I
1 want to know? 2 MS PACK: The witness has answered this question already a 3 couple of questions ago, and he said that from Kono they started 4 restructuring. 14:52:59 5 JUDGE SEBUTINDE: Ms Pack, why don't you let the witness answer. I think it is not the same. Restructuring and being 6 7 disorganised or stopping to be disorganised, it is not the same. MR FOFANAH: She actually answered for him before he 8 9 started talking, but anyway. 14:53:15 10 JUDGE SEBUTINDE: Please put your question again and let 11 the witness answer, Mr Fofanah. 12 MR FOFANAH: 13 I put it to you that you have told this Court that the Q. troops that left Freetown in February '98 and that went as far as 14 14:53:34 15 Kono and subsequently Mansofinia were disorganised, 16 notwithstanding that they were under the command of Johnny Paul Koroma. Did you say that? 17 18 I never mentioned that the troops up to Mansofinia were Α. 19 disorganised. I said after the intervention in Freetown the 14:53:55 20 troops were disorganised. MR FOFANAH: Your Honours, I'm trying to look for a 21 transcript of 16th of June. 16th of June at page 25, line 1 to 22 23 6. The question: "Was the army ever organised after that, 24 Q. 14:55:00 25 after you had retreated from Freetown?" And the answer: "Well, 26 even when we left Freetown, we were still under the command of 27 Johnny Paul Koroma, so we were not organised until we reached 28 Kono and went to Mansofinia. That was the area they started to 29 reorganise the troops."

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Didn't you say that on oath to the Court in testimony in 1 2 chief? 3 Yes, My Lord, I said so. But the statement was clear. Α. What was clear? 4 0. 14:55:44 5 Α. I said from the withdrawal from Freetown the troops are not organised until we reached Kono and Mansofinia. That was where 6 we started restructuring. I mentioned Kono and I mentioned 7 Mansofinia. 8 9 At least you have now answered my question, thank you. We Q. 14:56:02 10 can move on. So in the light of this disorganisation, 11 Mr Witness, will you agree with me if I say that O-Five arrested 12 and detained Gullit, Bazzy and Five-Five because he knew that any 13 other officer in the jungle could do that, because the troops 14 were disorganised? 14:56:42 15 JUDGE LUSSICK: I don't understand that question. Could 16 you rephrase it, please. MR FOFANAH: As Your Honour pleases. 17 18 Will you agree with me, Mr Witness, if I say that O-Five Q. 19 plotted the conduct against Bazzy, Gullit and Five-Five at 14:57:06 20 Colonel Eddie Town on the grounds that the troops were disorganised, and that if he does such things no one will be 21 punished because the troops were disorganised? 22 23 PRESIDING JUDGE: Mr Fofanah, first of all, you have got two questions in that. That is number one. And number two, you 24 14:57:29 25 are asking the witness to go into the mind of another person. 26 MR FOFANAH: 27 Q. Before you withdrew to the jungle before February '98, was 28 there any provision, to the best of your knowledge, within the 29 military on what to do with men who forced their senior

1 commanders on the floor?

A. My Lord, as far as I know, this jungle time was a different
time that I saw in the army. In the army it did not happen,
except where you had a coup. But this time, this was different
14:58:33 5 from what had been happening in the regular army. It was in the
jungle that I saw infight and so many things.

7 Q. So you agree with me that in the jungle there was really no8 control at all?

9 PRESIDING JUDGE: Mr Fofanah, are you putting that to him?
14:58:52 10 Because if you are saying to him you agree with me, first of all,
11 you didn't put that to him before and he didn't say that. So if
12 you are putting a proposition to him, put it to him clearly and
13 allow him to answer.

14 MR FOFANAH:

14:59:06 15 Q. Mr Witness, I'm putting it to you that in the jungle, in
16 the light of what you have just said, there was no control?
17 A. My Lord, there was control in the jungle.

18 Q. But if there was control, wouldn't there have been at least
19 rules and guidelines on what to do if commanders are treated in
14:59:35 20 that fashion?

My Lord, I clearly stated that this particular thing, 21 Α. according to the rumour in the camp, it was Gullit himself that 22 23 organised that so that this thing could happen. So no other person. He organised it, according to the rumour in the campus. 24 15:00:07 25 Mr Witness, it was only a few minutes ago that you are 0. 26 bringing this up, when we returned; I mean, that this rumour was 27 around. Before we had the break you did not tell us this. MS PACK: Is that a question, Your Honour? I didn't hear a 28 29 question and I think it is difficult, therefore, for the witness

1 to respond to that statement.

2 MR FOFANAH:

Q. Did you tell us about the circulation of this rumour before
we went for break, when I was asking you about O-Five's behaviour
15:00:43 5 at this material time?

6 A. My Lord, all I know is that this happened in the camp and I 7 was at the scene, you see, and I clearly stated what I saw with 8 my eyes and what I knew at that time at Colonel Eddie Town when 9 this incident happened and this rumour went around, just like I 15:01:08 10 said, you see. The last time I wanted to explain little and they 11 said I should leave that side, you see.

12 Q. I am putting it to you that you are only making this up now13 because of the questions that I've put to you.

14 A. No, My Lord. This was what happened and this is what I am
15:01:34 15 saying. I have not concocted that. This was a rumour that had
16 been going on.

JUDGE SEBUTINDE: Mr Fofanah, before the lunch break, to be
fair to the witness, this witness told Court about a statement
that Gullit made that when SAJ Musa comes to Eddie Town, he will
be subordinate to Gullit, and how Operation Commander A and Bioh
Sesay opposed that. And that that was the beginning of this
whole controversy.

23 MR FOFANAH: Yes.

JUDGE SEBUTINDE: And that actually, even when O-Five came to arrest Commander A and Bioh Sesay, that actually behind them was Gullit. Behind that order was hiding Gullit, even though he also was amongst the people seated, arrested. And that is why, according to this witness, after everybody else was released, these two people were sent to the mess to be incarcerated. That 1 was before lunch.

So I don't think you are accusing him correctly when you
say he has now come up with this new story after the lunch break.
It is not altogether accurate.

15:02:52 5 MR FOFANAH: Suffice it to say that the reason why Bioh,
according to him, was arrested was on witchcraft.

JUDGE SEBUTINDE: I understand that. That was what was 7 presented, but then he went behind all that, and he said the 8 9 thing which begun all this story, or all this confusion, started 15:03:09 10 with Gullit and these two people challenging him that what he was 11 saying and doing or planning to do with SAJ Musa was wrong. This 12 witness said that before lunch. That is all I am saying. That 13 what was presented forward as the reason for arresting Bioh Sesay 14 was different from what it actually was behind the scene. That 15:03:33 15 is how I understood this witness. I may be wrong. But he did 16 certainly talk about it before lunch, which is the point I am trying to make. 17

18 MR FOFANAH: The point is taken, Your Honour, thank you.
19 Q. Mr Witness, when SAJ Musa finally came to Colonel Eddie
15:03:50 20 Town, did Gullit continue to work with him?

21 A. Yes, My Lord, he continued to work with him.

22

23 Q. In what capacity?

A. As the deputy chief in command. While SAJ was the chief in 15:04:19 25 command.

Q. Did you or anyone tell SAJ about what had happened, aboutthis incident before he arrived two days after?

[TB21050605D 3.00 p.m. - AD]

28 A. I do not know about other people but I did not tell SAJ

29 Musa about anything concerning that because the camp was

1 different this time.

| | 2 | Q. But at least Gullit continued to work harmoniously under |
|----------|----|--|
| | 3 | him as, according to you, he is second in command; not so? |
| | 4 | A. Yes, he continued to work with him. |
| 15:05:14 | 5 | Q. Okay. Mr Witness, I will move toward another location. |
| | 6 | But before that I want to clarify this point on Junior Lion. Did |
| | 7 | you say Junior Lion was enlisted into the Sierra Leone Army? |
| | 8 | A. I said, as far as I recall, Junior Lion, when I saw him was |
| | 9 | Kono during the NPRC with uniform he was in full military |
| 15:06:05 | 10 | uniform and he was a bodyguard to Tom Nyuma. I do not know where |
| | 11 | he got this uniform, but in Kono I saw him in full military |
| | 12 | uniform. |
| | 13 | Q. But you cannot tell if he was a civilian or a soldier; not |
| | 14 | so? |
| 15:06:25 | 15 | A. Well, during that time of the NPRC that man was in full |
| | 16 | military uniform and he was working with the NPRC secretariat in |
| | 17 | Kono. I would not be able to say whether he was a soldier or |
| | 18 | not, but I saw him with uniform. |
| | 19 | Q. During the AFRC period did you know him as a registered SLA |
| 15:06:52 | 20 | with number? |
| | 21 | A. All I know is that during the AFRC time I saw him with |
| | 22 | Bazzy as Bazzy's CSO. Later I saw him as staff sergeant with |
| | 23 | full military uniform. That is what he had been using and he was |
| 15:07:13 | 24 | with Bazzy. |
| | 25 | Q. At least you did not know whether he had a military number, |
| | 26 | a Sierra Leone military number. |
| | 27 | A. I did not go into those details. As long as I saw him |
| | 28 | during the NPRC and AFRC I saw him with uniform and he was a |
| | 29 | senior government officer. So I did not have any objection to |
| | | |

- 1 that with regard to the uniform that he wore.
- 2 Q. So, from Colonel Eddie Town, where did you head to?
- 3 A. When the troops moved to Mange Bureh.
- 4 Q. And from Mange Bureh?
- 15:08:02 5 A. From Mange Bureh the troop moved to one area around Mange,
 6 downside Mange, I mean, which was Maraykula. That town was also
 7 burnt down. And it was Five-Five who ordered the burning of that
 8 town, Maraykula.
- 9 Q. Now, if I may take you backwards a bit. You have mentioned 15:08:33 10 a village or location called Gbomsamba. Your Honours, it is 11 spelt G-B-O-M-S-A-M-B-A. Not so; you have mentioned that
 - 12 location before?
 - A. Yes, that was the time we are at Rosos, when Gbomsamba wasattacked.
- 15:09:00 15 Q. Whom did you attack? Was there anyone at Gbomsamba who was 16 attacked?
 - 17 A. I said the Nigerian ECOMOG forces were at Gbomsamba.
 - Q. And you remember giving the strength of that force when youwere testifying; how large that force was?
- 15:09:27 20 Α. The only thing that I said was that one of the captured ECOMOG soldiers, he was the one that said that -- he was the one 21 22 said the strength of the place. I did not tell you that I knew 23 the strength. I said that the troop that went with was so large. What was their strength according to the captured man? 24 Q. 15:09:52 25 He did not state the strength of the troop; he just said Α. 26 that there were many on the ground; he did not give any number.

27 That was what he said.

28 Q. Are you sure about that? Did he tell you whether it was a 29 company?

| | 1 | A. My brother, as far as I know, he said that it was a |
|----------|----|---|
| | 2 | battalion that was there. But he did not state any number to me. |
| | 3 | Q. And did he say who was in charge of them? |
| | 4 | A. He only said that it was one of their commanders, one |
| 15:10:40 | 5 | ECOMOG soldier who was the commander there. He did not even tell |
| | 6 | us who was the commander or the rank of the commander. |
| | 7 | Q. And you said you killed some Nigerians at this location in |
| | 8 | the attack? |
| | 9 | A. Yes. Nigerian soldiers died and they were five five of |
| 15:11:17 | 10 | them died in that operation. |
| | 11 | Q. A battalion is certainly a very large number, as you have |
| | 12 | rightly put it. How large was your troop that went on this |
| | 13 | attack? |
| | 14 | A. My Lord, even in other areas, 100 could attack a brigade. |
| 15:11:47 | 15 | It depended on how strong you are. At this particular time we |
| | 16 | were 180 that went to this attack, as far as I can recall. The |
| | 17 | number was more than that, it was more than 100, which moved to |
| | 18 | this attack at Gbomsamba. |
| | 19 | Q. And did you just walk through? |
| 15:12:13 | 20 | A. No, My Lord. |
| | 21 | Q. So what happened? |
| | 22 | A. Well, in this operation, as the Nigerians noticed our |
| | 23 | movement immediately, how we have been fighting in the jungle |
| | 24 | whenever they notice the movement of us at any time, we would |
| 15:12:35 | 25 | immediately attack, we would not waste any time; we would make an |
| | 26 | immediate attack. While the RPG men would come and launch |
| | 27 | immediately into the town, whilst |
| | 28 | THE INTERPRETER: Your Honours, I have not got the last |

28 THE INTERPRETER: Your Honours, I have not got the last29 segment of the witness's evidence.

PRESIDING JUDGE: Mr Witness, please repeat the last part 1 2 of your evidence for the interpreter please. THE WITNESS: I said in some areas where we went as a troop 3 the RPG man, whenever the enemy had noticed our presence would 4 15:13:14 5 make an immediate attack. Wherein the RPG man would launch his bomb immediately to the town and the HMG man would make his 6 assault before the rifle men would start firing or again if we 7 went with the mortar, we would first use the mortar so as to 8 9 disorganise the enemy. To make sure that we bombard them with that 60 millimetre mortar. We would use it for perhaps two or 15:13:33 10 11 three bombs. How long did this fight last for? 12 Q. 13 Α. As we enter, it did not even last for an hour. We have 14 captured the whole of the ground. Gbomsamba is not a big town; 15:14:06 15 it is around Makeni Highway. 16 Q. Mr Witness, do you really want us to believe that an entire battalion, apart from five soldiers you said you killed, withdrew 17 18 in one hour following your assault on them? 19 Α. Yes, My Lord. As far as I have been in battle, I seen it 15:14:44 20 not once, not three times. And these Nigerians were fully armed, not so, according to 21 Q. what you told us? 22 23 Α. Yes, My Lord. They were heavily armed, too? 24 Q. 15:15:03 25 Yes, they were armed. Yes, they had arms. Α. 26 And they withdraw and left all of the arms behind, which Q. 27 you captured? 28 No, not all their arms. We only had some arms and Α. 29 ammunition from the ground. I did not say we took all the arms,

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1 no. 2 Q. Around what time was this incident? The attack on 3 Gbomsamba, at that time of the year? It was 1998; it was 1998, yes. 4 Α. 15:15:52 5 0. I said what time of that year. 6 It was around mid-July. Around mid-July, yes. Α. 7 Q. So from Gbomsamba you returned back to where? 8 Α. We came back to Camp Rosos. 9 Q. Now, these five Nigerians you reported as killed at 15:16:45 10 Gbomsamba, did they include the captured man who was also killed? 11 PRESIDING JUDGE: Are you saying that the five that were 12 killed included the one that was killed. Is that what you are 13 asking him? 14 MR FOFANAH: Yes. He said that one was captured who told 15:17:07 15 him about the strength of the Nigerian force, and they also 16 killed five. I just want to know if these are separate people or whether the five included this man who was captured and 17 18 subsequently killed. 19 PRESIDING JUDGE: I see. 15:17:22 20 THE WITNESS: No, these five, as the troop advanced towards Gbomsamba, these were the ones that died, which the troops 21 22 captured. This one was a captured one. 23 MR FOFANAH: 24 Q. Did any man die from your troops in their attack? 15:17:52 25 MS PACK: Your Honour, I don't see how this question can be 26 relevant. There has been a number of questions now on Gbomsamba, 27 and in my submission, a lot haven't been relevant, but this one 28 in particular certainly isn't. 29 PRESIDING JUDGE: There has been an objection, Mr Fofana.

1 What have you to say to it? 2 MR FOFANAH: My learned colleague has not given any reason 3 why it is not relevant. PRESIDING JUDGE: You tell me why you say it is relevant. 4 15:18:23 5 MR FOFANAH: Your Honours, this was an attack on an unequally armed -- I don't want to call them factions -- but, at 6 least troops were based in a location fully and heavily armed, 7 and he said they went and attacked them. So I need to know if 8 9 casualties were sustained on both sides. That is why I am asking 15:18:53 10 the question. 11 PRESIDING JUDGE: What is the relevance of that information? 12 13 MR FOFANAH: That is exactly what I have said, Your Honour. The question goes to show how credible, at the same time how 14 15:19:10 15 reliable that piece of information can be. 16 [Trial Chamber confers] PRESIDING JUDGE: On the basis of credibility and 17 18 reliability, we will allow the question. 19 MR FOFANAH: 15:19:49 20 Q. So, did you suffer casualties in this assault? The only thing that happened, during that attack, one 21 Α. soldier that was called Junior, he was the one whose back pierced 22 23 by a bullet. He was the only person that was damaged in that battle; we did not lose anybody. Nobody went missing and he was 24 15:20:19 25 the only fellow that was damaged in that particular operation. 26 You mean he was the only one in a group of more than 180? Q. 27 Α. He was the only person that sustained injury, that had a 28 wound on his back. He was the only person in that operation.

29 Q. Were the ECOMOG troops firing back when you attacked them?

| | 1 | A. As soon as they noticed that we were around, we immediately |
|----------|----|---|
| | 2 | launched an attack. They had been firing; they had been firing. |
| | 3 | Q. So they were firing back? |
| | 4 | A. Yes, yes, yes, My Lord. |
| 15:21:13 | 5 | Q. Among weapons that you said you captured, did you find any |
| | 6 | mortar bombs? |
| | 7 | A. I said RPG bombs. These were the ones that were captured |
| | 8 | at Gbomsamba; RPG bombs and arms and ammunition. |
| | 9 | Q. What other arms and ammunition? |
| 15:21:49 | 10 | A. Earlier rounds. |
| | 11 | Q. What? |
| | 12 | A. Light automatic rife also. |
| | 13 | Q. How many of those? |
| | 14 | A. As far as I can recall, we had six. The five soldiers that |
| 15:22:04 | 15 | died, their weapons were the ones that we captured, making six. |
| | 16 | Q. And what? |
| | 17 | A. As far as I can recall, we had some food items, arms and |
| | 18 | ammunition that I mentioned and food items from Gbomsamba. |
| | 19 | Q. How many RPG bombs did you have? |
| 15:22:32 | 20 | MS PACK: Your Honour, I object to this line of |
| | 21 | questioning. This is not relevant, and I object on the grounds |
| | 22 | of lack of relevance. I don't see how this particular line of |
| | 23 | questioning is going to credibility or reliability, if that is |
| | 24 | the basis upon which these questions are being put; if that is |
| 15:22:50 | 25 | the contention that they are relevant for that reason. |
| | 26 | PRESIDING JUDGE: Mr Fofana, what do you say to that |
| | 27 | objection? |
| | 28 | MR FOFANAH: I still sustain my earlier reply that this was |

29 an assault and two forces were fighting. If he is saying that

1 they did not sustain any casualties, it is in my estimation wise 2 for me to lay the basis of -- at least to show how strong the 3 opposing force was. I am basically trying to establish that through the arms and ammunition which he said that captured. 4 15:23:25 5 PRESIDING JUDGE: You have already established how many were injured. So we have gone beyond that particular aspect of 6 7 your credibility and reliability MR FOFANAH: How many were injured, Your Honour. From 8 9 where? 15:23:38 10 PRESIDING JUDGE: The previous objection related to the 11 number killed and that objection was -- you were allowed to put 12 that question. You have now moved into a completely new field. 13 MR FOFANAH: Your Honour, I am saying that that field is 14 actually very relevant, because this is a war situation and 15:24:00 15 people are fighting using arms and ammunition. The witness has 16 stated that in the process people lost their lives. We want to know how credible the information is, especially when he says 17 18 their troops attacked, from the information he gave, a battalion 19 of soldiers. 15:24:24 20 JUDGE LUSSICK: Mr Fofana, do you have any material on which to contradict him? 21 MR FOFANAH: Say again, Your Honour. 22 23 JUDGE LUSSICK: Do you have any material on which you can contradict his answers to your questions? 24 15:24:41 25 MR FOFANAH: Your Honour, I am basically just trying to 26 know from him the strength of the opposing force. That is all I 27 was trying to do. He has indicated to the Court that they were 28 heavily and fully armed.

29 JUDGE LUSSICK: Ms Pack has objected on the grounds of

| | 1 | relevance. I do not think you have demonstrated any relevance at |
|------------|----|--|
| | 2 | all. What does it matter what the size of the opposing force |
| | 3 | was? Bear in mind that this witness's evidence is not that he |
| | 4 | saw the whole opposing force, just that he heard from a captured |
| 15:25:19 | 5 | Nigerian the extent of the size of the opposing force. Getting |
| | 6 | back to my question, what does it prove if the witness tells you |
| | 7 | the size of the force, or how many RPG bombs were captured? |
| | 8 | Where is it going? |
| | 9 | MR FOFANAH: In any case, I will not push it, but I know it |
| 15:25:43 1 | 10 | is very relevant to my case. I will leave it at that. |
| 1 | 11 | JUDGE LUSSICK: If you say it is relevant, let's hear you |
| 1 | 12 | link it up to some relevance in the next few questions. |
| 1 | 13 | MR FOFANAH: The questions was on the arms that they had. |
| 1 | 14 | JUDGE LUSSICK: You keep going. If you say it is relevant, |
| 15:26:01 1 | 15 | I am sure eventually we will see how it is. At the moment I |
| 1 | 16 | cannot see any relevance at all. |
| 1 | 17 | MR FOFANAH: If as Your Honour pleases. |
| 1 | 18 | [Trial Chamber confers] |
| 1 | 19 | JUDGE LUSSICK: I am not stopping you, Mr Fofanah. If you |
| 15:26:25 2 | 20 | say it is relevant |
| 2 | 21 | MR FOFANAH: I am sorry, your sisters are deliberating. |
| 2 | 22 | PRESIDING JUDGE: I am agreeing with my brother. |
| 2 | 23 | MR FOFANAH: As Your Honour pleases. |
| 2 | 24 | JUDGE SEBUTINDE: Mr Fofanah, let me just say this on my |
| 15:27:35 2 | 25 | own behalf. I believe that when the Defence is testing the |
| 2 | 26 | credibility of the witness, you have the latitude to do that. I |
| 2 | 27 | understand the questions that you are putting to the witness |
| 2 | 28 | currently as being relevant in testing the credibility of this |
| | | |

29 witness's story at this time as to the battle between the

Nigerian ECOMOG forces and the rebel forces at the time. In that
 regard, I would urge you to continue questioning -- that line of
 question as to the number of casualties, the kind of equipment
 that was on both sides, to test the credibility of this story in
 15:28:25 5 the eyes of the Court. I find it relevant to test the
 credibility of the witness's story in the eyes of the Court. I
 just thought I needed to say that.

8 JUDGE LUSSICK: Mr Fofanah, if you are going to test his 9 credibility, I presume that you have something to contradict him 15:28:25 10 with. If he says 50 RPGs, are you in a position to contradict 11 him?

MR FOFANAH: Your Honour, the Defence -- I don't want to 12 13 call it strategies, but there are many things that go to the 14 issue of our case. It could be that we are using all this line 15:29:05 15 of questioning for a final address; it could be that at this 16 material time we do not want necessarily to disclose why we are asking certain questions, although it is very pertinent that some 17 18 of the issues come out before the Court. But then as we ask 19 various questions, we think we are doing whatever we doing 15:29:05 20 because we want to at least present a formidable defence.

JUDGE LUSSICK: Mr Fofanah, I am just concerned that you 21 might be inviting the Court to make certain findings that we are 22 not entitled to. For instance, if you say that there should have 23 been more casualties, we are not entitled to find that. If you 24 say the Nigerians were heavily armed, therefore this witness is 15:29:45 25 26 lying when he says that only one of his men were injured, we are 27 not entitled to find though either. I am just concerned that you are leading this evidence on the assumption that we can make 28 29 these findings when in fact we can't without more evidence than

1 is presented. Anyway, you say you have a strategy. I don't want 2 to interfere with that strategy, so you go straight ahead. 3 MR FOFANAH: Your Honours, if I can rightly refer you to the transcript relating to this particular piece of evidence --4 15:29:55 5 JUDGE LUSSICK: Don't explain what you are doing. If you have a strategy with this witness, you don't have to disclose it. 6 7 If you are going somewhere, you go ahead, I won't interrupt you. MR FOFANAH: Your Honour was just saying that you are not 8 9 bound to draw conclusions. I think that is entirely in your 15:30:13 10 discretion. But then I am saying that even in his 11 testimony-in-chief I can vividly recall a point that was raised -12 it was an objectionable point, and Your Honour Justice Lussick 13 indicated at that material time that you were also confused about 14 numbers when he firstly said one and then said five. These are 15:30:38 15 all issues that come up when we are preparing our defence. We 16 are basically doing this now in order to see how credible he is. It is not for the Defence to disclose every nitty gritty of our 17 strategy to the Court. 18 19 PRESIDING JUDGE: No-one has asked you to disclose it, Mr 15:31:00 20 Fofanah, and we are not going to. MR FOFANAH: I will move further. 21 Mr Witness, I just moved you back to Gbomsamba. We are 22 Q. moving from Colonel Eddie Town. So, from Colonel Eddie Town you 23

24 said you were now heading towards Freetown; not so?

15:31:23 25 A. Yes, My Lord.

26 Q. And that was under SAJ Musa?

27 A. Yes, My Lord.

28 Q. So, did you stop anywhere on your way to Freetown from

29 Colonel Eddie Town?

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Well, it was a movement. We would come, as far as I can 1 recall, to Mamusa. We moved from there and went and attacked 2 3 Lunsar, after which we came as far as this Masiaka axis. While 4 there was a temporal base at that particular place where the 15:32:10 5 troop went and attacked Masiaka and from there Mile 38 and [indiscernible] ambush and Mile 38, then the troop moved further 6 7 to Newton. All this while you were under the overall command of SAJ 8 Q. 9 Musa? 15:32:30 10 Α. Yes, My Lord. 11 Q. Did you say you went to Lunsar on your way to Freetown? 12 Yes, the troop went to Mamusa and made a temporal base Α. 13 there. Then SAJ ordered that the troop should go and attack Lunsar and --14 15:32:58 15 Is that all? I thought you were still interpreting? Q. 16 Α. I have explained that I don't know about any question about 17 Lunsar. 18 MR FOFANAH: Sorry, Your Honours, just one moment. 19 Q. Now, Newton is a place that you are familiar with; not so? 15:33:59 20 Well, I know Newton. Α. Did you spend time at Newton on your way to Freetown? 21 Q. 22 Α. Yes, My Lord. 23 How long did you spend? Q. 24 It is about one day, and the next day we moved to Waterloo. Α. 15:34:34 25 So this was all around what time, when you arrived at 0. 26 Newton? 27 It was in December. Α. 28 Q. December of what year?

29 A. 1998.

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1 Q. From Newton you went to where? 2 Α. Waterloo. 3 Just one point. Was it in the beginning, the middle or the Q. tailend of December 1998 that you were at Newton? 4 15:35:19 5 Α. As far as I can recall, it was around December the 21st or 6 so; the 21st or the 22nd, because the 25th we met up after the 7 death of Musa. On the 25th December met us right at the hillside at Kobo Wata area. 8 9 Q. But SAJ did not die at Newton; not so? My Lord, I said after Newton. You asked me about dates. 15:35:51 10 Α. 11 SAJ Musa died at Benguema. 12 Mr Witness, I am now bringing you to the death of SAJ Musa. Q. 13 You said that occurred at Benguema? 14 Α. Yes, my Lord. 15:36:30 15 You said it was as a result of a bomb blast; was it? Did Q. 16 you say that? No, my Lord. No, I did not say that. I explained what I 17 Α. saw with my own eyes. I said I, Bazzy and Colonel Eddie and 18 19 another officer planted a 120 millimetre mortar. Whilst I heard 15:37:02 20 an explosion which happened at Benguema, from this explosion it did not take long. I saw one soldier, whose was Barry, who was 21 SAJ's security, come up to somebody and he said, "Eagle, Eagle, 22 Eagle, problem with Eagle." And from there he laid him down 23 before Gullit, O-Five -- before they came to the scene. That is 24 15:37:28 25 what I explained. I said from there they tried to give him milk, 26 but it was not -- it couldn't enter his mouth. It was from that 27 moment I knew Eagle had died, SAJ had died. 28 How large was your troop presence at Benguema when SAJ Q.

29 died?
In fact, the troop was everywhere, the whole of Benguema. 1 Α. 2 The whole troop occupied Benguema. 3 Q. How large; do you know? The manpower that came from Colonel Eddie Town -- when I 4 Α. 15:38:18 5 say manpower, it continued right up to Benguema. You have still not answered the question, Mr Witness. How 6 0. large? Do you know or you don't know? 7 All I know is that the troop was large. We were many; it 8 Α. was more than 1,000. 9 15:38:40 10 Are you staying all of these men were at Benguema? Q. All the soldiers where I was, I -- when we advanced to 11 Α. 12 Benguema, where I was standing, all the troops were around 13 Benguema. Everybody had come inside. Everybody was busy in 14 Benguema. 15:39:06 15 So, when SAJ died, did that cause any confusion in the Q. 16 camp? As far as I can recall, when SAJ died, at Benguema, and 17 Α. 18 where I went towards the hills and met the other soldiers, the 19 rumour had not circulated, even those that I met. It was only I 15:39:35 20 and xxxx that knew, because it was xxx that called me and said, "Hey, let's go." I moved and went to Macdonald towards 21 22 Tongo and went to this hill. This rumour had not yet circulated 23 at all, that SAJ had died. Because the troop was divided we did not see Gullit, Bazzy, O-Five and the others because they were 24 15:40:04 25 staying at Benguema. I, Junior Lion, Basky and the others were 26 at Macdonald Hill. 27 Q. How far is Macdonald Hill from Benguema?

A. It is not that far at all; it is not that far. I cannotgive the you the mileage, but it is not far. Say, from Benguema

we would walk and go to Macdonald. Benguema Samuel Town, from 1 2 Samuel Town we moved towards Macdonald and then branch to the 3 hills. In your estimation was it up to two miles or more? 4 Q. 15:40:39 5 Α. No, My Lord, it is about a mile; it is not that far. 6 Q. And Samuel Town is not part of Benguema; not so? Look at Benguema; look at Samuel Town. It is just close to 7 Α. Benguema. 8 9 So you were not correct in saying that all the troops were Q. 15:41:04 10 based at Benguema? 11 Α. When he entered Benguema -- I said the troops were at 12 Benguema. I did not say the troops were at Samuel Town. I was 13 talking about the villages into which the troops moved after I 14 and Kallay moved from Benguema, and we are going ahead. As I 15:41:25 15 said, we passed through Samuel Town and went to Macdonald before 16 we went up to the hills. 17 But you have just said you, yourself, Junior Lion, Basky Q. 18 were based at the Samuel Town hill together with all the troops 19 and that the troops were divided. 15:41:44 20 I said Macdonald hill; Macdonald, the hill at Macdonald. Α. Okay. You are now saying that it is Macdonald and not 21 Q. 22 Samuel Town? 23 My Lord, from my past evidence I talked about Macdonald. I Α. said after Macdonald, the hill to Macdonald, I said that was 24 15:42:04 25 where I met Junior Lion and the others. It was I and Kallay moved 26 from Benguema. 27 Q. Macdonald Town is not the same as Benguema; not so? 28 At all not; it is a distance from Benguema. Α. 29 How far is Macdonald Town from Benguema? Q.

MS PACK: Your Honour, this has been asked of the witness a 1 2 few times now. 3 PRESIDING JUDGE: He said it was about a mile. MR FOFANAH: He said Samuel Town; that is what he is 4 15:42:42 5 correcting. 6 MS PACK: No, he was talking about Macdonald before. He hasn't specified a distance of Samuel Town to Benguema. It was 7 Macdonald. 8 9 PRESIDING JUDGE: My note is that you asked him was it 15:43:02 10 about two miles from Benguema to Macdonald and he said no, about 11 one mile. 12 MR FOFANAH: Because I was actually asking him about this 13 location, the hill which he said himself, xxx and Junior Lion 14 went to. 15:43:19 15 This hill was Macdonald Hill, not so? Q. 16 Α. Yes. I said I went and met xxxxx and we left Benguema and went and met Junior Lion, xxxxx and the others at the hill at 17 Macdonald. 18 19 0. How far was Macdonald from Benguema? 15:43:37 20 MS PACK: Your Honour, this has been asked now three times and answered. 21 PRESIDING JUDGE: If you are distinguishing, Mr Fofanah, 22 23 from Macdonald and Macdonald Hill then specify. But if you are still saying Macdonald to Benguema, he has answered the question. 24 15:44:02 25 MR FOFANAH: My recollection is that what he said was 26 Benguema was about a mile from Samuel Town. I stand guided, but that is what I recollected. 27 MS PACK: My recollection is that the witness was talking 28

29 about Macdonald, he was not talking about Samuel Town. Perhaps

that is another place that my learned friend will ask about but 1 2 hasn't thus far so far as the distance. 3 MR FOFANAH: 4 Q. Mr Witness, did you mention Samuel Town just now when you 15:44:28 5 were testifying? 6 I said after Benguema you have Samuel Town very close to Α. Benguema, from there Macdonald Hill. You asked me -- you said 7 what was the distance. I said it was about a mile from Benguema 8 9 to Macdonald. I said it was about a mile. 15:44:43 10 Q. Okay, I get you now. How far was Benguema to Samuel Town? 11 Α. Benguema and Samuel Town are close. You would be at 12 Benguema when you cross the line then, it is just a stroll 13 through, then you see Samuel Town. 14 Q. These locations are all different from Benguema; they are not one and the same? 15:45:11 15 16 Yes, Macdonald is a town, Samuel Town is also there. So Α. they are different from Benguema. That are just close to each 17 other. 18 19 These soldiers that you are talking about, they were 0. 15:45:29 20 actually based at Macdonald Hill; not so? When the troop moved to Benguema, what I know, most of the 21 Α. 22 men had moved, going towards Macdonald. When we went towards 23 Macdonald-Tombo axis -- and I and xxxxx moved that that area and went met them and we took to the hills where we met Junior Lion 24 15:45:52 25 and xxxxxx on the hill of Macdonald. 26 I am saying, Mr Witness, in fact, you even helped us by Q. 27 saying that the troops were divided, that some troops remained in

- 28 Benguema and then you were saying that the others were at this
- 29 hill; not so?

A. As far as I know, when I went and joined xxxx and went up the hill, we were not able to see Gullit, O-Five, Bazzy and the other senior commanders. We were not able to see them, only Junior Lion, xxxxx, Foday Bah and others, I and some other soldiers that were at Macdonald Hill.

Q. But before all these men that you have called, Bazzy and so
forth, they were all at Benguema; not so? Before you said you
did not find them.

9 MS PACK: Your Honour, this is what the witness has said 10 before and doesn't need to be asked again and again and again. 11 The witness has said there were certain individuals at Macdonald 12 Hill and others who were at Benguema and he has answered this 13 question.

PRESIDING JUDGE: I do recall him answering the question, Mr Fofanah. Incidentally, have you many questions in this particular line of evidence, because we have come to the time when we normally would have an afternoon break?

18 MR FOFANAH: I will round up with at least two questions 19 and then I will break for probably the last bit.

Q. So, Mr Witness, I now put it to you that when you said
these troops of more than 1,000 men were based at Benguema, you
were not saying the truth.

23 PRESIDING JUDGE: I don't understand the question.

24 MR FOFANAH: He had earlier --

25 PRESIDING JUDGE: Just let me finish, Mr Fofanah.

26 MR FOFANAH: As Your Honour pleases.

27 PRESIDING JUDGE: The picture that was conveyed to me was 28 that the troops moved down, some of them got to Benguema and some 29 were not at Benguema. Are you putting to him now that they were

1 all at Benguema? What are you putting to him? What you are 2 saying is not what I recall. 3 MR FOFANAH: Your Honours, at this stage I request that the 4 transcript at least clarify that, because I recall clearly the 5 witness indicating to the Court that all the troops were based at 6 Benguema and that they were more than 1,000. 7 JUDGE SEBUTINDE: Mr Fofanah, my notes says exactly what 8 you said. 9 MR FOFANAH: As Your Honour pleases. 10 PRESIDING JUDGE: Very well, my brother has pointed out 11 that that is incorrect. Put the question. Sorry. 12 MR FOFANAH: 13 So, Mr Witness, you were not saying the truth when you said Q. that all the 1,000 troops that you came with to Benguema were in 14 15 fact based at Benguema. 16 I did not say that we were based; I said that we captured Α. 17 Benguema. Whilst we were at Benguema, when this explosion had 18 happened, all the people moved towards that direction. After the 19 death it was xxxxx who called me to move to go to towards Tombo 20 axis and there we met the other people at Macdonald Hill. 21 So clearly at this time there was no-one leading the troops Q. since Gullit was nowhere to be found? 22 At that particular time, nobody knew about the death of 23 Α. SAJ. Only I and xxxx who moved towards that particular area 24 25 where Kallay himself said, "Let's go." We moved to Macdonald. 26 The only individual that I informed was one of my men, whose name 27 I had called in closed doors. He even denied me when I said that 28 SAJ had died and I told him that I saw that with my eyes. He 29 said, "No, please don't say that here on the hill." He said I

should not say those things. It is only I and xxxx that knew. 1 All the people did not know about the death of SAJ. The only 2 3 thing, the troops were divided. We were not able to see Gullit, 4 SAJ and the others. That was what happened. We were not able to 5 see them. It was later when a troop went on patrol to go and 6 look out for the troops, we also released the patrol, where I was also a part of. We met this squad that came from Gullit's side 7 8 and they said that they were at Koba Wata Hill. So Gullit wanted 9 to see everybody. So all the troops should report to Koba Wata 10 Hill. And finally we left Macdonald and we used a hill at Koba 11 Wata. 12 MR FOFANAH: Thank you very much. At this stage, Your 13 Honour, I will be moving to a different occasion. PRESIDING JUDGE: Thank you for that indication, Mr 14 Fofanah. We will adjourn for 15 minutes for the mid-afternoon 15 16 break. Mr Court Attendant, please adjourn Court for 15 minutes. [Break taken at 3.50 p.m.] 17 [TB210605F-JM] 18 19 [On resuming at 4.06 p.m.] PRESIDING JUDGE: Mr Fofanah --16:06:58 20 MR FOFANAH: Your Honours, I actually intended to round up, 21 but I must indicate that I am sorry to tell the Court I am really 22 not feeling well. 23 PRESIDING JUDGE: I'm sorry to hear that. 24 16:07:23 25 MR FOFANAH: There's just one area that I want to cover. 26 And I don't know if Your Honours can actually allow me to do that 27 first thing in the morning tomorrow because I'm really not 28 keeping well. 29 [Trial Chamber confers]

PRESIDING JUDGE: Mr Fofanah, we unanimously agree, we 1 2 cannot continue if you're not feeling up -- not feeling too well. 3 And we accept what you said, that you were hoping to wrap things 4 up. But in the circumstances, we'll adjourn until tomorrow. 16:08:16 5 MR FOFANAH: Thank you very much, Your Honour. PRESIDING JUDGE: Mr Witness, unfortunately counsel's not 6 able to continue as he's not feeling well. And therefore, we 7 will have to continue tomorrow at the usual time. 8 9 I will remind you, as I've reminded you every afternoon, 16:08:32 10 that whilst you're under oath and answering questions in Court, 11 you should not discuss your evidence with any other person. You 12 understand that warning? 13 THE WITNESS: Yes, My Lord. 14 [Trial Chamber confers] 16:08:50 15 PRESIDING JUDGE: Mr Fofanah, we do note that you have 16 co-counsel with you. MR FOFANAH: Sorry, Your Honour? 17 PRESIDING JUDGE: I do note that you have co-counsel with 18 19 you. If the worst comes to the worst, since you've indicated 16:09:29 20 there isn't much more, please ensure co-counsel will be able to look at things tomorrow if you're not better. 21 MR FOFANAH: If Your Honour pleases, I will communicate 22 that to the Principal Defender. 23 24 PRESIDING JUDGE: I thought you had someone sitting beside 16:09:47 25 you at the bar table. 26 MR FOFANAH: It's a legal assistant. 27 PRESIDING JUDGE: It's just seeing someone robed at the bar table made me think it was counsel. 28

29 MR FOFANAH: Thank you very much, Your Honour.

BRIMA ET AL 21 JUNE 2005

OPEN SESSION

| 1 | PRESIDING JUDGE: We'll deal with the problem if it arises. |
|------------|--|
| 2 | Mr Court Attendant, please adjourn Court until tomorrow |
| 3 | morning at 9.15 a.m., please. |
| 4 | [The witness stands down] |
| 16:10:46 5 | [Whereupon the hearing adjourned at 4.10 p.m. |
| 6 | to be reconvened on Wednesday, the 22nd day of |
| 7 | June, 2005, at 9.15 a.m.] |
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WITNESSES FOR THE PROSECUTION:

| WITNESS: | TF1-334 | 2 |
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| CROSS-EXA | MINED BY MR FOFANAH | 3 |