Case No. SCSL-2004-16-T THE PROSECUTOR OF THE SPECIAL COURT

ALEX TAMBA BRIMA BRIMA BAZZY KAMARA SANTIGIE BORBOR KANU

THURSDAY, 29 JUNE 2006

9. 18 A. M. TRI AL

TRIAL CHAMBER II

Before the Judges:

Ri chard Lussick, Presiding Teresa Doherty Julia Sebutinde

For Chambers: Mr Simon Meisenberg

Ms Evelyn Campos Sanchez

For the Registry: Ms Maureen Edmonds

Mr Thomas George

For the Prosecution: Mr Karim Agha

Mr Charles Hardaway Ms Melissa Pack

Ms Maja Dimitrova (Case Manager)

For the Principal Defender: No appearance

For the accused Alex Tamba

Brima:

Ms Glenna Thompson

Mr Ibrahim Foday Mansaray (legal assistant) Ms Rebecca Cohen (intern)

For the accused Brima Bazzy

Kamara:

Mr Mohamed Pa-Momo Fofanah

For the accused Santigie Borbor Mr Ajibola E Manly-Spain

Kanu:

1	[AFRC29JUN06A-RK]
2	Thursday, 29 June 2006
3	[The accused present]
4	[The witness entered court]
09: 14: 07 5	[Open session]
6	[Upon commencing at 9.18 a.m.]
7	WITNESS: ACCUSED ALEX TAMBA BRIMA [Continued]
8	[The witness answered through interpreter]
9	PRESIDING JUDGE: Yes, Gbao morning, Mr Brima. I remind
09: 16: 39 10	you that you are still on your oath to tell the truth.
11	THE WITNESS: Yes, My Lord.
12	PRESIDING JUDGE: Yes, Mr Agha.
13	MR AGHA: Morning, Your Honours.
14	PRESI DI NG JUDGE: Morni ng.
09: 16: 59 15	CROSS-EXAMINED BY MR AGHA: [Continued]
16	Q. Morning, Mr Brima. If you remember, yesterday I read you
17	an excerpt of a transcript of witness TF-024, who heard boys
18	calling him Honourable Gullit. Do you remember that?
19	A. I remember.
09: 17: 18 20	Q. Is it correct that JPK, Johnny Paul Koroma, was kept in
21	detention in Kailahun by the RUF from March 1998 until at least
22	February 1999?
23	A. It is not correct, the time frame that you've given, March
24	to February. He was captured far beyond that.
09: 17: 50 25	Q. Enlighten us on what the time frame was, please?
26	A. Well, I cannot tell the exact time frame, but it was not
27	March 1998 to February 1999. It was more than that.
28	Q. According to you, this witness picked you out as a person
29	whom they called Gullit because he was on the side of the

- Prosecution; correct? 1
- 2 Α. Ask again.
- According to you, yesterday witness TF-024, whose 3
- transcript I read to you, was calling or referring to Gullit,
- 09: 18: 37 because he was on the side of the Prosecution?
 - Well, he did not call me like that. All I know is that he
 - 7 was a Prosecution witness.
 - 8 According to you, as long as a person is prepared to give
 - 9 evidence in favour of the Prosecution at the Special Court, he
- 09: 19: 09 10 will be given special treatment; is that correct?
 - 11 Α. That is what I experienced. I'm not talking about anybody
 - 12 else. I'm talking about myself, what I experienced.
 - 13 So just to clarify, you can't speak about whether any
 - witnesses before this Court had been promised special treatment, 14
- 09: 19: 29 15 apart from the ones you specifically named who were in Pademba
 - Road prison; is that correct? 16
 - Well, from what I experienced at Pademba Road -- at least 17 Α.
 - this was the way I was treated at Pademba. 18
 - 19 You can't speak for any other witnesses apart from
- 09: 19: 55 20 yourself, can you?
 - 21 Well, from my own example, which I got from Pademba Road, I
 - 22 know that whosoever came to give a witness on the side of the
 - 23 Prosecution would have special treatment. Because if I had come
 - 24 to give my evidence, I should have been freed. And the reason
- 09: 20: 13 25 for which I was held, I was not charged.
 - 26 The witness, TF-024, who gave evidence, he wasn't in
 - 27 Pademba Road, was he?
 - Let me see 024's name. 28 Α.
 - 29 Q. Certai nl y.

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- 1 MR AGHA: It would be better if we write it on a piece of
- 2 paper, if that's okay, Your Honours.
- PRESIDING JUDGE: You are being shown a name, Mr Brima. 3
- Show it to the Defence first. Mr Brima, when you see that name,
- 09: 21: 30 5 do not read it out allowed.
 - THE WITNESS: Yes, My Lord. Yes, I have seen the name.
 - 7 MR AGHA:
 - 8 Ο. Now, was he in Pademba Road Prison with you?
 - This name, he was not at Pademba Road Prisons with me. Α.
- 09: 22: 04 10 So you couldn't have been offered any special treatment,
 - 11 from your experiences, because he was in Pademba Road, could he?
 - 12 Well, I would not say it would not be like that. I am
 - 13 saying that, from what I studied from the Prosecutor, there is no
 - witness that comes here without being tipped or without being 14
- 09: 22: 30 15 given money. Because, from my own experience which I have, and
 - from the others that were with me at Pademba Road, who had come 16
 - before this Court and who have said the Court gave them money, 17
 - and they were freed from the crime which they committed. So I do 18
 - 19 not believe that when the crime --
- 09: 22: 49 20 THE INTERPRETER: Your Honours, would the witness repeat
 - 21 the last bit of his testimony?
 - 22 PRESIDING JUDGE: You are going a bit fast, Mr Brima.
 - 23 interpreter did not get the last bit of your testimony. If you
 - 24 could just repeat it, please.
- 09: 23: 04 25 THE WITNESS: From the experience that I have, when the
 - 26 Prosecutor, or the people who went and approached me at Pademba
 - Road who have come from the Prosecutor, I believe that whosoever 27
 - 28 came to give testimony must be compensated, As long as you are
 - 29 from the side of the Prosecutor. Because they will force you to

- 1 come and lie about something that you do not know.
- 2 Q. What evidence do you have that witness TF-024 received any
- payment or special treatment from the Prosecutor above and beyond 3
- the witness expenses he was entitled to? What is your evidence?
- 09: 23: 50 5 My evidence is what he said in this Court, he said he was
 - given money. And what I experienced at Pademba Road.
 - 7 Let's go back to that. He was given money. They were
 - 8 witness expenses he was entitled to; correct?
 - 9 Well, I don't know. Whether he had any expense that he was Α.
- 09: 24: 14 10 entitled to. This is my first time in life to experience a case
 - 11 where somebody would come and talk against somebody and that
 - 12 individual has been paid.
 - 13 When your own defence witnesses come, they will be given
 - 14 the same allowances, so they will also be being paid. So,
- 09: 24: 32 15 according to you, they will also be coming to lie on your behalf;
 - is that right? 16
 - 17 Α. Because they are not going to approach defence witness
 - 18 before me whom they give money. But the Prosecution witness,
 - 19 whom they approached before me, whom I know about, it was money
- 09: 24: 54 20 that was given to them and they convinced them. And some men,
 - 21 you know, and tried to bargain their own freedom so that they
 - 22 could be taken out of Pademba Road Prison, so as to come and lie
 - 23 against me here and against the two other accused.
 - 24 Q. Now, you keep on talking about Pademba Road Prison. You've
- already told us that TF-024 was not in Pademba Road Prison. So 09: 25: 15 25
 - 26 what money was he given to come and lie against you in this
 - Court? What is your evidence? Who did you see giving him money, 27
 - handing it over? 28
 - I did not see anybody giving him money, but TF-024 said in 29 Α.

- 1 this Court that he was given money. And TF-024 was the
- 2 individual asked to describe to this court, according to the
- 3 crimes that he alleged against me, and he was not able to
- 4 describe me. What he said in his statement, which I cannot
- 09: 25: 55 5 recall all again, it was to the true.
 - 6 Q. It is not relevant what he actually said as his evidence as
 - 7 far as the payment is concerned. The only payment he received,
 - 8 as the record will show, and Learned Defence counsel made a point
 - 9 of during that questioning, is that he received expenses from
- 09: 26: 15 10 this Court. What do you have to say about that?
 - 11 A. Repeat that question, sir.
 - 12 Q. I put it to you that the only expenses that witness TF-024
 - 13 received for giving evidence were proper expenses paid to him by
 - 14 the Court. What do you have to say about that?
- 09: 26: 33 15 A. Well, that I cannot say anything, but the witness accepted
 - in this Court that he was given money so that he could come and
 - 17 testify in this Court.
 - 18 Q. I would now like to move on to another witness, which is
 - 19 TF1-157. With the permission of the Court, I would like to read
- 09: 26: 58 20 from a transcript?
 - 21 PRESIDING JUDGE: Yes, Mr Agha. I will ask the Court
 - 22 attendant to take delivery of that piece of paper with witness
 - 23 TF1-024's name on it.
 - 24 MR AGHA: It may be of assistance, we have a list of some
- 09:27:27 25 of the names which we do quite regularly refer to here with their
 - 26 numbers. Perhaps if the accused as well as the learned Defence
 - 27 counsel and yourselves even, were provided with a copy of it so
 - 28 he could then just readily look and see which witness it was, if
 - that would be of assistance?

- PRESIDING JUDGE: Well, it probably would be of assistance, 1
- 2 Mr Agha. I would prefer though that the witness have one name at
- a time in front of him, although it would be different for 3
- Defence counsel and the Bench.
- 09: 28: 05 5 MR AGHA: So would that be helpful if the Bench and Defence
 - counsel were provided with a copy? 6
 - 7 PRESIDING JUDGE: Yes, it would, thank you.
 - 8 MR AGHA: Now, the transcript that I'll actually will be
 - 9 reading from is TF1-157 and it is dated 22nd July 2005 and it is
- 09: 29: 30 10 on page 90. I will be reading from lines 12 on page 90 through
 - to line 6 on page 91. And if we can kindly pass the name of the 11
 - 12 witness over to the accused so he is aware of which witness we
 - 13 are talking about, with the leave of the Court.
 - PRESIDING JUDGE: Yes, you can write that down and pass it 14
- 09: 30: 06 15 across. I would give the -- Mr Court Attendant -- to the Defence
 - first. 16
 - Your Honours, you have copies of the transcript. 17 MR AGHA:
 - PRESIDING JUDGE: Not as yet, no. Mr Court Attendant if 18
 - 19 you would pick up those transcript, please. Yes, we have those
- 09: 31: 31 20 now, Mr Agha.
 - MR AGHA: 21
 - 22 Q. So, Mr Witness, I will read to you the portion of the
 - 23 transcript which Prosecution witness TF1-157 gave in his
 - 24 evidence. From line 12.
- 09: 31: 44 25 You said that you didn't know that at the time, the
 - 26 name of other rebels and soldiers, but you learned those
 - 27 names later. So my question is: What did you learn later?
 - Which names did you learn later? 28
 - 29 " A . When we reached Rosos, that's when I knew them.

1	That's when I knew their names. The people who the
2	person who captured me is the People's Army.
3	"Q. Could you tell the Court the names you learned later
4	in Rosos?
09: 32: 20 5	"A. Yes.
6	"Q. Please do so, Mr Witness.
7	"A. Gullit.
8	"Q. And the other one.
9	"A. Fi ve-Fi ve.
09: 32: 33 10	"Q. And the other one.
11	"A. Adama Cut Hand.
12	"Q. Now, Mr Witness, do you know if Gullit, Five-Five and
13	Adama Cut Hand were with you from Bonoya to Robat mess."
14	THE INTERPRETER: Your Honour, could Mr Agha read the last
09: 32: 55 15	name from Bonoya to where.
16	MR AGHA: R-O-B-A-T M-E-S-S.
17	"A. Yes.
18	"Q. How do you know that?
19	"A. I knew them later because at that time no other troop
09: 33: 16 20	joined us, and they were calling their names in my
21	presence.
22	"Q. Now, how do you know that Five-Five, Gullit and Adama
23	Cut Hand were commanders?"
24	And then Mr Knoops comes in
09: 33: 35 25	THE INTERPRETER: Your Honours, I think the last bit of
26	Mr Agha's reading is not clear, "How do you know that?"
27	MR AGHA: "How do you know that Five-Five, Gullit and Adama
28	Cut Hand were commanders?"
29	Now that is a portion of the transcript which witness

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- 1 TF1-157 made. You are that person known as Gullit, aren't you?
- 2 THE WITNESS: No.
- You have the name of TF1-157 in front of you; is that 3
- right?
- 09: 34: 10 5 Α. I do not have TF1-15 before me I have 157 before me.
 - That is correct, 157, that is fine. Now was TF1-157 a Q.
 - 7 member of the SLA?
 - 8 Α. I don't know this person as SLA soldier.
 - 9 Q. Now this person was an abducted civilian made to carry
- 09: 34: 43 10 loads, wasn't he?
 - 11 Α. I don't know.
 - 12 Q. Well, according to the evidence of TF1-157 he was an
 - 13 abducted civilian forced to carry loads which is a crime. Would
 - you agree with that?
- 09: 35: 02 15 Α. I don't know even know the civilian.
 - But if civilians were taken against their own free will and 16
 - 17 forced to carry goods, that would be a crime, wouldn't it?
 - Well, I cannot determine that since I am not a lawyer. 18 Α.
 - Q. So you think that is fine to take people off the street
- 09: 35: 27 20 against their will and carry things around for you?
 - 21 MS THOMPSON: Your Honour, these are all hypothetical
 - 22 questions being put to the witness. They are all if this were to
 - 23 happen, if that were to happen. If I remember rightly we were
 - 24 not allowed to put these sort of questions in cross-examination.
- If my learned friend has a specific allegation to put to the 09: 35: 47 25
 - 26 witness, my humble submission is that he does so rather than ask
 - 27 him hypothetical questions about someone the witness has said he
 - 28 does not know and the passage which my learned friend has read
 - 29 which mentions someone called Gullit but does not say that

1 Gullit, aka Tamba Brima or Gullit was someone described as this

- 2 My submission is if he has a specific allegation to
- 3 make, let him put it.
- PRESIDING JUDGE: What is your reply, Mr Agha?
- 09: 36: 23 5 MR AGHA: Yes, I asked the witness specifically whether he
 - thought that was a crime and he said he didn't know so I asked
 - him well, would he regard that as being something which would be 7
 - 8 quite normal and good to do. Now, he can either say that is
 - 9 fine, I would go down to Freetown and do that or no, it is not.
- 09: 36: 43 10 PRESIDING JUDGE: Your last question wasn't couched that
 - 11 way, it came to a conclusion. You said something like well,
 - 12 according to you that would be fine, would it. That is quite
 - 13 different from what you have just said and I think your earlier
 - form of the question was objectionable. I will uphold the 14
- 09: 37: 05 15 objection to the question asked in the way you did frame it at
 - first. 16
 - 17 MR AGHA: I will rephrase, Your Honour.
 - So, Mr Witness, if you went down into Freetown and grabbed 18 Q.
 - 19 hold of civilians against their will and made them carry things
- 09: 37: 30 20 for you would that be fine, would that be proper?
 - 21 MR FOFANAH: Objection, Your Honour. Again my Learned
 - 22 colleague is asking the witness to speculate, as well as to give
 - an opinion on -- the form of the question "if" suggests a 23
 - 24 speculative answer.
- 09: 37: 54 25 PRESIDING JUDGE: We know what your reply is, Mr Agha. I
 - 26 don't regard that question as speculation at all. I will
 - overrule the objection. 27
 - 28 MR AGHA:
 - 29 Q. Could you reply to the question please, witness?

- 1 A. Ask the question again, sir.
- 2 Q. If you were to go into Freetown and grab hold of civilians
- 3 against their will and make them carry goods for you, would that
- 4 be okay?
- 09:38:34 5 A. Well, I will not go, I would not go to Freetown to capture
 - 6 civilians, because I am a civilian, I would not go and catch a
 - 7 colleague civilian.
 - 8 Q. But if you did, that wouldn't be okay, according to you,
 - 9 would it?
- 09: 38: 51 10 A. Well, I did not do it.
 - 11 Q. I did not ask you whether you is did it, I asked you you
 - wouldn't do it because it is not the right thing to do; is that
 - 13 right?
 - 14 A. Well, like just what you said, if you do it, well, since I
- 09:39:11 15 have not done it should I answer that I did it or should I assume
 - 16 that I would do such a thing because that is what the interpreter
 - 17 asked me, that if I went to Freetown and I did it and the
 - 18 question that I'm answering is my life. I will not answer a
 - 19 question that I feel I will do -- I will not do.
- 09:39:32 20 Q. I'm putting to you that you have abducted people, so if you
 - 21 did abduct people, would you regard that as the wrong thing?
 - 22 PRESIDING JUDGE: Let him answer the first question first,
 - 23 Mr Agha.
 - 24 MR AGHA: He seems not to be wanting to answer the first
- 09: 39: 49 25 questi on.
 - 26 PRESIDING JUDGE: Well put that first question to him. You
 - 27 are putting two questions to him now.
 - 28 MR AGHA:
 - 29 Q. Mr Witness, I will ask you again, if you went into Freetown

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- 2 PRESIDING JUDGE: No, no. You put something to him and
- then asked him a second question. I'm simply saying put the 3
- first question. You put an accusation to him and then followed
- 09: 40: 13 5 on with the second question. I'm simply saying stop at the
 - accusation and give him a chance to answer that before you move
 - 7 into a second question.
 - 8 MR AGHA:
 - 9 So when you abducted people -- let me rephrase that, did Q.
- 09: 40: 49 10 you abduct people in Freetown?
 - 11 Α. When you talk about -- this question that you asked of me
 - 12 is too open.
 - 13 Have you ever gone into Freetown and taken people from what
 - they are doing against their will and make them carry goods for 14
- 09: 41: 10 15 vou?
 - Α. 16 No.
 - If you heard that someone had done that, would that be, as 17
 - far as you are concerned, a proper thing for that person to do? 18
 - Well, you are a lawyer, I am not a lawyer. I will not be
- 09: 41: 37 20 able to determine what other people do.
 - I'm asking you as a man, not as a lawyer, whether if you 21
 - 22 heard someone had gone into Freetown and abducted people against
 - 23 their will and made them carry things, whether, as far as you as
 - 24 a man are concerned, that would be an okay thing to do?
- 09: 42: 07 25 My Lord, I am still answering you. This word which you say
 - if I heard, I have not heard it, if I heard that someone goes and 26
 - captures somebody, this is what is really doubting me, if I heard 27
 - 28 that, because the interpreter that is talking to me is talking to
 - 29 me in a Krio that I understand and if I hear that someone has

- 1 captured another person in Freetown.
- 2 O. No, you have heard many things when you were asked in chief
- and you seemed to be able to understand and explain what you
- 4 heard, so I will ask you again if you heard that a civilian was
- 09:42:47 5 taken against his own will in Freetown and made to carry goods,
 - 6 would that be fine for you as a man?
 - 7 A. Well, if they capture a civilian who captured him, let me
 - 8 know is it a ECOMOG civilian, soldier, let me know who captured
 - 9 him or her.
- 09:43:13 10 Q. I'm asking you whether it was a civilian, soldier, anyone
 - 11 who captures a civilian and makes them against their own free
 - 12 will carry goods?
 - 13 A. Well, I have not heard that a civilian had captured a
 - 14 colleague civilian forcefully.
- 09:43:38 15 Q. That wasn't my question.
 - 16 A. I'm answering it. I'm answering it, My Lord.
 - 17 Q. If you heard that a civilian or soldier had captured a
 - 18 civilian against that civilian's free will and made him carry
 - 19 goods, would that be fine or would it not be the right thing to
- 09:44:01 20 do, yes or no? It is a simple question.
 - 21 A. To me, I would not accept, I would not say that is a good
 - thi ng.
 - 23 Q. Now, moving back to the witness you have in front of you,
 - 24 TF1-157, was that witness in Pademba Road with you?
- 09:44:32 25 A. This witness is a witness whose name I know and I have seen
 - 26 it, but I do not know the witness.
 - 27 Q. So if you don't know the witness, what special treatment
 - 28 did you evidence the Special Court giving him?
 - 29 A. This witness was a witness that he came to lie because if

- 1 this witness, like what you said, special treatment if you do not
- 2 have special treatment he or she would not have come to lie about
- 3 me. And once he or she was a Prosecution witness, he would be
- 4 given special treatment to come and lie.
- 09:45:25 5 Q. So then, according to you, even if you don't know the
 - 6 witness, whoever they may be if they came to give evidence
 - against you, they would be lying; correct?
 - 8 A. The Prosecutor witnesses who came before this Court from
 - 9 what they went and did to me, and that is what they did to all
- 09:45:52 10 these witnesses, so these witnesses they came to lie.
 - 11 Q. All 59 witnesses came to lie, every one of them; is that
 - 12 what you are saying?
 - 13 A. Yes, yes.
 - MR AGHA: Now, with Your Honours' permission, I would like
- 09:46:17 15 to the read the witness another witness transcript and that is
 - 16 witness TF1-153. Your Honours, with your permission, we're going
 - to also pass the name of the witness to the accused?
 - 18 PRESIDING JUDGE: Yes, of course, Mr Agha.
 - 19 MR AGHA: Now, the date of the transcript is 22nd September
- 09: 47: 27 20 2005 and it's on page 13 and starts at line 20 and it continues
 - 21 on page 14 to line 5 and then after that it is the same day, 22nd
 - 22 September 2005 but there is a small portion from page 56 that I
 - 23 would also like to read.
 - 24 Q. Now, Mr Witness, you still maintain that your name is not
- 09:48:05 25 Gullit, you are not nicknamed Gullit; is that right?
 - 26 A. Yes
 - 27 Q. I will read from a transcript of Witness TF1-153 whose name
 - you have before you. And I will read from line 20.
 - 29 "Q. Mr Witness, I'm going to ask you a question. You

1	just identified a person that came to Wilberforce by name,
2	Alex Tamba Brima. Had you ever met Alex Tamba Brima prior
3	to this day?
4	"A. Yes.
09: 48: 43 5	"Q. Where did you meet Alex Tamba Brima prior to this
6	day?
7	"A. We all grew up at Wilberforce Barracks.
8	"Q. Now I'm not going to ask about we, the question Mr
9	Witness is whether or not you knew him, Mr Brima. Did you
09: 49: 06 10	know Mr Brima and how?
11	"A. I knew him because all of us were sons that were
12	brought up at Wilberforce Barracks. We all did things
13	together and we were so intimate that when we were in the
14	barracks we would not know the difference between us,
09: 49: 28 15	because all of us use to take ourselves as brothers. So I
16	know him very well and he also knows me very well."
17	I will now move to page 56, which is the same witness on
18	the same day. And read to you, Mr Brima, another portion of that
19	same witness's transcript.
09: 49: 58 20	"Q. "
21	PRESIDING JUDGE: What line are you reading from.
22	MR AGHA: I beg your pardon. It's line number three, Your
23	Honour.
24	Q. "Q. Mr Witness, I think I have asked you this before, but
09: 50: 09 25	Mr Brima, was he known to you by any other name?
26	"A. Yes.
27	"Q. What other name was he known to you by?
28	"A. Mr Brima was a very good footballer so they had to
29	give him the nickname Gullit, it is a name that that is

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that's possible.

	1	why I am mixing it up because it is a common name that I
	2	know.
	3	"Q. If you know, Mr Witness, do you know where the
	4	nickname Gullit comes from other than him being a good
09: 50: 46	5	football player, who it refers to?
	6	"A. No, I feel that based on the fact that he played good
	7	football because the real Gullit was a good footballer, so
	8	they associated him and that good footballer, so I'm more
	9	familiar with that name Gullit than Alex Tamba Brima, so if
09: 51: 08	10	you do not mind, I will continue to call him Gullit."
	11	That is the end of that transcript from Witness TF1-153.
	12	Now, Mr Brima, Witness TF1-153 knew you from childhood.
	13	You even admitted that in your own evidence that you grew up
	14	together at Wilberforce Barracks. How could be have been
09: 51: 40	15	mistaken about you being called Gullit because you were a good
	16	footballer?
	17	A. This witness ever told you that he was insane, he was a man
	18	that was insane.
	19	Q. I did not understand your answer. What I'm asking you is
09: 51: 59	20	how can a man who knew you from childhood, knows you well, know
	21	you as Gullit the footballer, how could he have made that
	22	mi stake?
	23	A. He would make the mistake because this witness had gone
	24	mad. [By direction of the Court this sentence of the transcript,
09: 52: 19	25	was extracted and filed under seal] he is mad.
	26	MR AGHA: Your Honour, my case manager reminded me, perhaps
	27	we could have that part redacted about where he went to, if

PRESIDING JUDGE: Sorry, I missed that Mr Agha, what did

- 1 you say?
- 2 MR AGHA: I apologise Your Honour. Could we kindly have
- 3 the part where the witness went to redacted because that may
- 4 disclose his identity, the country.
- 09:52:52 5 PRESIDING JUDGE: Yes, I will order that the part of the
 - 6 witness's answer that refers to the Witness TF1-153 going to [By
 - 7 direction of the Court this portion of the transcript was
 - 8 extracted and filed under seal] be redacted from the transcript.
 - 9 MR AGHA:
- 09:53:13 10 Q. So according to you this witness has gone mad. Is he also
 - 11 I yi ng?
 - 12 A. Yes, he was lying. I told you about this witness that he
 - 13 was a witness who had gone mad and even went to the extent of
 - 14 raising his hand against his father, fighting him and a normal
- 09:53:34 15 individual would not do so. According to our own custom in
 - 16 Sierra Leone whom so ever is normal would not attack his parents.
 - 17 Q. So in the closed session with your own Defence counsel you
 - 18 discussed the number of the witnesses who you said had come and
 - 19 lied against you and you also discussed this witness. You didn't
- 09:53:54 20 mention that he had gone mad, did you?
 - 21 A. Well, this is the time that I thought it fit and necessary
 - for me to say it.
 - 23 MR AGHA: We would now like to move on to a different area,
 - 24 Your Honour.
- 09:54:27 25 Q. Returning back to your nickname Gullit, which you still
 - 26 deny, I take it, despite Witness TF1-153 who knew you? Your
 - 27 nickname is still not Gullit; is that right?
 - 28 A. Yes.
 - 29 Q. Even your own Defence counsel referred to you as Gullit a

- 1 couple of times during his evidence when he was leading you,
- 2 didn't he?
- MS THOMPSON: Your Honour, I object to that. 3
- PRESIDING JUDGE: On what ground, Ms Thompson?
- 09: 55: 05 5 MS THOMPSON: When that happened, Mr Graham made the point
 - of informing the Court that it was a mistake, withdrawing it and
 - 7 said because he was reading a passage which referred to the word
 - 8 Gullit but to use it now as a matter of fact that Mr Graham
 - 9 refers to -- the only insinuation that Mr Graham normally refers
- 09: 55: 27 10 to this witness as Gullit I think is misleading.
 - 11 PRESIDING JUDGE: What do you say to that, Mr Agha?
 - 12 MR AGHA: I do not think it is misleading at all, Your
 - 13 Honour Mr Gullit, oh, I mean, Mr Brima, it wasn't because he was
 - reading from any transcript. My question, certainly the 14
- 09: 55: 45 15 inference is that he is known as Gullit and he is so widely known
 - as Gullit that even by accident his own learned Defence counsel 16
 - called him Gullit. 17
 - PRESIDING JUDGE: I think in fairness to the witness I will 18
 - 19 not allow the question.
- 09: 56: 02 20 MR AGHA: So I like to show you another document with the
 - 21 permission of the Court?
 - 22 PRESIDING JUDGE: Certainly. Yes, go ahead.
 - 23 MR AGHA:
 - 24 Q. Mr Witness, this is a record of interview and you can see
- 09: 57: 43 25 that the name is Tamba Alex Brima, alias Gullit; do you see that?
 - 26 Α. Show me the page.
 - 27 It is on the front sheet. It says "record of interview," Q.
 - 28 and then it says "name"?
 - 29 The page number, the page number. I have seen it. Α.

- Q. You have seen it? 1
- 2 Α. Yes.
- 0. And Alex Tamba Brima, alias Gullit, do you see that, yes? 3
- Just to be sure.
- 09: 58: 35 5 Α. I have not seen Alex Tamba Brima, alias Gullit.
 - Perhaps I should give you a number that ought to be on the Q.
 - 7 document which is 00019379. That should be towards the top of
 - 8 the document.
 - 9 Α. Yes.
- 09: 59: 00 10 Q. Now it says: Record of interview. Name: Tamba Alex
 - 11 Brima, alias Gullit. Is that right?
 - 12 No, it is not like that. Α.
 - 13 Q. What does it say?
 - The name that you read, you saw it, but that is not the way 14 Α.
- 09: 59: 24 15 I see it and I do not agree with this document and I do not agree
 - with the name that is on this document. 16
 - I'm not asking whether you agree with the document or the 17 Q.
 - name. I'm just asking you to tell me the name reads "Tamba Alex 18
 - Brima, alias Gullit." Is that what it reads or is that not what
- 09: 59: 46 20 it reads?
 - 21 It is like that. Α.
 - 22 Q. Occupation is diamond miner; is that right?
 - It isn't so. 23 Α.
 - 24 The document in front of you where it says occupation and
- 10:00:07 25 it is written diamond miner, what do you have written there?
 - 26 Α. What is supposed to be there is I am a businessman.
 - 27 Mr Brima, I'm not asking you what is supposed to be there Q.
 - 28 or what ought to be there or what you would like to be there, I'm
 - 29 asking you to tell me what is written there under occupation on

- 1 your document in front of you?
- 2 A. Well, I myself I will tell you that why I answered you that
- 3 way it is what -- the question what the interpreter asked me he
- 4 said what is supposed to be there, or the translator. That is
- 10:00:50 5 why I gave you that answer.
 - 6 Q. I apologise if it is an interpretation problem, but can you
 - 7 tell me what is written there by occupation?
 - 8 A. Diamond miner.
 - 9 Q. And what is written by address?
- 10:01:09 10 A. Read it to me.
 - 11 Q. Number 2 Juba Hill is that what your document says as
 - 12 address?
 - 13 A. Yes.
 - 14 Q. Underneath of address we have place of interview, and that
- 10:01:32 15 reads Criminal Investigation Department headquarters, doesn't it?
 - 16 A. Yes.
 - 17 Q. Under place of interview we have time and date interview
 - 18 commenced and that is 1450 hours, 22 January 2003, don't we?
 - 19 A. Yes.
- 10:01:58 20 Q. Under that we have time and date interview concluded 1550
 - 21 hours, 22 January 2003, don't we?
 - 22 A. Yes.
 - 23 Q. Under that we have officer recording interview detective
 - 24 police constable 5928 and it looks like Kanu D. Does that accord
- 10:02:25 25 with what you have on your document?
 - 26 A. Yes
 - 27 Q. Under that, other officer present Detective Sergeant 5053
 - 28 Musa A?
 - 29 A. Yes.

- 1 Q. And then it says interview and I will read for you.
- 2 "I am Detective Sergeant Musa and this is my colleague
- Detective Police Constable 5928 Kanu D, I believe, both of the 3
- Criminal Investigation Department, headquarters, Freetown.
- 10: 03: 09 5 are going to interview you in respect of the shooting incident at
 - the Aureol Tobacco Company military barracks, Wellington,
 - 7 Freetown, which occurred on Monday, 13 January 2003 at 0100
 - 8 hours." It then says: "You are not obliged to say anything
 - unless you wish to do so." Then if you turn over the page. "But 9
- 10: 03: 56 10 whatever you say will be taken down in writing and may be given
 - 11 in evidence, do you understand?
 - "A. Yes. " 12
 - 13 And then there is a signature. That is your signature,
 - isn't it?
- 10: 04: 13 15 Α. No.
 - Whose signature is it? 16 Q.
 - 17 Α. In this a forged signature.
 - Let us go back to step one. This is a record of interview 18
 - 19 which Tamba Alex Brima, alias Gullit, gave before the Sierra
- 10: 04: 41 20 Leone police on 22 January 2003. Do you deny making this
 - 21 statement?
 - The name which you called, that is not my name. 22 Α.
 - 23 Q. I did not ask you whether that was your name. This
 - 24 document in front of you, which I read part of it to you, do you
- 10: 05: 01 25 deny making this statement? Do you deny saying what is written
 - 26 in this statement to the police officers, yes or no?
 - I do not deny that I made statement. I made a statement 27
 - 28 under duress, and I will explain to this Court.
 - 29 You can explain a little later. I would like to stick to Q.

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- the statement for at time being. If we go back to the first 1
- 2 page, there is also another signatures at the bottom. That is
- your signature, isn't it? 3
- Α. That is not my signature.
- 10: 05: 42 5 Q. Whose signature is it?
 - Α. This is a forgery.
 - A forgery of whose signature? 7 0.
 - 8 Α. The people who took the statement.
 - 9 Q. Whose signature have they forged? Is it a forgery of your
- 10: 05: 59 10 signature; is that what you are saying?
 - 11 I won't say that it is my signature that was forged.
 - 12 signature that is here it is not I that signed it.
 - 13 It looks exactly like all your other signatures that we've
 - seen, don't you think? Have a look at it. 14
- 10: 06: 20 15 That is why I told you that if you look at it, it is not I
 - that signed it. I told you that it was forged. 16
 - We will come back a little later to look at your 17 Q.
 - signatures. Now, in this document on the top of each page it 18
 - 19 says at that Tamba Alex Brima and you admit making this
- 10: 07: 00 20 statement?
 - 21 Α. Ask me the question again, sir.
 - 22 Q. You admit making this statement, but not signing. Is that,
 - 23 in short, your evidence regarding this document?
 - 24 I told you that this statement, which you are saying, it Α.
- 10: 07: 32 25 was under duress that I made the statement. So the whole
 - 26 statement that I made I did not make it willingly. Let nobody
 - tell you that I made it willingly. 27
 - Q. So what were the circumstances under which it was made? 28
 - 29 Α. Well done. This statement the people who obtained this

- statement, they arrested me, Tamba Brima. They arrested the 1
- 2 second accused, they arrested the third accused. They said they
- arrested me for a coup. They investigated this whole case. I 3
- was not found guilty, which I will bring to this Court today. I
- 10: 08: 19 5 was taken to Pademba Road and I was detained at Pademba Road.
 - Mr Brima, the question I asked you is what duress was put
 - 7 on you, what force, if you like, was put on you to make you sign
 - 8 this statement?
 - 9 I was not put under force to sign the statement. I was put
- 10: 08: 43 10 under force to make the statement. I was under gunpoint by
 - 11 police officers.
 - 12 What was the force? Were they beating you or pointing guns
 - 13 at you? Tell us, what was the force?
 - I was beaten. I will show you my hands and I was stabbed 14
- 10: 08: 58 15 with the bayonet and I will show you my hand here again. I was
 - stabbed with the bayonet twice. 16
 - 17 Q. This is the Sierra Leone Police that were doing this to
 - 18 you?
 - 19 Α. Yes.
- 10: 09: 09 20 Q. Was Mr John Petrie also present while this was going on?
 - 21 Α. Yes.
 - MR AGHA: I would now like to ask the Court if this 22
 - 23 document could be exhibited.
 - 24 PRESIDING JUDGE: Yes, does the Defence have anything to
- 10: 09: 35 25 say?
 - 26 MS THOMPSON: Your Honour, no.
 - 27 PRESIDING JUDGE: Yes. Thank you, Ms Thompson. This
 - document which appears to be a photocopy of a record of 28
 - 29 interview, numbered 00019379 will be admitted into evidence as

- 1 Exhi bi t P86.
- 2 [Exhi bit No. P86 was admitted]
- 3 MR AGHA: With the permission of the Court I would like to
- 4 show the witness another document. This document is again a
- 10:10:43 5 record of interview.
 - 6 PRESIDING JUDGE: Yes, go ahead.
 - 7 MR AGHA:
 - 8 Q. Mr Brima, you will see that the document in front of you is
 - 9 again headed record of interview; is that right?
- 10:11:52 10 A. I see it there, record of interview.
 - 11 Q. And the name is Tamba Alex Brima, alias Gullit, isn't it?
 - 12 A. No.
 - 13 Q. What does it read on your document?
 - 14 A. On my document it reads Tamba Alex Brima alias Gullit.
- 10:12:20 15 Q. Sorry, my mistake. It is Tamba Alex Brima, alias Gullit;
 - 16 correct?
 - 17 A. Read it again.
 - 18 Q. I think it would be easier you just read for me what name
 - 19 is written on your document?
- 10:12:39 20 A. I'm kindly asking you sir to read.
 - 21 Q. I would rather if you read the name what is written on the
 - 22 document?
 - 23 A. No, I want you to read it, sir, because you've called a
 - 24 name that is --
- 10: 12: 56 25 JUDGE SEBUTINDE: Mr Brima. You are here to answer
 - 26 questions. The counsel has given you a document. And he is
 - 27 asking you questions on your document. We're not concerned with
 - 28 his document. Can you please read the names written on your
 - 29 document. He just wants to be sure you are referring to the same

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- document that he has and that we have. So let's not have this 1
- 2 altercation with each of you telling the other what to do.
- Please read the name on your document. 3
- 4 THE WITNESS: The name that is on the document is Alex
- 10: 13: 39 Tamba Brima, alias Gullit.
 - MR AGHA:
 - 7 Q. Thank you. Now under name you will come to occupation.
 - 8 What is written on your document for occupation?
 - 9 Α. Diamond miner.
- 10: 13: 58 10 Q. And the address?
 - 2 Juba Hill. 11 Α.
 - And the place of interview? 12 Q.
 - 13 Criminal Investigation Department, headquarter. Α.
 - 0. And the time and date the interview commenced? 14
- 10: 14: 24 15 Α. 7 February 2003.
 - Q. So this is the few weeks after the record of interview we 16
 - have just spoken about; is that right? 17
 - 18 Α. Yes.
 - 19 Q. And officer recording interview is Detective Police
- 10: 14: 49 20 Constable 5928 Kanu, it look like. Is that correct?
 - 21 Α. Yes.
 - 22 Q. Other officer present Detective Sergeant 5053 Musa A; is
 - that correct? 23
 - 24 Α. Yes.
- 10: 15: 14 25 It then goes on to say interview. It is headed interview
 - 26 and although the writing is not so clear I will try and read it
 - 27 with you. "I am Detective Sergeant Musa and this is my colleague
 - 28 Detective Police Constable 5928 Kanu D, both of the Criminal
 - 29 Investigation Department Headquarters Freetown. We are going to

- 1 firstly interview you to in respect of the shooting incident at
- 2 Army Engineers Regiment (ATC) Wellington Freetown which occurred
- 3 on Monday, 13th January 2003 at 0100 hours. You are not obliged
- 4 to say anything unless you wish to do so, but whatever you say
- 10:16:17 5 will be taken down in writing and may be" -- turning to the next
 - 6 page "given in evidence. Do you understand?
 - 7 "A. Yes."
 - 8 And you will see there is a signature there. That is your
 - 9 signature, isn't it?
- 10: 16: 39 10 A. No.
 - 11 Q. How did that signature get there. Whose signature is it?
 - 12 JUDGE DOHERTY: Mr Agha you have two questions. Please put
 - them one at a time.
 - 14 MR AGHA: I apologise.
- 10: 16: 55 15 Q. Whose signature is it?
 - 16 A. I don't know whose signature is this. This is not my
 - 17 signature. I was not the one that signed it.
 - 18 Q. Do you know who signed it?
 - 19 A. All that I can say the people who obtained the statement
- 10:17:16 20 were the only people I knew that they signed it.
 - 21 Q. Now, this statement, you admit that this is actually your
 - 22 statement; is that correct?
 - 23 A. I admit that the statement, this particular statement is
 - 24 not my statement.
- 10:17:38 25 Q. So you never gave this statement at all?
 - 26 A. I only made one statement under duress. That is the
 - 27 statement that you showed me. That is why I said if time permit
 - and they allow me, if I talk, you will know what this statement
 - 29 means.

- 1 Q. Your lawyer will have adequate time to re-examine you on
- 2 any issues which need to be covered on your behalf, but for the
- meantime, let us be clear on this. This statement, as far as 3
- you're concerned, was never made by you; correct?
- At all, I was not the one that made it. 10: 18: 19
 - Q. You didn't sign it?
 - 7 I did not make it and I did not sign it. Α.
 - 8 Q. So according to you, it is a total fabrication?
 - 9 Everything is a total lie. Α.
- MR AGHA: Can I kindly ask for this document to be 10: 18: 47 10
 - 11 exhi bi ted, Your Honour.
 - 12 PRESIDING JUDGE: Has the Defence anything to say.
 - 13 MS THOMPSON: No, Your Honour.
 - PRESIDING JUDGE: Thank you. This document, which is a 14
- 10: 19: 09 15 photocopy of a record of interview number 00019385, taken on the
 - 7 February 2003 will be admitted into evidence as exhibit P87. 16
 - 17 [Exhibit No. P87 was admitted]
 - MR AGHA: 18
 - 19 Q. Now, Mr Brima, just for completeness, I would like to go
- 10: 19: 51 20 over some of the documents that you have been shown many, of
 - 21 which, according to you have been taken out of you under duress.
 - 22 Yesterday, if you remember, I showed you a power of attorney, a
 - 23 first power of attorney, which you said you had been forced to
 - 24 sign. Is that correct?
- That was what I said. 10: 20: 17 25 Α.
 - I then showed you a second document which was a request for
 - legal assistance which you also said you had been forced to sign; 27
 - 28 is that correct?
 - 29 That was what I said. Α.

- 1 Q. I then showed you a third document which was another power
- 2 of attorney in favour of Mr Terrence Terry which you said you did
- not sign despite having a signature on it; is that correct? 3
- Α. Yes.
- 10: 21: 02 5 Q. I have just shown you the first record of interview which
 - you admit you made, but you signed under duress because you were
 - forced to sign it; is that correct? 7
 - 8 I don't want you to lie about me. I did not say that I
 - 9 signed it, I said I made it, I did not sign it, I made it under
- 10: 21: 26 10 duress. I did not tell you that I signed it, My Lord. I never
 - talked that way that you asked me. I said I made that statement 11
 - 12 under duress, but I did not sign it.
 - 13 So the first statement you admitted to, according to you
 - now, you did not sign, just to be sure on that? 14
- 10: 21: 43 15 It is not now. From when you asked me earlier, I said I
 - made it under duress but I did not sign it. 16
 - And that was a statement where John Petrie was present and 17
 - 18 roughed you; is that right?
 - 19 JUDGE DOHERTY: I do not recall the witness saying that, I
- 10: 22: 05 20 recall him saying Petrie was presents.
 - MR AGHA: 21
 - 22 Q. I beg your pardon, that was the statement where Mr Petrie
 - was also present? 23
 - 24 THE WITNESS: Yes. Lieutenant-Colonel John Petrie who was
- 10: 22: 17 25 an IMATT man, he was there. He was a soldier.
 - Then I just showed you another statement being a record of
 - interview which you said is a total fabrication; is that right? 27
 - 28 Α. Yes.
 - 29 Now you mentioned in your evidence that you were made to Q.

- 1 sign certain documents at Bonthe Island, didn't you?
- 2 A. Repeat, say again.
- 3 Q. You mentioned in your evidence that you were made to sign
- 4 certain documents when you were taken in custody to Bonthe
- 10: 23: 08 5 Island, didn't you?
 - 6 A. Which evidence, the one that you have been asking me or the
 - 7 one that the other lawyers have asked me about earlier?
 - 8 Q. Your lawyers, the other lawyers?
 - 9 A. Well, I cannot recall everything but I remember that I told
- 10:23:28 10 them that I signed one document at CID. It was at CID that I
 - 11 signed that document in order for me to be released for this case
 - 12 that I was held. I was not having any charge. I was not proven
 - 13 guilty. They talked about a coup, subversive plans or active
 - 14 movement. They said I should be set free. I signed on one
- 10:23:48 15 | Ledger at the Criminal Investigation Department which was the
 - 16 first I was forced to sign on that one. I remember that I said
 - 17 that. I said that.
 - 18 Q. But you didn't mention that you were forced to sign the
 - 19 first statement I showed you this morning at the CID state office
- 10:24:13 20 by the Sierra Leone police, did you?
 - 21 A. I did not make that statement, I did not tell you that the
 - they forced me to sign that statement. I did not tell you that.
 - 23 Since you have been asking me, that first statement that you
 - 24 showed me before this, I did not tell you that they forced me to
- 10:24:30 25 sign that statement, I said I was not the one that signed it. I
 - 26 said I made that statement but it was under duress.
 - 27 Q. But you never mentioned that when your own lawyers were
 - asking you questions, did you. You didn't mention making that
 - 29 statement at all?

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- 1 Α. Well, when my lawyers were asking me, they were stating to
- 2 me to certain things and I told them that I signed on a ledger,
- when I was released from CID. I signed on the ledger, with the 3
- name Alex, Tamba Alex -- Tamba --
- 10: 25: 07 5 THE INTERPRETER: Pardon, Your Honour, could the witness
 - 6 take the last part of his answer.
 - 7 PRESIDING JUDGE: Mr Brima. Unfortunately once more the
 - 8 interpreter has failed to keep up with you, please repeat the
 - 9 last part of your answer.
- 10: 25: 29 10 THE WITNESS: Yes, My Lord. I told this Court that that
 - 11 ledger on which I signed at CID when they forced me to sign at
 - 12 CID I did not sign it willingly. I told them that the name that
 - 13 they mentioned there was not my name. I told them that this
 - ledger, you are forcing me to sign it and the case for which I 14
- 10: 25: 57 15 was held, they said I had no case, I was not charged, as I signed
 - that paper that they forced me to sign they arrest me again in 16
 - 17 the CID building.
 - But I didn't show you a ledger, did I, I showed you a 18
 - record of interview; that is right, isn't it?
- 10: 26: 22 20 Α. Yes, you did not show my ledger.
 - 21 I put it to you that you have just made up this story about Q.
 - 22 being forced to sign a ledger?
 - 23 I am putting it to you that this was not how it happened.
 - 24 I was first arrested for a case for which I was not involved
- 10: 26: 39 25 because I did not co-operate with the people who arrested me.
 - 26 They turned me over to the Special Court.
 - You were not forced to sign the ledger by John Berry, John 27
 - Petrie or anyone else who was roughing you up, were you? 28
 - This that you are telling me, they forced me, I'm telling 29 Α.

- you that you are telling lies. I was forced -- you are not 1
- 2 there, it was this month, the 5th that I see you in Sierra Leone.
- You do not know what happened. If you had known what had 3
- happened maybe you should have been on my own side before I came
- 10: 27: 16 5 to this Court, what happened to me.
 - PRESIDING JUDGE: Mr Brima, counsel for the Prosecution has
 - 7 a duty to put these types of questions to you. So I would ask
 - 8 you to refrain from making personal remarks to the counsel. Just
 - 9 answer questions.
- 10: 27: 42 10 THE WITNESS: Yes, My Lord.
 - 11 MR AGHA:
 - 12 Q. Lieutenant-Colonel Petrie came and gave evidence against
 - 13 you before this Court, didn't he?
 - Α. 14 Yes.
- 10: 27: 54 15 Q. He was never asked about him roughing you up or making you
 - sign a ledger, was he? 16
 - I cannot recall that. 17 Α.
 - Well, you didn't. 18 Q.
 - I did not get you clear. Α.
- 10: 28: 10 20 Well, I put it to you this way: That you remembered that
 - you had signed a damaging document, being the ledger with the 21
 - 22 name Gullit in it, so you then made up the story before the start
 - 23 of your defence case that you were forced to sign that document.
 - 24 That is right, isn't it?
- No, it is not correct. 10: 28: 31 25 Α.
 - MR AGHA: Okay, I would like to move on, if I may and just
 - 27 finally before I do, just so we're clear about this.
 - 28 I put it to you after all what has been said about your
 - 29 name being Gullit, that you have a nickname of Gullit, don't you?

Α. No. 1

- 2 MR AGHA: Now, we seem to be discussing signatures this
- morning and documents you signed and didn't sign and yesterday 3
- was the same and the manner in which they were signed. So with
- 10: 29: 29 5 the permission of the Court, I would like the witness to be shown
 - Exhibit P81 which is the power of attorney to Mr Jalloh, dated 12
 - 7 March 2003.
 - 8 PRESIDING JUDGE: Mr Court Attendant, will you attend to
 - 9 that, please give the witness Exhibit P81.
- 10: 30: 23 10 MR AGHA:
 - 11 Q. You have a copy of that document?
 - 12 Α. Yes.
 - 13 Q. Now, this was a document which yesterday you admitted
 - signing but said you were forced to sign; is that correct? 14
- 10: 30: 43 15 Well, you showed me three documents yesterday. I want you
 - to bring the three of them so I can see. 16
 - Well, that can be done if you like but I would prefer you 17
 - just to look at that document and that was the document, just 18
 - 19 tell me yes or no whether it was a document which you signed but
- 10: 31: 06 20 you were forced to sign, because that is what you told the Court
 - 21 yesterday.
 - 22 Well, as I have just told you, I cannot remember now. I am
 - 23 in a case. I cannot remember now, but if you bring the three of
 - 24 them, I will be able to tell you, yes or no.
- 10: 31: 25 25 PRESIDING JUDGE: Mr Brima, yesterday this was the first
 - 26 document shown to you. You did not have any other documents to
 - compare it with at that stage. So do you now say you need the 27
 - 28 other documents that were shown to you before you can say whether
 - 29 you were forced to sign this one or not?

- 1 THE WITNESS: My Lord, when once you have said that, I am
- 2 satisfied with that because the guarantee that I want to get if
- 3 it was the first document which was shown to me yesterday, when
- 4 once you have said so, My Lord, I guarantee that this is the
- 10:32:03 5 first document which was shown to me yesterday.
 - 6 PRESIDING JUDGE: Yesterday, what I'm asking you is I do
 - 7 not understand what your reply to counsel was, what I am asking
 - 8 you is this: Yesterday, before you were shown any other
 - 9 documents, you were able to identify this document as one that
- 10: 32: 22 10 you signed under duress. And what I am puzzled at is whether you
 - 11 are now saying that you cannot say it was signed under duress
 - 12 until you see the other documents?
 - 13 THE WITNESS: Well, My Lord, like you you have said so.
 - 14 That one is a lawyer. Now that you have said so, now I believe
- 10: 32: 49 15 that this is the document.
 - 16 PRESIDING JUDGE: Ask your questions, Mr Agha.
 - 17 MR AGHA:
 - 18 Q. Now that you are satisfied that the Learned Trial Chamber
 - 19 has given you the answers you wanted, that document before you is
- 10:33:11 20 a document which yesterday you said you signed but under duress;
 - 21 correct?
 - 22 A. Yes.
 - 23 Q. I would now like to show you, with the permission of the
 - 24 Court, Exhibit P83. This is also a document which you were shown
- 10:33:34 25 yesterday. It was the third document which you were shown
 - 26 yesterday.
 - 27 PRESIDING JUDGE: Yes, Mr Court Attendant, give the witness
 - 28 Exhi bi t P83, pl ease.
 - 29 MR AGHA: If he could retain the other power of attorney.

- PRESIDING JUDGE: Leave the other document with him. 1
- 2 Mr Court Attendant, have you left the other document with him.
- MS EDMONDS: Yes, sir, he does have the other document. 3
- 4 MR AGHA:
- 10: 34: 13 5 Q. Now, this is power of attorney of 24 March which is Exhibit
 - P83 which you said you didn't sign yesterday; is that correct?
 - 7 Α. Yes.
 - 8 Q. If you put those two documents side by side?
 - 9 I have put them side by side. Α.
- 10: 34: 41 10 Q. What is the difference between the signatures?
 - There is a difference to me that signed them. 11 Α.
 - So there is no T or A in either of them? 12 Q.
 - 13 That is not an A. That is not a T or A. Α.
 - The H at the end with a distinctive loop, do you see that? 14 Ο.
- 10: 35: 13 15 Α. It is T-M-B. It is not T-A-B, T-M-B.
 - MS THOMPSON: Your Honour, before the witness goes on --16
 - before my learned friend continues with this line of questioning. 17
 - I have to raise a concern which, as far as I'm aware, the art of 18
 - 19 deciphering signatures is an expert art and one that people take
- 10: 35: 41 20 years to study. I am not sure that this witness should be asked
 - 21 to comment on and compare signatures at all, whether on this
 - 22 document or not. I think if my learned friend wants to get the
 - 23 evidence as it was, which was the same person that signed them
 - 24 and how they came about signing them, I think he knows that there
- 10: 36: 10 25 are experts in that field they could have called when they were
 - 26 putting their case, when the Prosecution was doing its case, or
 - 27 they could call in rebuttal. I'm not sure we should be going
 - 28 down this line where he is asking the witness to compare and
 - 29 comment on the signatures.

PRESIDING JUDGE: What do you say to that Mr Agha? 1

- 2 MR AGHA: I only have one further question to put to him.
- If I'm allowed to put that, I will see what the Court says. 3
- PRESIDING JUDGE: We will see what the question is.
- 10: 36: 44 5 MR AGHA:
 - Mr Brima, I put it to you that the signatures on both the
 - 7 documents in front of you, being Exhibit P81 and P83 are both
 - 8 signed by you. What do you have to say about that?
 - 9 I will still stand on what I said. The one was signed by Α.
- 10: 37: 14 10 me and the letter that you called, the other one was not me. The
 - 11 one that you call T-A-B or T-A what -- it is T-M. T-A-M, that is
 - 12 how I abbreviate my signature. You, that is you who do not have
 - 13 the signature, it is a T-A-M.
 - MR AGHA: I think now this might be an appropriate time to 14
- 10: 37: 56 15 break because I will be going into a new area of questioning if
 - 16 that suits Your Lordship.
 - PRESIDING JUDGE: Yes, thank you Mr Agha. That is 17
 - convenient. We will adjourn the Court and we will reconvene at 18
 - 19 11.00 a.m. Before we do, Mr Court Attendant, are there any
- 10: 38: 16 20 documents in possession of the witness? If so, please take them
 - 21 back.
 - 22 Thank you we will adjourn until 11.00.
 - 23 [Break taken at 10.40 a.m.]
 - 24 [Upon resuming at 11.00 a.m.]
- PRESIDING JUDGE: Yes, Mr Agha. 10: 58: 45 25
 - 26 MR AGHA:
 - Mr Witness, just before we took a break, we were discussing 27
 - your nickname Gullit and how it related to football. Do you 28
 - 29 remember that?

- 1 A. I remember.
- 2 Q. And earlier in your evidence you had said that you played
- 3 football as a child. That is right, isn't it?
- 4 A. Yes.
- 10:59:20 5 Q. You also watch football on the TV. That is right, isn't
 - 6 it?
 - 7 A. Yes.
 - 8 Q. And you organised football as part of your job as a PRO in
 - 9 1996, didn't you?
- 10:59:39 10 A. It was not I that was organising. It was the office. I
 - 11 did not have that power to do that. It was the office.
 - 12 Q. So you never personally organised football. Is that what
 - your evidence was? You did not organise football or volleyball?
 - 14 A. I personally did not organise football or volleyball for
- 11:00:08 15 the army.
 - 16 Q. We'll come back to that later. Still on the subject of
 - football, the second accused he was associated with the army
 - 18 football team, wasn't he?
 - 19 A. Well, except you explained that one for me in order for me
- 11:00:28 20 to understand.
 - 21 Q. Okay. Between 1995 to 1997 a Sierra Leone Army team was
 - 22 established sometime in that period to play football. Did you
 - 23 know that?
 - 24 A. Well, all that I knew, when I was a young person I knew
- 11:00:58 25 that the army had a team, but I don't know during that time if
 - 26 they organised a team that you talk about, but I knew that the
 - 27 army had a team. Every year the army had a team. It had a
 - 28 volleyball team.
 - 29 Q. What about football team. It had a football team as well?

- 1 A. I personally did not have a football team.
- 2 Q. But the army did between 1995/1996?
- 3 A. Yes.
- 4 Q. And you are aware that that army football team used to Camp
- 11:01:34 5 and train at Wilberforce Barracks, aren't you?
 - 6 A. Yes.
 - 7 Q. Coming back to what I asked you earlier about the second
 - 8 accused, the second accused was associated with the army football
 - 9 team, wasn't he?
- 11: 01: 56 10 A. No.
 - 11 Q. The third accused was associated with the army football
 - 12 team, wasn't he?
 - 13 A. No. The third accused I do not know about him being part
 - of the army football team and he does not play football.
- 11:02:18 15 Q. Was he associated in any way with the army football team?
 - 16 A. He has no link. The second accused and the third accused
 - they do not have any link with the army football team.
 - 18 Q. And you have no think with the army football team either;
 - 19 is that right?
- 11:02:39 20 A. I did not play in the army football team.
 - 21 Q. I did not ask you if you played, I asked you, as with the
 - 22 second accused and third accused, you had no link with the army
 - 23 football team, did you?
 - 24 A. What you do mean about that? Let me know, to say that I
- 11:03:00 25 don't have a link.
 - 26 Q. Well, you have already told us that the second accused and
 - 27 the third accused didn't have a link, so what did you mean when
 - you said that? I'm adopting your language.
 - 29 A. Well, the second accused, when I knew him in the army, he

- 1 was a driver. You see, the third accused, when I knew him in the
- 2 army, I knew him as infantry. I never knew him as somebody who
- 3 played football and I too never played for the army team.
- 4 Q. So as far as you are aware, neither you, the second accused
- 11:03:39 5 or the third accused were associated with the army football team
 - 6 in 1997?
 - 7 A. That is why I asked you to explain that link. I and those
 - 8 two excused we don't have anything to do with the army football
 - 9 team.
- 11:04:01 10 Q. Thank you. What about Abu Sankoh. Was he a part of the
 - 11 army football team?
 - 12 A. Yes.
 - 13 Q. Abu Sankoh was nicknamed after a well-known Brazilian
 - 14 footballer, wasn't he?
- 11:04:25 15 A. No, I did not know him for that name, a Brazilian
 - 16 footballer.
 - 17 Q. You have never heard of the Brazilian footballer, Mario
 - 18 Jorge Lobo Zagallo. Spelling M-A-R-I-O J-O-R-G-E L-O-B-O
 - 19 Z-A-G-A-L-L-O. So you never knew Abu Sankoh was ni cknamed
- 11: 05: 05 20 Zagalo, is that right?
 - 21 A. I knew that his first name is Zagalo, but when you said
 - 22 that before the question when you asked me if the man whose name
 - 23 you call Abu Sankoh is a Brazilian footballer, I said no. That
 - 24 was what the interpreter told me.
- 11: 05: 29 25 Q. You knew Abu Sankoh's nickname was Zagalo, didn't you?
 - 26 A. Yes.
 - 27 Q. Hassan Papa Bangura, aka Bomb Blast, he was a member of the
 - army football team, wasn't he?
 - 29 A. I do not know about that.

- 1 Q. What about Corporal Tamba Gborie?
- 2 A. I do not know about that.
- 3 Q. What about Corporal George Adams, he was a member of the
- 4 army football team, wasn't he?
- 11: 06: 12 5 A. I do not know about that.
 - 6 Q. What about Warrant Officer 2 Franklyn Conteh, aka Woyoh.
 - 7 Y-0-Y-0-H [sic]. He was a member of football team, wasn't he?
 - 8 A. I do not know if he was a member of the football team.
 - 9 Q. Corporal Foday Kallay was a member of the football team,
- 11: 06: 44 10 wasn't he?
 - 11 A. Well, I do not if he was a member of the army football
 - 12 team.
 - 13 Q. Sergeant Sule Turay was a member of the army football team
 - 14 in 1997, wasn't he?
- 11:07:01 15 A. I do not know if he was a member of the army football team.
 - 16 Q. Warrant Officer 2 Samuel Kargbo, he was a member of the
 - 17 army football team, wasn't he?
 - 18 A. I do not know if he was a member of the army football team.
 - 19 MS THOMPSON: May I ask my learned friend, because I did
- 11:07:22 20 not get the last, Samuel something, if you could just spell that
 - 21 for us, please.
 - 22 MR AGHA:
 - 23 Q. I beg your pardon. It is Kargbo, K-A-R-G-B-O, but I think
 - the name has been mentioned before this Honourable Court.
- 11:07:50 25 Corporal Momoh Bangura was a member of the army football team,
 - 26 wasn't he?
 - 27 A. I do not know if that Corporal Momoh Bangura was a member
 - 28 of the football team.
 - 29 Q. Hector Lahai, he was a member of the army football team,

- 1 wasn't he?
- 2 A. I do not know if he was a member of the army football team.
- 3 Q. Abdul Sesay was associated with the army football team in
- 4 May 1997, wasn't he?
- 11: 08: 33 5 A. I do not know about that.
 - 6 Q. What about a person called Coachie Bornoh, have you ever
 - 7 heard of him?
 - 8 A. That name Coachie Bornoh, I do not know that person.
 - 9 have told this Court and I do not know that name Coachie Bornoh.
- 11:08:57 10 Q. Was Bio Sesay, a member of the army football team in 1997?
 - 11 A. I do not know.
 - 12 Q. So, according to you, all the names that I have read to
 - 13 you, you are not aware of any of them being associated with or
 - members of the army football team in 1997?
- 11:09:30 15 A. Not all the names. You talked about Abu Sankoh. I told
 - 16 you that I knew that he was footballer. He was a footballer in
 - 17 the army.
 - 18 Q. So only Zagalo you knew about?
 - 19 A. That was the only man that you called among those people
- 11:09:49 20 that I knew he was playing football for the army.
 - 21 Q. Most of the names I just mentioned are from the other
 - 22 ranks, aren't they?
 - 23 A. Yes.
 - 24 Q. Kabbah government was overthrown on 25 May 1997, wasn't it?
- 11: 10: 17 25 A. Yes.
 - 26 Q. I put it to you that it was largely the members of the
 - 27 Sierra Leone Army football team based at Wilberforce Barracks in
 - 28 1997, including you, the second accused and the third accused,
 - 29 who I have named, that overthrew the Kabbah government in 1997?

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1 Α. I am telling you that I was not there. During that time

- 2 that you are mentioning I was attend at Freetown Technical
- Institute. So if you ask in the army, they will tell you that 3
- this witness, Corporal Tamba Brima, did not play football.
- 11: 11: 08 5 But you could also attend college and play football at the
 - same time. It is possible, isn't it?
 - 7 To say that if I was in the football team, but when I was Α.
 - 8 in college, I never --
 - 9 THE INTERPRETER: Your Honour, could the witness take the
- last part of his answer. The interpreter did not get it well. 11: 11: 28 10
 - PRESIDING JUDGE: The interpreter did not hear the very 11
 - 12 last part of your answer. Could you repeat it, please, Mr Brima.
 - 13 THE WITNESS: I was not in college at the same time playing
 - football in the army. And I was not a footballer in the army. 14
- 11: 11: 51 15 While in college, I was not playing sports.
 - MR AGHA: With the permission of the Court, I'd like to 16
 - read a transcript to the accused. This is witness TF-334 and 17
 - pages 9, 10 and 13. I apologise if it is a little long. 18
 - 19 JUDGE SEBUTINDE: Could you indicate the date of the
- 11: 12: 24 20 transcript.
 - 21 MR AGHA: The date is 17 May 2005.
 - 22 PRESIDING JUDGE: Yes, Mr Agha.
 - MR AGHA: 23
 - 24 Q. Witness if you could listen to me as I read the evidence of
- 11: 13: 12 25 witness TF-334, who was a Prosecution witness. I will be reading
 - 26 from line 14 on page 9.
 - 27 "Q. Seventeen men who plotted the coup, would you name
 - 28 them? You started with Zagalo.
 - "A. Staff Sergeant Zagalo. That's Abu Sankoh; he was the 29

1	PLO 1.
2	"Q. Pause there. Next?
3	"A. You get Sergeant Tamba Alex Brima; you get Sergeant
4	Ibrahim Bazzy Kamara; you get Honourable Corporal Hassan
11: 13: 59 5	Papa Bangura; you get Corporal Foday Kallay; Corporal
6	Adams; you get Hector Bob Lahai; you get Sullay; you get
7	Abdul Sesay; you get Ibrahim Bioh Sesay; you get Rambo; you
8	get Adams
9	"Q. Pause there, witness. You have already mentioned
11: 14: 32 10	Adams.
11	"A. Okay, sir. Sorry, you get Cobra.
12	"Q. Pause a moment. Thank you, continue.
13	"A. You get I think these are the ones I can recall
14	among the 17 members.
11: 14: 51 15	"Q. That is 12 names, witness. If you can think of the
16	others as you are going
17	"A. Woyoh, you get Woyoh; you get Honourable Sammy.
18	"Q. That's a new name, I'm going to spell that.
19	"A. Yes, Sammy.
11: 15: 20 20	"Q. Sammy is S-A-M-M-Y. What had he been prior to the
21	AFRC period?
22	"A. He was a member of the Sierra Leone Army and he was
23	also a member of the Supreme Council.
24	"Q. And what rank did he have in the Sierra Leone Army?
11: 15: 33 25	"A. Sammy was a corporal.
26	"Q. Did he have an alias by which he was known?
27	"A. We used to call him Jungler.
28	"Q. That's spelt J-U-N-G-L-E-R. That is 14 names,
29	witness. If you're able to recall any others would you

1	identify them?
2	"A. Well, as of now except I have to think. These 14 are
3	the only ones I can recall as of now.
4	"Q. Thank you, witness. Now, witness, the Supreme
11: 16: 06 5	Council and the members you have identified who were they
6	subordi nate to?
7	"A. Well, these Supreme Council members, they were under
8	the command of Johnny Paul Koroma, and they were also
9	subordinate to the vice-president, answerable to the
11: 16: 23 10	vi ce-presi dent vi ce-chai rman, sorry."
11	I will stop my reading there on page 10. With the
12	permission of the Court, I would like to pick up on page 13, line
13	1. This is the same witness. Mr Brima, this is what he goes on
14	to say.
11: 16: 45 15	"A. Well, it was a football team when they carried out
16	this coup plot. It was a football team for the Sierra
17	Leone Army, which they belonged to the 1st Battalion. They
18	were the ones that plotted this coup before they made this
19	attack and broke the prison and took over the reigns of
11: 17: 08 20	government."
21	That is the end of the reading of the transcript. Witness,
22	would you agree with me now that you were a part of the football
23	team of the Sierra Leone Army, and one of the members that
24	carried out the coup on 25th May 1997?
11: 17: 29 25	A. No, I do not agree with you. I was not a member of the
26	army football team and I never become a member of the Sierra
27	Leone Army football team. Never.
28	Q. What was Corporal Gborie's role in the army just before the

coup? Was he infantry?

29

- 1 A. I beg your pardon?
- 2 Q. What was Corporal Gborie's role in the army prior to the
- 3 coup?
- 4 A. Corporal Gborie. I knew him as provost regimental police
- 11:18:20 5 or regimental police, provost, in the army.
 - 6 Q. So he wasn't attached with you with the public relations
 - 7 office in 1997?
 - 8 A. From the time, I knew Gborie, we never worked together. I
 - 9 knew him as provost, and he never stayed with me in that unit,
- 11: 18: 49 10 PRO unit, with me.
 - 11 Q. So why would a corporal, rather than any senior officer,
 - make an announcement over the radio that there had been a coup
 - 13 overthrowing the Kabbah government?
 - 14 MS THOMPSON: That is not a question for this witness to
- 11:19:13 15 answer. That is a question which calls for speculation. I
 - 16 object to the question.
 - 17 PRESIDING JUDGE: I will overrule that objection. I will
 - 18 allow the question.
 - 19 MR AGHA: I will repeat the question.
- 11:19:28 20 Q. Why would an other ranks soldier, such as Gborie, with no
 - 21 training in PR make an announcement over the radio instead of a
 - 22 seni or officer that there had been a coup overthrowing the Kabbah
 - 23 government?
 - 24 A. I do not have any reason to tell you why he did that. If
- 11: 19: 53 25 he were here, maybe he would answer.
 - 26 Q. But you heard Corporal Gborie's statement over the radio
 - when you were in hospital; is that right.
 - 28 A. Yes. I heard the repeated broadcast of his speech's
 - 29 statement.

- 1 Q. Over the radio, Gborie said the other ranks had taken over
- 2 the reins of government; is that correct?
- Well, I am unable to tell you this is what he said. All I 3
- heard is that I heard Gborie make a statement on radio.
- 11: 20: 43 5 Corporal Gborie was one of the 17 who carried out the coup
 - on 25th May 1997, which overthrew the Kabbah government; wasn't
 - 7 he?
 - 8 Α. I cannot talk for Corporal Gborie, if he was a member or
 - 9 What I knew was that Corporal Gborie made an announcement.
- 11: 21: 10 10 I did not know if the 17 people that you called he was among
 - 11 them, but I knew that he was not a footballer in the army.
 - 12 Let me get this right. You heard Corporal Gborie announce
 - 13 the coup over the radio. Before that you had seen him driving
 - 14 your father on the 25th. He comes to visit you in the hospital,
- 11: 21: 37 15 but you never asked him whether he was one the people who carried
 - out the coup; is that right? 16
 - My Lord, I want you to ask that question again. 17 Α.
 - On the 25th, Corporal Gborie took your father away to fix a 18
 - 19 firing pin. When you were in hospital, following your accident,
- 11: 22: 06 20 you also heard Corporal Gborie announce over the radio that the
 - Kabbah government had been overthrown. Corporal Gborie then came 21
 - 22 to visit you in the hospital and asked you to come to a meeting.
 - 23 Is that correct?
 - 24 He met me at the hospital. He was not alone. But before Α.
- 11: 22: 29 25 he went, people had already met me there to sympathise with me.
 - I did not ask you whether he was alone. Kindly answer my
 - 27 question. He met you at the hospital, didn't he?
 - 28 Α. Yes.
 - 29 Q. Why didn't you ask him when you met him after you'd already

- 1 heard his announcement over the radio whether he was one of coup
- 2 plotters?
- 3 A. Well, I am telling you that I was not in that mind to ask
- 4 him, because he was a different soldier in this mood in which he
- 11:23:08 5 met me. I was not -- I was afraid of him.
 - 6 Q. When you were taken to AFRC first meeting, you didn't ask
 - 7 Corporal Gborie then who the coup plotters were?
 - 8 A. I never asked him that question. I have told you that the
 - 9 state of mind in which I was, I was afraid, and I was unwell.
- 11: 23: 40 10 Q. You may have been afraid and unwell, but were you not
 - 11 curious who carried out this coup?
 - 12 A. Well, really, I did not want to know about that, because I
 - 13 had had an experience before which I had made to this Court when
 - 14 they interviewed an officer of the Sierra Leonean Army in '92
- 11:24:11 15 regarding a coup, and he was killed. Because of that, I was
 - 16 afraid. He was a soldier. But that soldier, whom you've
 - mentioned his name, I was afraid of him very much.
 - 18 Q. We'll come back to the earlier soldier whom you heard got
 - 19 killed and why you were afraid later. I put it to you that you,
- 11: 24: 34 20 as well as Corporal Gborie, was one of the 17 members of the army
 - 21 and football team who carried out the coup which overthrew the
 - 22 Kabbah government on 25th May 1997, weren't you?
 - 23 A. Please, I beg. Repeat the question. It is too long.
 - 24 Q. You, as well as Corporal Gborie, were one of the 17 coup
- 11: 25: 01 25 plotters who overthrew the Kabbah government on 25th May 1997,
 - 26 weren't you?
 - 27 A. No. I was not one of them. The ones whom you said they
 - 28 overthrew are one of the people who, you say, overthrew the
 - 29 government. I was not one of them.

- 1 Q. You still maintain that your nickname is not Gullit and you
- 2 don't play football?
- I do not play football at all. And I am not the owner of 3
- that name. I told you that my late brother is the one who has
- 11: 25: 44 5 that name; who was Komba Brima.
 - MR AGHA: With the permission of the Court, I'd would like
 - 7 to show the witness a document.
 - 8 Now, this document which I'm going to show you, witness, is
 - a statement which has been made by Alfred Abu Sankoh, alias
- 11: 26: 18 10 Zagalo. I will be reading various portions of it to you and
 - 11 seeking your comments?
 - 12 MR FOFANAH: May it please Your Honour, we just want to
 - 13 indicate that a lot of these statements that are coming in now
 - are strange to us. They coming in for the very first time. I 14
- 11: 27: 27 15 think the practice of this Court has been that documents that are
 - new to counsel are normally made available ahead of time so that 16
 - we will have the opportunity of looking at them for purposes of 17
 - 18 disclosure. We just observe that similar to the previous
 - 19 interview notes that were delivered to the Court, and on which
- 11: 27: 54 20 the witness was cross-examined, this one too is just coming in.
 - 21 We are just seeing it for the first time.
 - 22 PRESIDING JUDGE: What do you say to that, Mr Agha?
 - 23 MR AGHA: Firstly, Your Honour, I would say that, so far as
 - 24 I'm aware, I am unfamiliar that during cross-examination
- 11: 28: 12 25 documents had to be provided well in advance. I wasn't here at
 - 26 the time when my learned friends were cross-examining, so I am
 - not in a position to comment about whether they also gave the 27
 - 28 documents well in advance.
 - 29 Secondly, as I indicated when I had requested my

- 1 adjournment, we are only now getting hold of these documents
- 2 because we needed the time, and our investigators needed the
- time, to go to the relevant authorities which held these 3
- documents and obtain them. As Your Honours may be aware, it is
- 11: 28: 49 quite a bureaucratic procedure in any country to obtain
 - documents, especially which are very old. We have only recently,
 - 7 within a short period of time, obtained a number of these
 - 8 documents ourselves. In that case, we have also had to try and
 - 9 make sure they were authenticated and from the right place. It
- 11: 29: 14 10 is not as if we have been sitting on these documents, refusing to
 - 11 hand them over. Even so, in my submission, I do not believe that
 - 12 the Prosecution is obliged to hand over documents to the Defence
 - 13 during a cross-examination. Although, as I've said, I was
 - unaware what the practice was in the past in this Court. 14
- 11: 29: 37 15 PRESIDING JUDGE: That practice only applied to new
 - evidence which the Prosecution was going to introduce. There is 16
 - 17 no possible way that the Prosecution would have known in advance
 - 18 that they were going to introduce these documents until such time
 - 19 as the accused in the witness box gave evidence.
- 11: 29: 56 20 These documents are being used in cross-examination, not to
 - 21 introduce new evidence, but to challenge evidence of the witness
 - 22 that is already on record. I do not see any objection to the use
 - 23 of those documents to challenge the witness's evidence. Go
 - 24 ahead, Mr Agha.
- 11: 30: 16 25 MR AGHA: Thank you, Your Honour.
 - Witness, do you have in front of you a document which is
 - headed "Sierra Leone Police Force"? 27
 - 28 Α. Yes.
 - 29 You will see there is a name, and that name is Alfred Abu Ο.

- 1 Sankoh, alias Zagalo; is that correct?
- 2 A. Yes.
- 3 Q. His occupation is listed as soldier, SLA 1816237, I
- 4 believe, S/Sergeant; is that right?
- 11: 31: 06 5 A. Yes.
 - 6 Q. Now, after his age, I will read to you how the statement
 - 7 starts.
 - 8 "Statement commenced at 1215 hours on Friday the 27th March
 - 9 1998 at Defence Headquarters building State Avenue
- 11: 31: 26 10 Freetown. I have been asked if I wish to say anything and
 - 11 cautioned that I am not obliged to say anything unless I
 - 12 wish to do so but whatever I say will be given in
 - 13 evi dence. "
 - There are three signature blocks and one is for Alfred Abu
- 11:31:48 15 Sankoh, alias Zagalo, and the date underneath is 27 March 1998.
 - 16 Do you see that?
 - 17 A. Yes.
 - 18 Q. I do not propose to read the whole of the statement to you.
 - 19 Instead, I propose to read portions of the statement to you and
- 11: 32: 13 20 ask for your comments on those portions. Now, at the bottom of
 - 21 the statement, there are actually page numbers. So I will refer
 - to the page number at the bottom of the statement, for example,
 - 23 1, 2, 3, 4, 5, to indicate where I'm reading from.
 - 24 A. Yes.
- 11: 32: 38 25 Q. If you could first turn to page 4. I will read to you from
 - the end of the fifth line.
 - 27 "After the N. P. R. C. handed over power to the S. L. P. P.
 - 28 Government however I went back to the Army Engineering Unit
 - 29 in Wilberforce as a Sergeant. Whilst I was at the Army

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- Engineers around this time, I was now attached to the 1
- 2 office of a Civilian Employee, Mr Omaro Deen Sisay who was
- then the Chief Store Keeper at the Army Engineers. At the 3
- same time I was appointed as Coach for the Army Football
- 11: 33: 51 5 Team which was then camped and trained at the
 - Wilberforce Military Football grounds."
 - 7 Just pausing there, you would agree that the army football
 - 8 team was camped and trained at the Wilberforce military football
 - 9 grounds at the time of this statement?
- 11: 34: 21 10 Α. Which year was this statement obtained?
 - This statement was obtained, and if we go to the final 11 Q.
 - 12 page, which is page 21, where it has signed by Alfred Abu Sankoh
 - 13 (alias Zagalo), 31 March 1998.
 - Yes, I have seen it. 14 Α.
- 11: 34: 51 15 Q. I didn't catch your answer.
 - No. The page that you referred me to, I have seen it. The 16 Α.
 - name that you referred me to, I have seen the name. 17
 - Well, at this time, if you listen to what I read, it was 18
 - when the SLPP government was in power, and that was after the
- 11: 35: 12 20 NPRC government?
 - 21 Α. No.
 - 22 Q. So the army football team, according to you, were not
 - 23 camped and trained at the Wilberforce military barracks during
 - 24 the SLPP regime?
- 11: 35: 42 25 The time that you mentioned here, I don't know whether the
 - 26 team was camped on 31st March 1998. I do not know whether there
 - was any football team at the Wilberforce Barracks. 27
 - 28 I will try and explain to you, Mr Brima, and break it down.
 - 29 The date of March 1988 is a date when the statement --

- 1 PRESIDING JUDGE: You are into 1988, now, Mr Agha.
- 2 MR AGHA:
- The date 1998, which we referred to at the end, and is 3
- signed signature block is the date when the statement was
- 11: 36: 26 5 Now, the contents of the statement refers to matters prior
 - to that date. So everything I will be reading from this
 - statement is prior to 31st March 1998. Do you understand that? 7
 - 8 Α. Yes.
 - 9 Coming back again, just for clarification, do you agree Q.
- 11: 37: 05 10 with me that when the SLPP government came into power, the army
 - 11 football team was camped and trained at the Wilberforce military
 - 12 football grounds?
 - 13 I will still ask you which year? Are you referring to this
 - date? If you are referring to this date, then I will answer you. 14
- 11: 37: 31 15 If you are referring to the date.
 - Well, when did the NPRC government come to an end? 16
 - I cannot recall the right date, but I know that it was in 17 Α.
 - 1996. 18
 - Q. Would you agree with me that the SLPP government was
- 11: 37: 57 20 overthrown on 25th March 1997?
 - 21 I won't agree with you, because I do not understand any
 - government that has that name, SLPP government. 22
 - 23 I will put it another way, the government of President
 - 24 Kabbah was overthrown on 25th May 1997.
- 11: 38: 23 25 Α. All I know is that AFRC came into power on 25th May 1997.
 - 26 Q. And they replaced the Kabbah government; correct?
 - Well, that was the government that I saw that year, which 27 Α.
 - 28 was the AFRC government.
 - 29 Let me put it to you quite bluntly: was the Kabbah Q.

- 1 government in power before the AFRC government; yes or no?
- 2 Α. Yes.
- So the time period we're talking about is 1996 when the 3 0.
- NPRC government handed over power to the Kabbah government, which
- 11: 39: 13 5 ended on 25 May 1997. So are we clear about the time period?
 - Α. Yes.
 - 7 0. During that time period, was the army military football
 - 8 team camped and trained at the Wilberforce military football
 - 9 grounds?
- 11: 39: 37 10 Α. Like what you said, they usually camped there.
 - 11 Thank you. Now, I would like to move on on the same page.
 - 12 I will count the lines down from where we last left off. So the
 - 13 last part I read to you was "camped and trained at the
 - Wilberforce Military Football grounds." If you go six lines down 14
- 11: 40: 12 15 in the middle, we have with the word "however."
 - I have got it. 16 Α.
 - You found it? 17 Q.
 - 18 Α. Yes.
 - 0. I will read for you.
- 11: 40: 26 20 "However before this appointment I had made up my mind to
 - 21 resign from the army for the reasons that (1) soldiers in
 - 22 the other ranks Cadre were not been paid."
 - THE INTERPRETER: Your Honour, could counsel take that more 23
 - 24 slowly so that I could do the interpretation.
- 11: 40: 48 25 MR AGHA: I apologise to the interpreter. I will try to go
 - a little bit more slowly.
 - 27 "(1) soldiers in the other ranks Cadre were not being paid
 - 28 a good salary unlike the Senior Officers who enjoyed fringe
 - 29 benefits. (2) we the other ranks i.e. from the rank of

	1	Regimental Sergeant-Major to the lowest private soldier
	2	were completely denied of so many privileges we should have
	3	been enjoying whilst serving in the army. Examples of
	4	those privileges were," it says then says (a) which I will
11: 41: 38	5	skip and I'll move straight to (b), which is two lines
	6	down, "there were cases of soldiers killed in action at the
	7	rebel war front and in no time families of those poor
	8	victims would be ejected and removed from the barracks
	9	quarters such soldiers had stayed before meeting their
11: 41: 59	10	deaths and following that, their families will have no
	11	further encouragement from the army. (c) there was also
	12	the burning issue of the monthly rice supply to the forces
	13	which was inherited by the NPRC and SLPP governments from
	14	the APC government. According to practice the army Private
11: 42: 29	15	soldier who earned a very small basic salary of Sixteen
	16	thousand Leones initially got a bag of rice per month
	17	whilst a full Corporal got two bags and three bags was the
	18	usual supply for the rank of a Sergeant to which I had
	19	reached. It reached a stage during the SLPP government
11: 42: 55	20	where no Junior soldier was now getting his normal supply
	21	of rice and sometimes we got whatever amount of bags that
	22	were made available to us very late. The same thing
	23	happened with the payment of our salaries. Which were also
	24	delayed and as for me, it reached a stage after the
11: 43: 16	25	Civilian government of President Ahmad Tejan Kabba took
	26	over power. I was now only getting two bags of rice as a
	27	Sergeant."
	28	Now I will stop reading Mr Zagalo's statement there and I
	29 wi	II ask you. Do you agree with his comments about how the other

- 1 ranks in the Sierra Leone Army were being treated during the
- 2 period of the Kabbah government which we have already determined
- 3 is 1996 until 25th May 1997?
- 4 A. Well, I was not treated like that.
- 11: 44: 08 5 PRESIDING JUDGE: Mr, interpreter, I did not hear you could
 - 6 you speak up, please. What was that answer?
 - 7 THE WITNESS: Well, I was not treated like that.
 - 8 MR AGHA:
 - 9 Q. So you had no complaints about no salary, did you?
- 11: 44: 34 10 A. No.
 - 11 Q. You had no complaints about how the families of those
 - 12 soldiers who were killed at the front were being treated, did
 - 13 you?
 - 14 A. I did not have that complaint.
- 11:44:54 15 Q. You had no complaint about the fact that your rice
 - 16 allowance was being reduced, did you?
 - 17 A. When I used to get my own normal rice quota per month, they
 - 18 used to give me. I don't know about the soldier who made this
 - 19 statement but for me they gave me mine.
- 11: 45: 17 20 Q. I will continue reading another part of that statement and
 - 21 where we left off we had sergeant two bags of rice as a
 - 22 sergeant and if we read three lines down at the end we have the
 - 23 reasons. Do you have that?
 - 24 A. Yes.
- 11: 45: 39 25 Q. I will read that for you.
 - 26 "The reasons outlined above brought about much
 - 27 disgruntlement within the sector of the other ranks in the
 - 28 army and added to this issue -- to this, the issue of the
 - 29 Kamajors was another thing that finally discouraged we, the

	1	soldiers under the regime of the SLPP. I recall that
	2	initially when the Kamajor Civil Defence unit was formed by
	3	the government, its members helped us pursuit the rebel war
	4	and we in fact fought side by side with them. However, it
11: 46: 27	5	reached a stage when the Kamajors turned their guns against
	6	us and soldiers were now being killed by Kamajors. The
	7	reason for this was simple, because the Kamajors as a Civil
	8	Defence unit tried to equate their stand in the government
	9	to ours and now treated us as if they thought we were no
11: 46: 57	10	more than a constituted army of Sierra Leone. It came to a
	11	time when a Kamajor killed a soldier, no action will be
	12	taken by the authorities but when a soldier killed a
	13	Kamajor, that soldier will definitely be taken to the
	14	Pademba Road Prisons."
11: 47: 25	15	So, would you agree with Mr Zagalo that there was
	16	disgruntlement in the other ranks during the SLPP government?
	17	A. Yes.
	18	Q. Would you agree that one of these factors was that the
	19	Kamajors were now trying to equate their stand to that of the
11: 47: 52	20	constituted army of Sierra Leone?
	21	A. Well, all I know is that Kamajors used to kill soldiers and
	22	I knew of one soldier who was hurt on his face and his eye got
	23	bust and his name was Corporal French.
	24	Q. So you as a soldier, you must have been angry that a
11: 48: 20	25	Kamajor could attack a soldier; weren't you?
	26	A. Individually when I was at college, I had all facilities, I
	27	particularly never was never angry about that.
	28	Q. You did not mind the fact that a Kamajor could just go and
	29	injure an SLA soldier and get away with it?

- 1 Α. Well, it is not that I don't mind some of these things, see
- 2 I did not know about them.
- I would like to move on and read you another part from this 3
- statement and where we finished last time it was to be taken to
- 11: 49: 14 the Pademba Road Prison. If we could then now move, ten lines
 - down from there and start at the eleventh which starts with "most
 - of the soldiers." 7
 - 8 Α. Yes.
 - 9 I will read for you. "Most of the soldiers retired had Q.
- 11: 49: 45 10 served the army for more" --
 - 11 THE INTERPRETER: Could learned counsel take that line
 - 12 again, please.
 - 13 MR AGHA: Certainly.
 - "Most of the soldiers retired had served the army for more 14
- 11: 50: 00 15 than thirty years and after their retirement, they were not
 - paid any salary for a number of months and when their 16
 - retirement benefits were finally paid, it was a mere Four 17
 - thousand Leones and four bundles of zinc to each retired 18
 - 19 soldier and nothing more. There was a lot of grumbling
- 11: 50: 29 20 from both the retired soldiers and members of the their
 - 21 families and even serving members were not happy about the
 - 22 way the old men who had suffered in the army were treated."
 - 23 Q. I will pause there. You have already told the Court that
 - 24 your father served had 30 years in the army, hadn't you?
- 11: 50: 57 25 Α. Yes, more than 30 years.
 - Q. And he had retired after a distinguished military career,
 - hadn't he? 27
 - 28 Α. Yes.
 - 29 Q. I put it to you you felt your father was not getting decent

- 1 treatment by the government, just as Mr Zagalo is saying about
- 2 other retirees?
- 3 A. My and my father did not sit together and discuss that and
- 4 I told you that my father was a disciplined man. He was a man of
- 11: 51: 42 5 his own way
 - 6 Q. But you grew up in Wilberforce Barracks, didn't you?
 - 7 A. Yes.
 - 8 Q. Your father was living in Wilberforce barracks wasn't he?
 - 9 A. Yes.
- 11:51:59 10 Q. Many of the soldiers of the other ranks you knew were
 - 11 living in Wilberforce Barracks, weren't they?
 - 12 A. It was not Wilberforce alone.
 - 13 Q. Some were living in Wilberforce, weren't they?
 - 14 A. Yes.
- 11:52:11 15 Q. Some of those soldiers also had parents who were living at
 - 16 Wilberforce Barracks didn't they?
 - 17 A. Yes.
 - 18 Q. So your telling me that you didn't discuss amongst your
 - 19 fellow soldiers from Wilberforce about the poor treatment which
- 11:52:32 20 your retired fathers were receiving from the government?
 - 21 A. At all not. I was not at Wilberforce Barracks. I would
 - 22 come to visit my father once in awhile -- I was.
 - THE INTERPRETER: Your Honours, would the witness repeat
 - 24 the last bit of his testimony.
- 11:52:54 25 PRESIDING JUDGE: The last bit from where, Mr interpreter?
 - THE INTERPRETER: From the peninsula.
 - 27 PRESIDING JUDGE: Mr Brima, the interpreter did not get all
 - of your last answer. From the word "peninsular" onward, could
 - 29 you say again what you just said.

- THE WITNESS: I said I was not based at Wilberforce 1
- 2 Barracks, I was based at 7 Battalion, there I had a quarter.
- That is the Goderich Barracks which was at the western part of 3
- Freetown going to the peninsula. There I was staying.
- 11: 53: 42 5 Q. You went to Wilberforce Barracks though to visit, didn't
 - vou?
 - Α. Once on awhile I would go and visit my dad. 7
 - 8 Q. You had brothers serving in the army at that time, didn't
 - 9 you?
- 11: 53: 59 10 Α. Yes.
 - 11 Q. So you are telling me that no other soldier or brother ever
 - 12 grumbled to you about the poor treatment which their retired
 - 13 parents were receiving from the government, never raised?
 - I and no one did not stand together and discuss this sort 14 Α.
- 11: 54: 26 15 of things.
 - No one raised it with you at all, none of your colleagues? 16 Q.
 - I will not be able to recall that. 17 Α.
 - I would like to move on and read you another portion of 18
 - Mr Zagalo's statement. Last time we were on page 5 and if I can
- 11: 54: 55 20 kindly move you to the next page which is page 6?
 - 21 Α. Yes.
 - 22 Q. If you can count from the seventh line from the top, it
 - starts with the word "after I was appointed." 23
 - 24 Α. Yes.
- 11: 55: 17 25 I will read for you. This is Mr Zagalo, it's his statement
 - 26 so it's his words.
 - 27 "After I was appointed as Coach for the army team I carried
 - 28 out a series of test matches at the Wilberforce football
 - 29 field and from their performances a total of twenty-five

27

28

29

1 men were finally selected to form the army football team. 2 These footballers were a combination of soldiers and a few civilians employed by the army in various sections. After 3 the selection exercise, the 25 selected players were 11: 56: 11 finally camped in one of the billets at the Wilberforce Barracks and also held their practice matches at the nearby 7 football field in the said barracks. Whilst this exercise 8 was going on, grumbling by the soldiers continued and the 9 footballers also who were mostly soldiers were deprived of 11: 56: 41 10 many privileges they were supposed to have been enjoying." Now, I will stop there. Now, you were one of those 25 11 12 selected footballers, weren't you? 13 Α. No. You were one the footballers who was grumbling and was 14 0. 11: 57: 17 15 disgruntled about your treatment, weren't you? 16 Α. No. I will take you further on in the statement. We were at 17 Q. page 6 when I was last reading and I would then like you to turn 18 19 over to page 7. And you will see about 17 lines from the top, 11: 57: 49 20 which is about halfway down the page, and it starts "I had known." 21 22 Α. Yes. 23 Q. I will read to you what Zagalo says. 24 "I had known Sqt. Alex Tamba Brima and Lance-Corporal Tamba 11: 58: 19 25 Gborie as colleague soldiers in the army for quite a long time.

Both soldiers have been my friends and I used to see them quite

frequently. In fact, they were always with me at the training

May 1997 at the Wilberforce football camp."

camp in Wilberforce. I even remember seeing them on the 23rd of

- 1 So, Mr Brima, what do you have to say about that?
- 2 A. This statement -- what this -- it was not like that. I did
- 3 not go to the football match 23 May 1997 at all.
- 4 Q. You were not there at any football match. Let's break it
- 11:59:18 5 down one by one. You were a colleague soldier of Zagalo; is that
 - 6 correct?
 - 7 A. Ask me that question again.
 - 8 Q. You were a colleague soldier with Zagalo; correct?
 - 9 A. No, he wasn't my friend. He was more -- he was an elderly
- 11:59:53 10 man compared with me.
 - 11 Q. So he wasn't your friend, according to you?
 - 12 A. At all. I, when I was going to school I knew him when he
 - had been in the army. He is an elderly man.
 - 14 Q. So Zagalo didn't see you or Gborie on 23 May 1997 at the
- 12:00:17 15 Wilberforce football camp; is that what you are saying?
 - 16 A. This is what I'm saying.
 - 17 Q. So Gullit, a football nickname and Zagalo, a football
 - 18 nickname, but you are not friends?
 - 19 A. Gullit is not my name, I have told you that, that that name
- 12:00:47 20 belonged to my late brother, Komba. I and Abu Sankoh, who you
 - 21 are talking about, we were not best friends or friends.
 - 22 Q. I will continue to read where I left off. We were at the
 - 23 football camp and if we then move four lines down on the same
 - 24 page? We just discussed about the 23 --
- 12: 01: 15 25 A. Yes.
 - 26 Q. So now I will read for you.
 - 27 "The following morning May 24th 1997, which was on a
 - 28 Saturday, I called up a total of seventeen men, including
 - 29 Sgt. Alex Tamba Brima, Lance-Corporal Tamba Gborie and members of

1	the army football team, and whilst we were gathered in the billet
2	at the Wilberforce Barracks, where the footballers were camping,
3	I took my time and explained my dream to them. No sooner I
4	finished explaining this dream, Cpl. George Adams suggested to us
12: 02: 09 5	that we must go for the Senior officers. In reply to his
6	suggestion, I enquired as to how we were going to do this without
7	having arms. I continued by saying that we should first of all
8	arrest the Senior officers at the Military headquarters in
9	Cockerill and suggested that we should move on the following
12: 02: 39 10	morning May 25th which was on a Sunday. Everyone in the group of
11	seventeen agreed to this suggestion."
12	So, if we break this down, you were one of the 17 members
13	of the football team who met Zagalo on 24th May 1997; weren't
14	you?
12: 03: 11 15	MS THOMPSON: Your Honour, I object to that question. My
16	learned friend is asking questions of something he's read out and
17	he doesn't say anything about Sergeant Alex Tamba Brima who I
18	assume my learned friend is saying is this witness was a member
19	of the football team. The sentence is "who" if I start: The
12: 03: 28 20	following morning, May 24th, 1997, which was on a Saturday, I
21	called upon a total of 17 men including - he names two people of
22	which Sergeant Alex Tamba Brima is one and members of the army
23	football team. He does not say they were members of the army
24	football team, he says "and" which means, in my humble
12: 03: 55 25	submission, these two people and then the members of the football
26	team, not that they were included as members of the football
27	team.
28	PRESIDING JUDGE: Yes, Mr Agha.
29	MR AGHA: I stand corrected and I am sure the point of

- 1 whether Sergeant Alex Tamba Brima is a footballer will be come
- 2 across later, so I will rephrase the question, Mr Brima.
- 3 Q. On the morning of 24th May, 1997, were you one of the 17
- 4 men who was gathered by Zagalo in the billet at the Wilberforce
- 12: 04: 33 5 Barracks?
 - 6 A. I have told you that I am not a footballer and that I was
 - 7 not one of the people who were gathered by Abu Sankoh at
 - 8 Wilberforce Barracks.
 - 9 Q. So Zagalo is lying then when he is saying this?
- 12: 04: 50 10 A. Yes.
 - 11 Q. Okay. I will continue to read where I left off. That was
 - 12 after the word "suggestion" at the bottom of the page. Do you
 - 13 have that?
 - 14 A. Yes.
- 12:05:13 15 Q. "The 17 of us who met at the billet in Wilberforce Barracks
 - and made this arrangement were as follows (1) WO II Franklyn
 - 17 Conteh wO II Samuel Karqbo (3) Sqt. Alex Brima (4) Sqt. Ibrahim
 - 18 Bazzy Kamara (5) Sqt. Brima Kamara (6) Sqt. Moses Kabia alias
 - 19 Rambo (7) Sgt. Sullay Turay (8) Cpl. Mohammed Tarnue, alias 55
- 12:06:19 20 (9) Cpl. Momoh Bangura (10) L/Cpl. Foday Kallay (11) L/Cpl. Papa
 - 21 Bangura alias Batuta (12) L/Cpl. Tamba Gborie (13) Cpl. George
 - 22 Adams (14) Ex. SSD Officer Hector Lahai (15) Civilian Bioh Sisay
 - 23 (16) Abdul Sisay, who was a civilian worker in the army and (17)
 - 24 myself, Abu Sankoh, alias Zagalo. During this meeting all the
- 12:07:19 25 members named above unanimously agreed to go to the Military
 - 26 Headquarters in Cockerill early in the morning of 25th May 1997
 - 27 and we also decided that we will get the arms for this operation
 - 28 at Cockerill."
 - 29 In this statement Zagalo names as number three Sergeant

- 1 Alex Brima. That is you, isn't it?
- 2 A. I have told this Court that I am not Alex Brima. You see
- 3 how the names are coming? Alex Brima Tamba, Alex Brima, so you
- 4 should know that, really, the way -- how they play with the name
- 12:08:09 5 that is not what's my name. And I was not the one that held the
 - 6 meeting with him.
 - 7 Q. So according to you, you were not one of the 17 who met
 - 8 Zagalo at Wilberforce Barracks, as I just read?
 - 9 PRESIDING JUDGE: He has already said that before, that he
- 12: 08: 29 10 wasn't one of those 17.
 - 11 MR AGHA:
 - 12 Q. What about number four, Sergeant Ibrahim Bazzy Kamara;
 - 13 that's accused number two, isn't it?
 - 14 A. The second accused, I did not know him by this name. I
- 12:08:52 15 have told you that I knew him as Sergeant Ibrahim Kamara and he
 - 16 was a driver in the army.
 - 17 Q. What about number 8, Corporal Mohammed Kanu, alias
 - 18 Five-Five, that is accused number three, isn't it?
 - 19 A. No. This accused number three his name is not Mohammed,
- 12:09:13 20 and when they -- the person who made the statement said that we
 - 21 held a meeting, this accused number three, when he left Liberia,
 - 22 he came to Mile 91 at Camp Charlie, and his name is not Mohammed
 - 23 Kanu, alias Five-Five. You yourself have seen now the way people
 - 24 give us different names.
- 12: 09: 42 25 Q. Earlier, before I started reading Mr Zagalo's statement, I
 - 26 read through the list [microphone not activated] coup plotters as
 - 27 named as witness TF 334 being members of the army football team?
 - 28 Do you remember that.
 - 29 A. I can recall when he read that, but the names that you

- 1 called, I'm telling you that I was not a member of the football
- 2 team.
- I'm only asking you if you remember, so you remembered; 3
- right?
- 12: 10: 18 5 Α. Yes.
 - Now would you agree with me that the names of most of those Q.
 - people who I read out to you from witness TF 334 are almost the 7
 - 8 same as these names which I have just read out to you in
 - 9 Mr Zagalo's statement number one to 17?
- 12: 10: 49 10 Α. No.
 - 11 Q. How many are different? All are different names?
 - 12 Yes. Here I see Mohammed Kanu, Corporal Mohamed Kanu and
 - 13 here I see lance-corporal as S/Corporal Tamba Gborie. I did not
 - know him as Tamba Gborie, so what you have there and what is here 14
- 12: 11: 11 15 are two different things that you read.
 - I put it to you that both of those names, according to the 16
 - Prosecution, the third accused and Tamba Gborie were both names 17
 - which were read out earlier by me to you from the evidence of 18
 - witness 334. That is right, isn't it?
- 12: 11: 33 20 MR MANLY-SPAIN: May it please, Your Honour. Earlier the
 - name read as that of the third accused was Corporal Santigie 21
 - 22 Kanu, not Corporal Mohammed Kanu. So it is not right for my
 - 23 learned friend to put that question that the same name had been
 - 24 read before.
- 12: 11: 56 25 PRESIDING JUDGE: All right. Thank you, Mr Manly-Spain.
 - Yes Mr Agha.
 - MR AGHA: Point taken. 27
 - 28 I think the easiest way to do it: you see the names of the Q.
 - 17 listed in front of you by Mr Zagalo? You can see them there? 29

1 Which one of those names was not a part of the name read out to

- 2 you in the evidence of witness TF-334; all of them, half?
- Please ask that question again. And I want to know what 3
- you meant by the word half. I will answer you, sir.
- 12: 12: 40 5 Half is 50 per cent. Do you understand 50 per cent?
 - PRESIDING JUDGE: I'm just wondering where this is going, 6
 - 7 Is this a memory test for the witness? Are you asking
 - 8 him to remember what was said some time ago and compare 17 names?
 - 9 Now you are asking him to nominate percentages of the names that
- 12: 13: 13 10 tally with the previous list that was read out.
 - 11 MR AGHA: It may be easier if I re-read to him the names
 - 12 that TF-334 read out in his evidence and ask him whether any of
 - 13 those tally with any of the names in this statement.
 - PRESIDING JUDGE: What are you hoping to prove when he said 14
- 12: 13: 29 15 he was wasn't part of the group, anyway? Is it just an exercise
 - in his powers of observance? 16
 - MR AGHA: It is an exercise in the credibility of 334 that 17
 - he is also corroborating the statement of Zagalo of who were the 18
 - 19 footballers who made up the coup. Because it is denied
- 12: 13: 52 20 categorically by the accused that the footballers and he were
 - 21 never coup makers. Whereas witness TF-334 has named those
 - 22 people, and other witnesses also name they were footballers.
 - 23 This is a statement of Mr Zagalo, a footballer. So it is to see
 - 24 if there is any link between the two.
- 12: 14: 12 25 PRESIDING JUDGE: Surely the most expeditious way to do
 - 26 that is for you to simply put to him the differences that he says
 - he doesn't observe, rather than try to get him to remember from 27
 - 28 that previous list.
 - 29 MR AGHA: I can do that, Your Honour.

29

that way.

1 MS THOMPSON: Before my learned friend goes on. Just on 2 that point, I think the evidence of this witness has been throughout that he does not know who these coup plotters are. 3 Whether my learned friend reads names to him and tells him which 12: 14: 46 5 one is, it does not take us further as far as the evidence is concerned. He is trying to compare the names that 334 said with the names Zagalo had said before. If the witness is insistent he 7 8 wasn't part of it and he does not know who was part of it, then 9 I'm not sure what my learned friend is seeking to gain by this. 12: 15: 04 10 MR FOFANAH: Excuse me, Your Honours. 11 PRESIDING JUDGE: Let's deal with one objection at a time. 12 Mr Fofanah, we'll come back to you. Ms Thompson is now objecting 13 on the grounds of relevance, Mr Agha. MR AGHA: I would say, Your Honour, it is highly relevant 14 12: 15: 20 15 because another main issue in this case is who carried out the coup. Now, according to the accused, he was not one of the 16 people who plotted the coup. He was not one of the people who 17 carried out the coup, and he had nothing at all whatsoever to do 18 19 with the coup. The Prosecution's case was that he was indeed one 12: 15: 41 20 of members who plotted the coup, carried out the coup, and 21 assumed a senior role in the AFRC government pursuant to that. 22 The Prosecution is leading evidence from numerous sources 23 to show that there are numerous witnesses who controvert the 24 position of the accused, and that he was actually a coup plotter. 12: 16: 03 25 We are putting these pieces of evidence to the accused to see if 26 time and time, and time and time again he is going to continue to

PRESIDING JUDGE: So far you haven't really put involvement

reject them. We are putting the Prosecution's case to him in

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2
              It is going to go on further from there, is it?
                     JUDGE SEBUTINDE: Mr Agha, let me also add that the list
         3
              stated by witness TF-334 is a matter of record; it is already on
12: 16: 42 5
              the record. The names you have now read out from this statement
              are also a matter of record. Now, to ask this witness to
         7
              compare, to me, is really not adding value, if you like. This is
         8
              something the Bench can do. We have these names listed. We can
         9
              compare and see the differences, if any. Maybe some of these are
12: 17: 06 10
              things you can bring out in your submissions later, to say
         11
              whether this witness corroborated the other or didn't. Really,
         12
              to ask this witness now to agree with you that they corroborate
         13
              each other, I think, is not adding value. That is my opinion.
                     MR AGHA: Thank you for your guidance, Your Honours. I
         14
12: 17: 30 15
              will move on.
                     PRESIDING JUDGE: We are not out of the woods yet, Mr Agha.
         16
              We won't permit that line of questioning any further. But we now
         17
              revert back to Mr Fofanah, who has an objection as well.
         18
         19
                     MR FOFANAH: Thank you very much, Your Honour. It is just
12: 17: 42 20
              on this point of my learned friend colleague consistently
         21
              referring to what is before the witness as a statement of a
         22
              certain Mr Abu Sankoh, alias Zagalo.
         23
                     What we have before us is just what I would call a document
         24
              that is purported to be made by a certain person by the name of
12: 18: 07 25
              Alfred Abu Sankoh, alias Zagalo. It has not been ascertained by
              this Court, as a matter of fact, as to whether he was in fact the
         26
              maker of that statement. It is not in evidence. It has not been
         27
              exhibited. It is unsigned, and we have a number of problems with
         28
              this particular document. At the very least, he has given the
         29
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to him. You are just asking him to compare two lists of names.

1	impression that this is a statement which was made by somebody
2	whose name has come up before this Court by several witnesses and

- that it is, as a matter of fact, his statement. I mean, it is 3
- not in evidence. We will submit, most respectfully, if counsel
- 12: 18: 48 5 is going to be referring to this statement in the future, at
 - least the word alleged be added to reference the statement,
 - because it has not been admitted as a statement of Mr Abu Sankoh, 7
 - 8 alias Zagalo.
 - 9 PRESIDING JUDGE: Mr Fofanah, do you say that the
- 12: 19: 13 10 Prosecution cannot ask the witness if he agrees with facts in the
 - 11 statement?
 - 12 MR FOFANAH: No, I'm not saying that My Lord.
 - 13 PRESIDING JUDGE: Because that is all that Mr Agha has been
 - doing. He has simply been reading out various passages and 14
- 12: 19: 23 15 asking the witness if he agrees.
 - MR FOFANAH: Your Honour, with every respect, I can recall 16
 - 17 not once or twice Mr Agha putting to the witness as to whether
 - Abu Sankoh was lying, or whether he was not saying the truth. 18
 - 19 PRESIDING JUDGE: Isn't that another way of asking him if
- 12: 19: 41 20 he agrees or not?
 - 21 MR FOFANAH: As Your Honour pleases. I'm just saying that
 - 22 at least that has to be noted, that this particular document is
 - not an exhibit before this Court, and it has just been brought 23
 - 24 from somewhere strange.
- 12: 19: 55 25 PRESIDING JUDGE: All right. Mr Fofanah, I have noted your
 - 26 submission. What do you say to that, Mr Agha?
 - MR AGHA: As Your Honour rightly observed, I'm just reading 27
 - to the accused portions of his statement and I'm asking him for 28
 - his comments on the portions of that statement. We haven't yet 29

	1	reached the stage where I have asked for this document to be
	2	tendered as an exhibit. I would have thought that would be the
	3	appropriate time to raise any objections there may be regarding
	4	whether it ought to be admitted as an exhibit or not. The
12: 20: 31	5	accused can simply say he agrees or doesn't agree.
	6	PRESIDING JUDGE: Yes. I must confess, I have lost track
	7	of the exact question you were objecting to, Mr Fofanah. What
	8	was it again?
	9	MR FOFANAH: Your Honour, I was saying that on a number of
12: 20: 54	10	occasions, my colleague on the other side has been referring
	11	to
	12	PRESIDING JUDGE: I'm sorry, rather than get you to repeat
	13	it again, I'm with you now. Thank you, Mr Fofanah.
	14	MR FOFANAH: As Your Honour pleases.
12: 21: 07	15	PRESIDING JUDGE: I find that Mr Agha has not been making
	16	any improper use of this statement. He is simply asking the
	17	witness if he agrees with certain allegations that are mentioned $% \left(1\right) =\left(1\right) \left(1\right) \left($
	18	in the statement. It is up to the witness to answer yes or no;
	19	whether he agrees or not. So I will not rule that you can't do
12: 21: 32	20	that, Mr Agha.
	21	MR AGHA: Thank you, Your Honour. I shall proceed. Sorry,
	22	I forget where I was.
	23	PRESIDING JUDGE: We had got to the stage where I had said
	24	you cannot ask this witness to compare two lists. As Justice
12: 22: 07	25	Sebutinde pointed out, the other list from 334 is a matter of
	26	record, in any event, and the Court is quite capable of making
	27	its own comparisons.

mentioned was Cockerill, and that is still on page 8. It is

MR AGHA: Thank you, Your Honour. I think the last word I

- 1 approximately 11 lines from the top.
- 2 I would now like to read to you, witness, three lines on Q.
- from Cockerill which starts, "On Sunday." 3
- Α. Yes.
- 12: 22: 49 Q. "On Sunday morning 25th May 1997 at about 6 a.m. we all met
 - at Cockerill. We all went through the main gate and met
 - 7 Cpl Gborie who was then on duty. After we assembled, the
 - 8 seventeen of us were all present and we wasted no time in
 - 9 heading toward the arms store. We met no soldier at the
- 12: 23: 25 10 arms store and the door was not locked with padlock and key
 - 11 we simply walked in and collected the arms we needed."
 - Mr Brima, what do you have to say about that? 12
 - 13 All I have to tell is that it is a lie. The time that this
 - individual mentioned, I was in my house with my wife at the 7th 14
- 12: 23: 54 15 Battalion.
 - Okay. I would now like to read to you another portion from 16 Q.
 - the statement on the same page. If we go from the bottom of the 17
 - page, it is five lines from the bottom which starts: "When the 18
 - operation."
- 12: 24: 16 20 Α. Yes.
 - 21 Q. "When the operation started all the soldiers were taking
 - 22 orders from me and L/Cpl Gborie in fact went to the SLBS on
 - 23 my instruction whilst Sgt Alex Tamba Brima was posted at
 - 24 Wilberforce Military Barracks."
- 12: 24: 46 25 What do you have to say about that?
 - 26 I have to tell you that is a lie. The time that was
 - mentioned, which you have read saying that I was posted, I was at 27
 - the 7th Battalion. 28
 - 29 Q. Just away from the statement a moment, didn't also witness

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1 153 say he saw you at the Wilberforce Barracks on 25th May?

- 2 I did not go to Wilberforce barracks on 25th May. Α.
- 3 So witness 153, who knew you from childhood, he was
- mistaken when he saw you at Wilberforce Barracks on 25th May?
- 12: 25: 39 5 I told you that that man was mad. I know he did not come
 - here to say the truth, because he did not see me there.
 - 7 I will move on with the statement of Mr Zagalo. We are now
 - 8 on page 9. Just at the top of the page I will read:
 - a "After deploying some of the coupleaders, I collected a
- 12: 26: 12 10 large group of soldiers which included Sqt. Ibrahim Bazzy
 - 11 Kamara, Cpl Foday Kallay and we headed for Pademba Road
 - Prisons at around 7.00 am." 12
 - 13 What do you have to say about that?
 - What I will say first is that it is a lie. Because this 14 Α.
- 12: 26: 40 15 first page that you read, it said Lance-Corporal Foday Kallay.
 - Now I see Corporal Foday Kallay here. I do not have any idea 16
 - 17 about this which you are reading.
 - What about Sergeant Ibrahim Bazzy Kamara? Do you know that 18 Q.
 - 19 person?
- 12: 26: 57 20 I do not know Ibrahim Bazzy Kamara. I know him as Sergeant
 - 21 Ibrahim Kamara. I have been telling this Court that I do not
 - 22 know him by that name Bazzy.
 - 23 PRESIDING JUDGE: Look, Mr Agha, you have obtained from the
 - 24 witness his very definite denials that he was part of the 17 who
- 12: 27: 25 25 took part. I think you should move on from this line of
 - 26 questi oni ng.
 - MR AGHA: I would now like to show the witness another 27
 - 28 statement with the permission of the Court. But prior to moving
 - on to that statement, I would request that this Court exhibit 29

	1	that last statement which I have been reading from Mr Zagalo.
	2	PRESIDING JUDGE: Does Defence have anything to say on
	3	that?
	4	MS THOMPSON: Yes, Your Honour. We object to this
12: 28: 23	5	statement being exhibited for the following reasons. Firstly,
	6	this is an extraordinary confessional statement of a capital
	7	offence made by a person this Court has heard evidence about that \ensuremath{C}
	8	was tried, found guilty and executed for treason. The origin of
	9	this statement is unknown. I can guess that it was taken by
12: 28: 55	10	police officers, but it was not taken at a police station but at
	11	the Defence headquarters. The statement alludes to the planning
	12	and execution of the coup, which is directly related to the
	13	indictment, particularly paragraphs 23, 26 and 29 of the
	14	indictment. Having said that, this accused person and the two
12: 29: 21	15	others are not here being tried for treason. One assumes that
	16	the whole issue about who took part in the coup is merely here as $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$
	17	some sort of preparatory work as to their role in the later
	18	events.
	19	The pages are unsigned and they contain evidence of things
12: 29: 43	20	which have already been before this Court in detail by witness
	21	334, alluded to by witnesses 184, 153 and 167. They say who in
	22	their view were the people involved and my learned friend has
	23	himself acknowledged that this has been before this Court,
	24	certainly in relation to witness 334.
12: 30: 12	25	The fact that this material goes to the indictment and goes
	26	to issues which were disclosed to us earlier, much earlier before
	27	this trial started, means that, in my humble submission, this
	28	statement could have been obtained before and should have been
	29	disclosed to us. Rather, it is not new information. It is

	1	repetitive, it is cumulative and, in my submission, it adds
	2	nothing to the charges, especially bearing in mind, as I said
	3	before, this witness is not being tried for treason.
	4	I would refer Your Lordships to the international criminal
12: 30: 57	5	evidence, in particular paragraph 7.83 at page 240 on cumulative
	6	and repetitive evidence and it reads: "Trial Chambers have
	7	repeatedly affirmed that cumulative or repetitive evidence will
	8	not be admitted. Thus, in Kordic and Cerkez, the Trial Chamber
	9	refused to admit documentary evidence that had come into the
12: 31: 33	10	Prosecutor's possession late in the trial. The Prosecution had
	11	been given access to these documents"
	12	THE INTERPRETER: Your Honour, could counsel please take
	13	that carefully so we could interpret it to the witness.
	14	MS THOMPSON: I beg your pardon. Is there a particular
12: 31: 51	15	point I could start from?
	16	THE INTERPRETER: Last two lines, Your Honour.
	17	MS THOMPSON: Thank you. "Thus in Kordic and Cerkez, the
	18	Trial Chamber refused to admit documentary evidence that had come
	19	into the Prosecutor's possession late in the trial." And then
12: 32: 16	20	goes on to say how it had come to the Prosecutor's possession.
	21	The important thing in that same paragraph is that the Prosecutor
	22	argued that the documents were pertinent to establish an
	23	international armed conflict. However the Trial Chamber found
	24	many of them cumulative and repetitive and found that they did
12: 32: 38	25	not add anything to the voluminous material already in evidence.
	26	In my humble submission, Your Honours, this material is
	27	cumulative and repetitive. We have heard long evidence on who
	28	was involved, who was a member of the football team, who was
	29	there, who wasn't, who made announcement. We have been served

1	documents on this before. Your Honour, in my submission, this
2	adds nothing to it.
3	Also, in my submission, I will say that this I started
4	off by saying for a capital offence it is an extraordinary
12: 33: 16 5	confessional statement. In my humble submission, it is
6	unreliable and its authenticity has not been ascertained. Unless
7	Your Honours wish me to say anything further. That is all I wish
8	to say at the moment.
9	PRESIDING JUDGE: Thank you, Ms Thompson. Do you wish to
12: 33: 33 10	reply, Mr Agha?
11	MR MANLY-SPAIN: May is please, Your Honour.
12	PRESIDING JUDGE: Yes, Mr Manly-Spain.
13	MR MANLY-SPAIN: Your Honour, I wish to make a point on
14	behalf of the third accused. I wish to submit that proper
12: 33: 42 15	foundation has not been laid for the tendering of this document.
16	The Court does not know its orgin. Secondly, the statement
17	apparently refers to the third accused who would not have any
18	opportunity of cross-examining the maker or the taker of this
19	statement. And finally, I respectfully submit that it is it
12: 34: 20 20	would be more prejudicial to the third accused than having
21	regards to its probative value. Therefore, I respectfully submit
22	that it should not be admitted.
23	PRESIDING JUDGE: Yes, thank you. Yes, Mr Agha.
24	MR AGHA: Yes, Your Honour. Firstly, I would deal with the
12: 34: 45 25	observations made by learned counsel for the third accused. This
26	Court has already ruled that because this is a joint trial and
27	that the various aspects of this trial overlap and affect each of
28	the accused, that on that basis all of the Defence counsel can
29	cross-examine the witness even if he is not their own witness.

1

So on that basis I do not believe --

- 2 PRESIDING JUDGE: No, I wasn't quite sure that we said
- 3 that. Because they did not call the witness, they can
- 4 cross-examine, but what we ruled was that because the evidence of
- 12:35:32 5 this witness can impact on all three accused, they all had a
 - 6 right to object to questions put by the Prosecution in
 - 7 cross-examination.
 - 8 MR AGHA: Yes, Your Honour, I stand corrected. But at
 - 9 least, I think, it is found that the evidence can impact upon all
- 12:35:49 10 three accused and that is a legitimate reason as to why they all
 - 11 have the ability to object.
 - Now, turning back to the question of admissibility,
 - 13 relevance and other issues, the Prosecution would submit that
 - this statement is a highly relevant document. One of the reasons
- 12:36:15 15 why it is a highly relevant document is because it is the first
 - 16 evidence from actually one of the individuals who actually took
 - 17 part in the coup. It is a first hand account of how it came
 - 18 about. We have heard evidence that there was a coup and it was
 - 19 by various individuals, but as the Learned Defence counsel have
- 12:36:45 20 pointed out, those individuals were not there. This is the first
 - 21 piece of evidence given by someone who was present. It is,
 - therefore, directly relevant and I would actually put this
 - 23 particular statement in the same category of the statement that
 - 24 arose after the Fofana -- which actually led to the Fofana Appeal
- 12: 37: 17 25 Decision. This is an unsigned statement. It is correct. When
 - 26 he says it has no foundation, that is not true. It is referred
 - 27 to in the Truth and Reconciliation report. That is how we
 - 28 managed to track it down. It is new evidence for the Prosecution
 - 29 that has come at a late stage. The learned Defence counsel have

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1
               a right to cross-examine on any aspect of that document they feel
          2
               they want to.
                     And my final submission is that ultimately under Rule 89(C)
          3
               the question is: Is it relevant? The reliability, the weight
12: 38: 09 5
               and other such matters, professional judges sitting in that
               capacity can determine. The key question as laid down by the
               Fofana Appeals Decision and indeed followed by this learned
          7
          8
               Chamber is that evidence is admissible once it is shown to be
          9
               relevant. The question of its reliability is determined
12: 38: 32 10
               thereafter and is not a condition for its admission.
                     It is a Prosecution submission that there is no doubt that
         11
         12
               this issue of who committed the plot of the coup is very
               relevant, but it also goes to the credibility of the witness. He
         13
               has been saying throughout he is not a footballer; he is not a
         14
12: 38: 52 15
               part of the coup; he had nothing to do with it; he was sitting at
               home. That is a key issue. If it is found that he was one of
         16
               the coup makers, it is not the Prosecution's case that we want to
         17
               try him for treason. What we are saying is, he has been lying.
         18
         19
               If he has been lying throughout, that it will effect the whole
12: 39: 14 20
               body of his evidence. The Prosecution submission is that that
         21
               document is highly relevant for that purpose and it ought to be
         22
               admitted and it is for the Honourable Trial Chamber to determine
         23
               whatever weight should be given to that document.
         24
                     PRESIDING JUDGE: Yes, thank you, Mr Agha.
12: 39: 28 25
                     MS THOMPSON: May I just say something in reply to my
         26
               learned friend. He mentioned that this was a first hand account.
               That only goes to reinforce the point I was trying to make on the
         27
               best evidence rule. If it is a first hand account, and on the
         28
               face of it when one reads it it appears to be so because it
         29
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	1	appears to be by someone who says he was part of the coup who is
	2	no longer living. Paragraphs 23, 26 and 29 allege that these
	3	three men were members of the group that staged the coup, all the
	4	more reason why it is a document which should have been seen
12: 40: 03	5	before. But also the witness 334 gave extensive evidence and
	6	this adds nothing to it and if they could only have tracked it
	7	down through the TRC report, the TRC report has been out for over
	8	a year. They could have tracked it down earlier. Given this to
	9	us for us to make our own investigations to look into it and then
12: 40: 23	10	be able to weigh up the information contained therein. At the
	11	moment we have just seen this for the first time today. We have
	12	never seen it before and if it is that important to their case,
	13	and was [indiscernible] report which has been out for a year,
	14	this should have been done earlier and my respectful submission -
12: 40: 37	15	I am repeating what I said before - it is cumulative and
	16	repeti ti ve.
	17	PRESIDING JUDGE: That is all right. We're going to break
	18	for Lunch now. Mr Brima, do not speak about the evidence to
	19	anyone.
12: 40: 58	20	THE WITNESS: Yes, My Lord.
	21	PRESIDING JUDGE: We'll adjourn the Court until 2.15.
	22	[Luncheon recess taken at 12.45 p.m.]
	23	[AFRC29JUN06B-RK]
	24	[Upon resuming at 2.35 p.m.]
14: 33: 08	25	PRESIDING JUDGE: We note the Defence objections to the
	26	admission of the document in question and we also note the
	27	Prosecution reply. It was said by the Appeals Chamber in the
	28	Fofana Appeal against a decision refusing bail. The decision
	20	dated 11 March 2005. "The fact that a statement is

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1 unauthenticated does not make it necessarily unreliable.

- 2 Especially where the identity of its maker and the fact that she,
- he, made it are not in dispute, but the fact that both documents 3
- were relevant meant that they should have both been admitted for
- 14: 34: 20 5 what they were worth when their probative value could be assessed
 - in the context of all other evidential material. Rule 89(C)
 - ensures that the administration of justice will not be brought 7
 - 8 into disrepute by artificial or technical rules often devised for
 - 9 jury trial which prevent judges from having access to information
- 14: 34: 54 10 which is relevant. Judges sitting alone can be trusted to give
 - 11 second hand evidence appropriate weight in the context of the
 - 12 evidence as a whole and according to well understood forensic
 - 13 standards. The rule is designed to avoid a sterile legal debate
 - over admissibility." 14
- 14: 35: 24 15 We find that the document is relevant and in view the
 - interpretation put on Rule 89(C) by the Appeals Chamber we are of 16
 - the view that we are not entitled to reject it. 17
 - As we have already mentioned, we have noted all of the 18
 - 19 submissions of the parties and we will give the document the
- 14: 35: 48 20 appropriate weight in the light of the evidence as a whole at the
 - 21 end of the trial.
 - 22 Accordingly, the document headed Sierra Leone Police Force
 - 23 00019842 in the name of Alfred Abu Sankoh, alias Zagalo, will be
 - 24 admitted into evidence as Exhibit P88.
- 14: 36: 26 25 [Exhibit No. P88 was admitted]
 - 26 PRESIDING JUDGE: Yes, Mr Agha.
 - 27 MR AGHA: Thank you, Your Honours. Good afternoon, Your
 - Honour, good afternoon, Mr Brima. 28
 - 29 Before we broke for lunch we were going through a statement Q.

- 1 which has now been exhibited by alias Zagalo before the Sierra
- 2 Leone police force and I had asked you for your comments on that
- 3 document. I would now like you to have a look at another
- 4 document, also before the Sierra Leone police force and ask your
- 14:37:18 5 comments on that document with the permission of the Chamber. I
 - 6 believe the learned Defence counsel have already been provided
 - 7 with copies and when we look at this statement, Mr Brima, when it
 - 8 is placed before you, I will be using the numbering at the bottom
 - 9 of the statement which starts with the number 69 and 70.
- 14: 38: 16 10 PRESIDING JUDGE: Yes, go ahead, Mr Agha.
 - 11 MR AGHA:
 - 12 Q. Mr Brima do you have a copy of this statement before you?
 - 13 A. Yes
 - 14 Q. And it says at the front of the document Sierra Leone
- 14:38:34 15 police force and the name is Tamba Gborie, spelled G-B-O-R-I-E;
 - 16 is that correct?
 - 17 A. Yes.
 - 18 Q. Under that after the address we have occupation, soldier,
 - 19 SLA 18164384 L/Cpl; is that correct?
- 14: 39: 11 20 A. Yes
 - 21 Q. I would just read the first part of the statement
 - 22 "Statement commenced at 1345 hours on Sunday 22nd March
 - 23 1998 at the Defence Headquarters building State Avenue
 - 24 Freetown. I have been asked if I wish to say anything and
- 14: 39: 38 25 cautioned that I am not obliged to say anything unless I
 - 26 wish to do so but whatever I say will be taken down in
 - 27 writing and may be given in evidence."
 - There is a signature block bearing the name Tamba Gborie
 - 29 dated 25 March 1998. Does that accord with the document that you

- 1 have in front of you?
- 2 Α. No.
- Perhaps you could read me what your document says at 3
- statement commenced?
- 14: 40: 21 Well, the document I see here I have not seen any signature
 - here. I only see names.
 - 7 Witness, I didn't say there was a signature and I didn't Q.
 - 8 ask you about a signature. I said there was a signature block.
 - 9 Can you kindly answer me yes or no whether what I read for you
- 14: 40: 41 10 about the statement is correct as written?
 - 11 Α. Yes.
 - 12 Q. Now, I would like to read you other portions of this
 - 13 statement and seek your comments on those. If you could kindly
 - turn to page 75 of the statement, please. Have you found that?
- 14: 41: 36 15 Α. Yes.
 - Just like Mr Zagalo's statement I read to you before lunch, 16 Q.
 - this relates to events prior to 25 March 1998. Are you clear on 17
 - that? 18
 - Α. Yes.
- 14: 41: 56 20 Now, at page 75 I will read for you the first line, the
 - 21 final word "they obviously," do you have that in?
 - 22 Α. Yes.
 - 23 Q. "They obviously felt very bad about it and since that
 - 24 month of April 1997, things now started going from bad to
- 14: 42: 24 25 worse in the areas of rice supply and salaries, in fact
 - 26 there was no more control in the army. During this
 - 27 disgruntled state of the Junior ranks in the army, a number
 - 28 of Military Personnel studying at the Milton Margai College
 - of Education came down to collect their monthly allowances 29

- 1 from military headquarters but this allowance was not given
- 2 to them by the authority responsible, and because of this
- 3 they too were disgruntled."
- 4 I would ask you to comment on that part of Mr Gborie's
- 14:43:13 5 statement which I read to you and ask you whether you agree that
 - 6 there was disgruntlement in the army at that time, the month of
 - 7 April 1997?
 - 8 A. Well, since I was not working, so I didn't know whether
 - 9 there was disgruntle in the army, because purely I was on study
- 14: 43: 39 10 I eave.
 - 11 Q. Didn't you go to muster parades and collect your payments
 - 12 of your cheque?
 - 13 A. They never gave me cheque in the army, never and I never
 - 14 went to muster parade to go and collect cheque. Never in the
- 14: 44: 00 15 army.
 - 0. Did you attend muster parades when they were called whilst
 - 17 you were still studying?
 - 18 A. When I go for my salary, I attend parades in order to
 - 19 collect my salary.
- 14: 44: 29 20 Q. When you went to collect your salary you attended parades
 - 21 and you were mixing with other soldiers; is that correct?
 - 22 A. I just have to meet with my work-mates because the salary
 - 23 you collect it by seniority.
 - 24 Q. So you were the only one in the parade were you or were
- 14:44:52 25 there other soldiers in the parade when you the went to get your
 - 26 sal ary?
 - 27 A. I told you salary business in the Sierra Leone Army is a
 - 28 pay parade, you have to fall in. Every month I go for my salary
 - 29 I fall in so that it is given to me. I cannot just get up like

- 1 that and go to the army headquarters and collect my salary, he
- 2 would refuse me. I go there. Some months when they have paid, I
- go there until they have paid all the soldiers or I send 3
- somebody, any of my friends to collect my salary.
- 14: 45: 30 So whilst you were studying and you went to collect your
 - salary, you had the opportunity to meet your colleagues in the
 - 7 army, didn't you?
 - 8 Α. Yes.
 - 9 Q. When you met your colleagues in the army at parade to
- collect your salary, was any disgruntlement expressed by your 14: 45: 46 10
 - 11 col I eagues?
 - 12 Well, for me they did not say it before me. Α.
 - 13 PRESIDING JUDGE: I think he answered that.
 - MR AGHA: I am sorry, I missed the answer, I don't know
- 14: 46: 20 15 what was said.
 - PRESIDING JUDGE: You asked him did you see any 16
 - disgruntlement from his colleagues and he said I did not see it 17
 - 18 before me.
 - MR AGHA: Thank you, Your Honour, I just did not get an
- 14: 46: 32 20 interpretation.
 - 21 Now, we have just read that portion of the statement
 - 22 regarding the disgruntlement and I will pick up from the same
 - place where it continues "these students." Do you have that? 23
 - 24 Α. Read it again.
- 14: 46: 59 25 The last part I read to you was "and because of this they
 - too were disgruntled" and now I want to continue with the words 26
 - 27 "these students." Do you have that part?
 - 28 Α. Yes.
 - 29 I will read that to you. Q.

	1	"These students who were headed by one Alex Brima then went
	2	away and threatened to come back. In fact before they left
	3	Alex Brima openly remarked that the Senior Officers must be
	4	arrested and tied up. The other students numbered about
14: 47: 41	5	fifteen but I did not know any of them except Alex Brima.
	6	I was present when Alex Brima made the comments to the
	7	other students but I did not say anything in reply. At
	8	this stage, I now recall that the students from Milton
	9	Margai College of Education led by Alex Brima came to the
14: 48: 10	10	military headquarters in Cockeril on 22nd of May 1997."
	11	Mr Brima, what do you have to say about that statement made
	12	by Corporal Tamba Gborie?
	13	A. This statement is a lie and I was not a student at Milton
	14	Margai College of Education. The college in which I was was
14: 48: 45	15	Freetown Technical Institute, but I was never a student at Milton
	16	Margai College of Education. So this tells us that the statement
	17	is not true and this statement that you read to me is not true.
	18	I never went with students to army headquarter and alter this
	19	statement at army headquarter, never.
14: 49: 16	20	Q. But you were a student at that time, weren't you?
	21	A. Yes.
	22	Q. You also just told us that you used to go and collect your
	23	sal ary, haven't you?
	24	A. Yes. But I was not a student at Milton Margai College of
14: 49: 36	25	Educati on.
	26	Q. Now, Mr Brima, I would like to read you another portion of
	27	Corporal Gborie's statement and when we last finished off it was
	28	about midway through on 22 May 1997. If we could just then move
	29	down, approximately nine lines and I think on the tenth line it

					_					
1 st	arts '	"at	the	Fornah	Bav	College."	Have	VOU	found	that?

- A. No, no, no.
- 3 PRESIDING JUDGE: Was that where you were going to start?
- 4 It is halfway through a sentence.
- 14:50:41 5 MR AGHA: I was directing at Fornah Bay College and then I
 - 6 was going to pick up before the coup.
 - 7 THE WITNESS: Yes.
 - 8 Q. I'm going to read you again a part of Corporal Gborie's
 - 9 statement.
- 14:50:57 10 "Before the coup of 25 May 1997, I was staying at Block No.
 - 11 C84 Wilberforce military barracks with my wife Beatrice
 - 12 Gborie and three children, Sahr Gborie, Princess Gborie,
 - and Victoria Gborie whose present whereabouts I don't know.
 - While staying in this barracks I came to know a few
- 14:51:31 15 military personnel who were members of the military
 - 16 football team camping at the said barracks and among them
 - 17 was Sergeant Abu Sankoh (alias Zagalo) who was their Coach,
 - 18 Captain Johnny Moore the team manager, and Alex Brima who
 - 19 was at that time a student of the Milton Margai College of
- 14: 51: 59 20 Education. "
 - 21 How would you comment on this statement made by Corporal
 - 22 Gbori e?
 - 23 A. This statement you made is a lie. I'm still telling you
 - 24 that I was not a student at Milton Margai College of Education
- 14:52:25 25 and the name you are calling Alex Brima, I am Tamba Brima and the
 - 26 college in which I was was the Freetown Technical Institute.
 - 27 Q. Mr Brima I would then like to continue reading on from
 - 28 where we left off from, again from Corporal Gborie's statement
 - and after I read that seek your comments.

	1	"I returned home at Wilberforce Military Barracks at about
	2	1.00 p.m. on 23 May, 1997. At about 3.30 p.m. on the same
	3	day (23/12/97) I was sleeping in my room when Alex Brima
	4	came to my house and told my wife to wake me up. My wife
14: 53: 34	5	woke me up and told me that Alex Brima wanted to see me. $$ I
	6	came to the parlour and met Alex Brima sitting down, he
	7	told me to go with him at the Wilberforce football field.
	8	I asked him what we were going to do and in reply, he
	9	simply told me to go with him."
14: 54: 00	10	How would you comment on that part of Corporal Gborie's
	11	statement?
	12	A. This part is a lie. I never went to Corporal Gborie and
	13	asked him to go to Wilberforce football field.
	14	MR AGHA: Your honours, I'm having some trouble with the
14: 54: 29	15	interpretation. I am actually receiving the replies. I wonder
	16	if anyone else is in the same position?
	17	JUDGE SEBUTINDE: Could you check your channel. Maybe you
	18	are not on the interpretation channel. If you are on the floor
	19	channel, you will not get the interpretation.
14: 54: 49	20	MR AGHA: I will try some new headphones to see if they
	21	help the situation.
	22	Q. Thank you, Mr Brima. I would now like to continue on in
	23	Mr Gborie's statement, what I have just read to you. It
	24	continues as follows:
14: 55: 10	25	"I followed him and on arrival at the football grounds, he
	26	took me to the side of the football grounds where we found
	27	Abu Sankoh alias Zagalo, eating rice from a big bowl with
	28	some members of his football team. Alex Brima asked me in
	29	Zagalo's presence whether I knew him and I told him that I

	1	know Zagalo. I had known Zagalo as a footballer of the
	2	Fisheries Football Club. When Zagalo saw me, he invited me
	3	to eat with them and after we finished eating Zagalo called
	4	seventeen (17) of us together and among those I know were
14: 55: 55	5	Alex Brima, Foday Kallay, Adams, Mohamed Kanu, Abdul Sesay
	6	and Abu Sankoh himself alias Zagalo. He took us inside a
	7	billet near the football grounds where the football team
	8	was camping and he (Abu) spoke to us. Abu told us that he
	9	had called us together so that we could make plans to tie
14: 56: 29	10	up all the Senior Military Officers."
	11	What do you have to say about that statement?
	12	A. This statement you have made is a lie. I never I was
	13	never in any meetings where we planned to tie up senior officers $% \left(1\right) =\left(1\right) \left(1\right) \left($
	14	in the army, and I was never in a meeting at Wilberforce football
14: 56: 56	15	field. I've told you, it was very seldom for me to come to
	16	Wilberforce, because I was not staying at Wilberforce. I was
	17	staying at 7 Battalion, Goderich.
	18	Q. Thank you, Mr Brima. If we can just move down from where I
	19	left off from all the senior military officers. Fifteen lines
14: 57: 15	20	further down, approximately, starting towards the end of the line
	21	on 24 May.
	22	A. Yes.
	23	Q. Again, I will read to you from Corporal Gborie's statement.
	24	"On 24 May 1997 in the morning hours I went to work as
14: 57: 44	25	usual at the military headquarter in Cockerill. Whilst I
	26	was there, Alex Brima met me at about 10 a.m. and told me
	27	that the mission we had discussed with Zagalo was going to
	28	take place that night towards the early hours of Sunday, 25
	29	May 1997."

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		· · · · · · · · · · · · · · · · · · ·
	2	A. This never happened. It's a lie. I've never met Corporal
	3	Gborie and we were told 24, 25 at his working place. Corporal
	4	Gborie, I knew him as a provost at 1st Battalion Wilberforce. So
14: 58: 38	5	I never knew him as a worker at army headquarters, which is at
	6	Cockerill.
	7	Q. I will continue reading what Corporal Gborie also had to
	8	say.
	9	"A total of seventeen (17) of us both Junior and Senior Non
14: 58: 59	10	Commissioned officers (NCOs) with Staff Sergeant Abu Sankoh
	11	(alias Zagalo) the most senior amongst us had carried out
	12	the plan to initially attack and tie up our senior
	13	officers, namely Staff Sergeant Abu Sankoh, alias Zagalo,
	14	Sergeant Alex Brima, Sergeant Ibrahim Bazzy Kamara,
14: 59: 29	15	Sergeant Ibrahim Kamara, WO II Franklyn Conteh, L/Corporal
	16	Foday Kallay, L/corporal Papa Batuta, Corporal Mohamed Kanu
	17	alias 55, Corporal Bio Sesay, WO II Sammy Kargbo, Corporal
	18	Sullay Kamara, Pte Adams, Sergeant Moses Kabia alias Rambo,
	19	Civilian Abdul Sesay, Civilian Hector Lahai, Sergeant
15: 00: 28	20	Sullay Turay and myself Lance-Corporal Tamba Gborie. Both
	21	civilians were footballers attached to the army football

How would you comment on that?

23 What do you have to say about that?

team and played for the team."

- 24 Α. This is a lie. I don't know any Papa Batuta. I don't know
- 15: 00: 56 25 any Corporal Mohammed Kanu whom you referred to as Five-Five, and
 - Corporal Bioh Sesay. The Bioh I know was not a soldier. 26
 - 27 So you deny what's written in this statement and what I've
 - 28 just read out to you; correct?
 - 29 Α. Yes, I am denying it, because it never happened that way.

- Q. 1 Now, if we move, four lines further down from where we
- 2 were, we have towards the end of that sentence, "Before 24th
- May." 3
- Α. Yes.
- 15: 01: 48 5 Q. I will read to you.
 - "Before 24th May 1997 when Alex Brima (who is also Sergeant 6
 - 7 Alex Tamba Brima) came to visit me and brief me about the
 - 8 position of things, nobody had briefed me on how the
 - 9 operation was to be carried out. So on that morning
- 15: 02: 18 10 24/5/97, Sergeant Alex Tamba Brima finally told me that the
 - 11 operation was to be carried out by organising various
 - groups amongst the seventeen (17) member group listed above 12
 - 13 on strategic points in the township of Freetown."
 - Please, can I have your comments on that portion of 14
- 15: 02: 50 15 Gborie's statement I have just read to you?
 - Well, my comment is that it is a lie. I was not a 16
 - 17 My name is not Alex Tamba Brima. The person whom made
 - this statement, Corporal Gborie, he was more senior than me in 18
 - 19 the army. I was not in a position to say that. He was senior
- 15: 03: 12 20 for me. I have never had this kind of discussion with him
 - 21 before.
 - 22 Q. So you deny that part of statement which I just read;
 - correct? 23
 - 24 Α. This part of the statement you are talking about is not
- 15: 03: 31 25 true. The one you have read to you me is not true.
 - 26 Thank you, Mr Brima. I would now like to proceed
 - approximately five lines further down where I stopped reading, 27
 - 28 and towards the end of the line, it starts, "According to
 - 29 Sergeant Alex".

- 1 MR FOFANAH: Excuse me, Mr Agha. May it please Your
- 2 Honour, may the second accused be excused to use the convenience?
- PRESIDING JUDGE: Certainly, Mr Fofanah. The second 3
- accused can be excused.
- 15: 04: 06 MR AGHA:
 - Q. Have you found that, Mr Brima?
 - 7 Α. Yes.
 - 8 Q. I shall read to you:
 - 9 "According to Sergeant Alex Tamba Brima's briefing, the
- 15: 04: 17 10 Ordinance Section was to be taken care of by Private Adams
 - 11 whilst arrangements were also made for the RDF in Sumbuya
 - 12 and Camp Charlie in Mile 91."
 - 13 How would you comment on that briefing?
 - This one also a lie. I was not involved in any arrangement 14 Α.
- 15: 04: 47 15 or I did not give any Private Adams any order for any
 - arrangements for either Camp Charlie or RDF at Sumbuya, or Camp 16
 - Charlie at Mile 91. 17
 - I will continue, Mr Brima, with Mr Gborie's statement. 18
 - 19 "As regards the weapons to be used on the operation,
- 15: 05: 04 20 Sergeant Alex Tamba Brima told me that each one of us was
 - 21 to use his personal weapon. I had in my position one AK-47
 - 22 rifle with two magazines full ammunition of sixty rounds."
 - 23 Do you remember?
 - 24 I can't recall that I had such a discussion with him at any Α.
- 15: 05: 34 25 point in time. And I did not have any personal rifle with me
 - 26 when I was in college. I never had any personal rifle with me.
 - If we can now skip from page 77 and go to the next page, 27
 - 28 which is page 78. I will read from the third line down, towards
 - 29 the end, where it starts, "Sergeant Alex Tamba."

	1	A.	Yes. I have seen it.
	2	Q.	Okay. I will read for you:
	3		"Sergeant Alex Tamba Brima then left me and returned with
	4		the assurance that I was going to play my own role. Before
15: 06: 27	5		he went away, he informed me that a faction of the
	6		operational group would join me at Cockerill and throughout
	7		the night I was on the alert until the early morning hours
	8		of Sunday 25th May 1997. At about 5 a.m. that morning, I
	9		heard a sound around the area of the Heliport at Cockerill
15: 06: 54	10		and soon after, I saw Sergeant Alex Tamba Brima, Sergeant
	11		Moses Kabia, Staff Sergeant Abu Sankoh alias Zagalo and
	12		many other soldiers whom \ensuremath{I} cannot now remember because the
	13		place was still dark. They were all well armed with AK-47
	14		rifles and some of them were in military combat uniforms
15: 07: 23	15		while some were in plain clothes. I joined them and no
	16		sooner I did so, we straight away moves to the Airforce
	17		office and the HQ Security Office where we later placed the
	18		soldiers we found on duty under gun point, forced open the
	19		doors and seized all the weapon s and ammunition we found
15: 07: 47	20		in both offices."
	21		What do you have to say about that statement by Corporal
	22	Gbori	e?
	23		MS THOMPSON: Your Honour, before the witness answers, \boldsymbol{I}
	24	rai se	a concern. In fact, it is probably an objection, but I put
15: 08: 03	25	it no	stronger than a concern at the moment. What is being asked
	26	of the	e witness now is what transpired around 24, 25 May, an
	27	accou	nt of which is different which was put to the witness
	28	earli	er from the statement of Zagalo. It seems to me that my
	29	l earn	ed friend is on a fishing expedition to see which version of

- 1 events the witness will accept or not accept. He has put one
- 2 version to the witness. He has another version. He has to make
- 3 up his mind which version is the Prosecution accepting was the
- 4 version of events that happened. At the moment, what we have are
- 15:08:42 5 the two different versions of the same events being put to the
 - 6 witness for the witness to accept one or the other. Your Honour,
 - 7 I would object to that line of cross-examination.
 - 8 PRESIDING JUDGE: I will overrule that objection. Go
 - 9 ahead, Mr Agha.
- 15: 09: 03 10 MR AGHA:
 - 11 Q. Please, Mr Brima, can I have your comment on that paragraph
 - 12 I just read out to you?
 - 13 A. I don't have any idea about that, about that statement or
 - 14 the paragraph that you read out to me. And not a day did I stand
- 15:09:36 15 by or command Staff Sergeant Sankoh. I was a corporal. A
 - 16 corporal cannot command a staff sergeant or a sergeant.
 - 17 Q. So you deny what I just read out in Gborie's statement; is
 - 18 that correct?
 - 19 A. I don't have any idea about what you read out. All what
- 15:09:59 20 you read out are lies.
 - 21 Q. Now, Mr Brima, if we could kindly move on to the next page,
 - 22 which is page 79. I'd like to read to you from about halfway
 - down. It is around line 17, and it starts, "For setting me free,
 - 24 no sooner." Do you have that?
- 15:11:06 25 A. No. Please read it again.
 - 26 Q. The passage I'm going to read to you starts, "No sooner he
 - 27 said so, Zagalo told us that from that moment."
 - 28 A. Yes, I have seen it.
 - 29 Q. Okay. I will read for you.

	1	"No sooner he said so, Zagalo said that from that moment we
	2	should now take orders from Johnny Paul Koroma who was now
	3	our Leader. This order was supported by Sergeant Alex
	4	Tamba Brima and Sergeant Moses Kabia (Rambo) who also spoke
15: 12: 02	5	to us by turn. They also told us that they will brief
	6	Major Johnny Paul on the trend of events."
	7	What do you have to say about that statement by Corporal
	8	Gbori e?
	9	A. It's a lie. I did not ever support. And that day you are
15: 12: 28	10	talking about, myself ask Corporal Gborie were not in the same
	11	place, or even Staff Abu Sankoh that you are talking about, we
	12	were not in the same place. I was at my house at 7 Battalion,
	13	Goderich.
	14	Q. Thank you, Mr Brima. If now we could turn over to page 81.
15: 12: 56	15	We are nearly through going through Corporal Gborie's statement
	16	in a moment, you will be pleased to hear. If we go, roughly,
	17	about halfway down, on around line 14 or 15 from the top, it
	18	starts "At this stage Zagalo."
	19	JUDGE SEBUTINDE: What page is this?
15: 13: 28	20	MR AGHA: Page 81, Your Honour.
	21	THE WITNESS: Yes.
	22	MR AGHA:
	23	Q. I will read for you:
	24	"At this stage, Zagalo and Sergeant Alex Tamba Brima
15: 13: 56	25	suggested to Major Johnny Paul Koroma that I should make
	26	the first radio broadcast to the nation. Major Johnny Paul
	27	Koroma consented. It was not a prepared speech, and it was
	28	not written, I did not in fact take any juttings for the
	29	purpose of this broadcast, I simply acted on the advises of

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Tamba Alex Brima and Major Johnny Paul Koroma who suggested

	2	some of the things I was going to say."
	3	How would you comment on that, Mr Brima?
	4	A. It is a lie because the statement that the man made, if,
15: 14: 44	5	just as he said, I gave him a statement, or that I gave him
	6	advice, it did not happen that way. I was not there and I did
	7	not give him any advice to do anything. And I am more learned
	8	than him, so I cannot advise him to make any kind of funny
	9	statements that he made. So the sentence you have read to me is
15: 15: 10	10	a lie. Myself, Corporal Gborie, and Zagalo and Johnny Paul did
	11	not ever stand one in a particular place to discuss this kind of
	12	statement.
	13	Q. Mr Brima, Corporal Gborie did make an announcement over the
	14	radio, didn't he?
15: 15: 32	15	A. Yes.
	16	Q. Now, if we then move on to three lines further down. This
	17	is the final part I will read to you. It starts, "Whilst I was
	18	about to make the speech."
	19	A. I have seen it.
15: 16: 00	20	Q. I will read for you:
	21	"Whilst I was about to make the speech, Major Johnny Paul
	22	Koroma and Sergeant Alex Tamba Brima came in and stood by
	23	me. In making this first broadcast to the nation that
	24	morning, I started the speech in English and introduced
15: 16: 20	25	myself with the title and rank I still maintain. I
	26	continued by telling by the nation that we the other ranks
	27	of the Sierra Leone military forces had on that day over
	28	thrown the Sierra Leone People's Party Government under the
	29	leadership of President Ahmad Tejan Kabbah."

- 1 What do you have to say about that?
- 2 A. Now he has said other ranks, so the other ranks that he is
- 3 referring to, I was not an other rank who was with him. And not
- 4 a day that myself and Major Johnny Paul Koroma or Corporal Tamba
- 15:17:03 5 Gborie stood in one place where Corporal Gborie was making a
 - 6 statement.
 - 7 Q. What was Corporal Gborie meaning, according to you, when he
 - 8 said "we, the other ranks"?
 - 9 A. I don't know what he means about that. Maybe if he were
- 15:17:21 10 here, maybe he would have told you. But all I know is that he
 - 11 was an other rank like myself. Probably there are some other
 - 12 ranks that he is referring to, but not I.
 - 13 Q. But you are an other rank, aren't you?
 - 14 A. Yes, I am an other rank. That is what I'm saying. He had
- 15: 17: 41 15 the other ranks that he was referring to, but not me.
 - 16 Q. I'm putting to you that you were one of the other ranks who
 - 17 took part in the coup on 25 May 1997. What do you have to say
 - 18 about that?
 - 19 A. I have to tell you that is a lie. Just as you have been
- 15:18:02 20 asking me in this Court, I can read and write. I cannot go and
 - 21 advise somebody to make a nonsense statement like what he made
 - 22 and what I heard. I have never been together with him. I did
 - 23 not plan anything with him. I did not execute any operation
 - 24 together with him that he has alleged in here. Not a day. And I
- 15:18:22 25 am telling you now that the May 25th that he is referring to, I
 - 26 was at home at 7 Battalion.
 - 27 Q. So according to you, the first statement we went through by
 - 28 Zagalo, that is a lie; correct?
 - 29 A. I did not get you clearly.

- 1 Q. The first statement we went through before lunch by Abu
- 2 Sankoh, Zagalo, according to you, that statement was a lie; is
- that correct? 3
- Α. Ask the question again.
- 15: 19: 01 Q. Before Lunch, I read to you extracts of a statement from
 - Abu Sankoh, Zagalo; do you remember that?
 - 7 Well, I cannot recall the exact one you -- maybe if I can
 - 8 see it again I can recall. You read out plenty statements to me
 - 9 which regards Abu Sankoh's statements. So I cannot recall the
- 15: 19: 31 10 page or the extract that you are referring to, or the statement
 - 11 that you are referring to amongst Abu Sankoh's statement that you
 - 12 read out this morning.
 - 13 I will put to you very simply then. Those parts of your
 - statement where Abu Sankoh alleged that you took part in the coup 14
- 15: 19: 50 15 on May 25, 1997, you deny; is that correct?
 - I did not take part in any May 25 coup or the planning or 16
 - any orders that were executed at that time. 17
 - So you deny those allegations by Zagalo that you did; yes 18 Q.
 - 19 or no?
- 15: 20: 15 20 Well, you cannot force me like you are doing now. You are
 - 21 talking about allegations. In the Krio Language, what you mean
 - 22 about allegations, it means plenty of allegations.
 - 23 The allegation, in particular, is did you or did you not Q.
 - 24 take part in the 25th May 1997 coup, which overthrew the Kabbah
- 15: 20: 41 25 government, as alleged by Zagalo; yes or no?
 - MS THOMPSON: Your Honour, asked and answered. He said he 26
 - did not take part. That's denying that it did take part. 27
 - learned friend has asked this question several times. He has got 28
 - the answer: I did not take part. It is not the first time that 29

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- 1 we have had the same question.
- 2 PRESIDING JUDGE: That is so, Mr Agha.
- 3 MR AGHA: I will move on, Your Honour.
- 4 Q. Now if we turn to the statement we just looked at, which
- 15: 21: 10 5 was the statement of Corporal Gborie -- you remember we've just
 - 6 gone through this statement?
 - 7 A. Ask the question again.
 - 8 Q. The statement in front of you, we have just gone through
 - 9 parts of, was made by Corporal Gborie; correct?
- 15:21:31 10 A. From what I have seen in the paper, I can see Corporal
 - 11 Gborie's name in the paper. But I cannot tell you whether it is
 - 12 correct or not correct because I did not see him sign. Because
 - on the paper, if where there is Tamba Gborie's, the place is
 - 14 blank. And I was not there where he was making this and if,
- 15: 21: 54 15 indeed, he made it, I cannot accept whether he made it.
 - 16 Q. Mr Brima, in front of you, do you have a Sierra Leone
 - 17 Police Force statement with the name on it, Tamba Gborie?
 - 18 A. Yes.
 - 19 Q. We have just read parts of it.
- 15: 22: 09 20 A. We read some sentences that you read out to me.
 - 21 Q. Now, in some of those sentences, it's suggested by Tamba
 - 22 Gborie that you took part in the 25th May 1997 coup. Did you or
 - 23 did you not take part in the 25th May 1997 coup, according to
 - 24 Tamba Gborie?
- 15: 22: 38 25 A. According to what you read to me, that he said this is
 - 26 Tamba Gborie's statement. I have never been together with him
 - 27 either before the 25th May to plan anything whatsoever. And the
 - other soldiers name you called, Staff Sankoh, I never had any
 - 29 business with him planning before the 25th or on 25th May. I

- 1 told you that I was at college by then. It was very difficult
- 2 for me to even go to Wilberforce. I only go there once in a
- 3 while. The 7th Battalion, where I was staying, was Goderich.
- 4 MR AGHA: Thank you. May I kindly ask that this document
- 15: 23: 25 5 also be exhibited before the Court?
 - 6 PRESIDING JUDGE: Yes. Do the Defence wish to say
 - 7 anythi ng?
 - 8 MS THOMPSON: No, Your Honour. Our concerns about this one
 - 9 are the same as the first one.
- 15: 23: 42 10 PRESIDING JUDGE: As regards the first one, Ms Thompson, I
 - 11 have noted your objections in that regard. The photocopy of the
 - document entitled Sierra Leone Police Force, in the name of Tamba
 - 13 Gborie, bearing the number on the front page 00019816, will be
 - 14 admitted as Exhibit P89.
- 15: 24: 22 15 [Exhi bi t No. P89 was admitted]
 - 16 PRESIDING JUDGE: Go ahead, Mr Agha.
 - 17 MR AGHA:
 - 18 Q. So, Mr Brima, according to you, people who admitted taking
 - 19 part in the coup, Mr Zagalo and Mr Gborie, are wrong when they
- 15: 24: 36 20 say that you took part in it; correct?
 - 21 A. I am still saying to you that myself and those people did
 - 22 not sit down to plan anything. The statement that you read out
 - 23 to me the two people you are talking about are lies. I did not
 - 24 ever at a time sit down together with them to plan anything. The
- 15: 25: 02 25 statement is not correct.
 - 26 Q. TF1-334 also said that you took part in the coup. Was he
 - 27 lying as well?
 - 28 A. I don't want us to put TF1-business here, because I went
 - 29 together to Pademba Road with him [Overlapping speakers].

- 1 Q. Just kindly tell the Court --
- 2 A. I have to tell you.
- 3 Q. No, you answer the question that is put to you. Was he
- 4 lying or was he not, it's quite simple?
- 15: 25: 32 5 A. He is lying.
 - 6 Q. Thank you. What about witness TF1-046 who also said you
 - 7 took part in the coup, was he lying or was he telling the truth?
 - 8 A. I do not know the witness you are talking about 046 except
 - 9 you show me the witness's name, but I do not know him, 046.
- 15: 25: 55 10 Q. Certainly. Actually I can say the name, apparently. It's
 - 11 Mr xxx xxx.
 - 12 A. Ask the question now.
 - 13 Q. Was Mr xxx xxx, when he gave his evidence and said
 - 14 you took part in the coup, was he lying or was he telling the
- 15: 26: 20 15 truth?
 - 16 A. He was lying, he is an RUF member, he does not know
 - 17 anything about the army so the statement he came here to make was
 - 18 a lie.
 - 19 Q. What about Junior Lion when he said you took part in the
- 15: 26: 34 20 coup, was he lying or was he telling the truth?
 - 21 A. He is a civilian, he came here to lie. He lied here.
 - 22 did not take any part in the coup that he came here to lie
 - 23 against me that I took part in the coup. He is a civilian. He
 - 24 has come to this Court and lied that he is was a soldier.
- 15: 26: 54 25 Q. And what about TF1-114, did he come and lie when he said
 - you took part in the coup or were involved in it?
 - 27 A. Can I know his name?
 - 28 Q. Yes, I can pass you the sheet of paper with the permission
 - 29 of the Court?

- 1 PRESIDING JUDGE: Yes.
- 2 MR AGHA: And in fact, with the Court's permission I would
- 3 like to read a very small portion of the transcript which witness
- 4 114 mentioned -- gave in evidence. It is rather short because we
- 15:27:36 5 have referred to it before, and that is with the Court's
 - 6 permission?
 - 7 PRESIDING JUDGE: Can you identify that transcript.
 - 8 MR AGHA: Yes, it's 14 July, 2005, witness TF1-114, page
 - 9 118 and 119 and it is from line 14 on page 118 to line 119 --
- 15: 28: 01 10 sorry, to line four on page 119.
 - 11 PRESIDING JUDGE: Didn't you put that to him on a previous
 - 12 occasi on.
 - 13 MR AGHA: Yes, I have.
 - 14 PRESIDING JUDGE: Why do we need to hear it again.
- 15: 28: 13 15 MR AGHA: Let us have his confirmation that it's the same
 - 16 one.
 - 17 PRESIDING JUDGE: He has answered the question.
 - 18 MR AGHA: Thank you, Your Honour. There is no need to put
 - 19 that.
- 15: 28: 26 20 Q. So according to all the witnesses who have come before this
 - 21 Court who said you took part in the coup were lying?
 - 22 A. Let me say something about this witness, this 114. You did
 - 23 not put this statement in front of me.
 - 24 Q. No I did not put the statement because we have already been
- 15: 28: 46 25 through the statement, so if you could kindly answer this
 - 26 question I have for you. All the witnesses who came before this
 - 27 Court who said that you took part in the coup on 25 May 1997 were
 - 28 lying; correct?
 - 29 A. Yes. They were all lying.

- 1 Q. Well, I put it to you that your evidence about being at
- 2 home at the time of the coup is a lie?
- 3 A. Well, I am not telling you that I am saying the truth and
- 4 what you are telling me that you want me to accept, you want me
- 15:29:26 5 to lie. These statements that you read out to me having to with
 - 6 the coup that I was involved, were all lies.
 - 7 Q. I put it to you that your evidence about being in your
 - 8 house at the time of the coup and reporting to Captain Thomas at
 - 9 the time of the coup is also a lie.
- 15: 29: 48 10 A. Well, you are a lawyer. You say that I am lying, I am also
 - 11 telling you that it did not happen that way. The way you are
 - 12 putting it to me is a lie. I did not take part and I was at
 - 13 home.
 - 14 Q. The second accused took part in the coup on 25 May 1997,
- 15: 30: 09 15 di dn' t he?
 - 16 A. I don't have any idea about that that he was part and
 - 17 parcel of that coup planning or the execution. All I know is
 - 18 that the second accused is a driver, was a driver in the army and
 - 19 they said they were footballers those who made the coup. I have
- 15:30:31 20 never known him to be a footballer in the army.
 - 21 Q. Thank you. You don't know about him. Now, the third
 - accused I put it to you that he was one of the members who took
 - part in the coup on 25 May 1997, wasn't he?
 - 24 A. No, I am saying to you that is a lie. The third accused
- 15:30:50 25 was not even in Freetown. The third accused was at Mile 91. It
 - 26 was when his wife died, my brother who was his platoon mate was
 - 27 the one who sent message for him to come to Freetown, when he
 - 28 came from Liberia he was posted to Camp Charlie at Mile 91.
 - 29 Q. Is that your brother Komba who sent message for him?

- 1 A. Yes.
- 2 Q. Now Major Johnny Paul Koroma had been imprisoned in Pademba
- 3 Road jail prior to 25 May 1997 for his involvement in an earlier
- 4 failed coup. Did you know that?
- 15:31:42 5 A. I knew that he was locked up at Pademba Road, but I did not
 - 6 know he was in prison, I only knew he was locked up at Pademba
 - 7 Road.
 - 8 Q. Did you know that he was locked up because he had taken
 - 9 part in a failed coup?
- 15:32:01 10 A. Well, I knew he was locked up, but I never knew whether he
 - 11 was locked up for a coup.
 - 12 Q. Your squad mate Tito was also in prison in Pademba Road
 - 13 jail for his involvement in the same planned coup by JPK, Johnny
 - 14 Paul Koroma, wasn't he?
- 15: 32: 24 15 A. I don't know about that, that he was locked up.
 - 16 Q. Corporal Foday Kallay's brother was also imprisoned in
 - 17 Pademba Road jail for his involvement in the same failed coup
 - 18 attempt by Johnny Paul Koroma as well, wasn't he?
 - 19 A. I don't know about that. I don't know about Kallay's
- 15: 32: 51 20 brother you are talking of.
 - 21 Q. You are a trained soldier, now you would agree with me that
 - 22 if a small group of soldiers were carrying out a coup in
 - 23 Freetown, a good source of reinforcements would be the Pademba
 - 24 Road jail, wouldn't you?
- 15: 33: 17 25 A. Since I was not there when the plan was going on, I was not
 - 26 there when the execution of the coup. I never knew that they had
 - 27 good source from Pademba Road. All I'm saying is I was not in
 - any planning, I never knew of any good source, you are talking of
 - 29 Pademba Road.

- 1 Q. I'm not asking you about planning I'm asking you as a
- 2 soldier. If you had a small group of people and you wanted to
- 3 get reinforcements, the jail would be a good place to start
- 4 looking, wouldn't it?
- 15: 33: 49 5 A. No because you have barracks, we have soldiers --
 - 6 PRESIDING JUDGE: You objecting, Ms Thompson.
 - 7 MS THOMPSON: Your Honour, this calls for speculation of
 - 8 opinion evidence. I'm not sure what a jail has to do with the
 - 9 military. I cannot make the connection. I don't know whether
- 15:34:05 10 the witness can in fact -- the way he has answered it seems to me
 - 11 that he could not make the connection either. That having been
 - 12 said it seems to me that what my learned friend is doing is
 - 13 asking him to express an opinion or at least speculate on where
 - one would get reinforcement if soldiers were to plan a coup today
- 15: 34: 25 15 or whenever.
 - PRESIDING JUDGE: Yes, Mr Agha. What is your reply to that
 - obj ecti on.
 - 18 MR AGHA: Well I was simply asking the accused whether a
 - 19 jail, being a place which had a number of detainees, including
- 15: 34: 42 20 Johnny Paul Koroma, would be in his experience as a soldier, a
 - good place to go and find reinforcements for that coup.
 - 22 MS THOMPSON: Your Honour, if I might just reply to that.
 - 23 It wasn't time specific, it was a general question as to whether
 - 24 Pademba Road Prisons would be a good source of reinforcement.
- 15: 35: 00 25 There was nothing about whether at the time Johnny Paul Koroma
 - 26 was in Pademba Road Prison, the prison would have provided some
 - 27 form of reinforcement for coup plotters. We are only just
 - 28 hearing that now. But when the question was put, it was quite
 - 29 general. It could have been today, whenever or last week,

- 1 whenever anybody is planning a coup, if anybody is planning a
- 2 coup.
- 3 PRESIDING JUDGE: Yes, I disallow that question, Mr Agha.
- 4 MR AGHA:
- 15: 35: 27 5 Q. Mr Brima. Based on your experience as a soldier in May
 - 6 1997, knowing that Johnny Paul Koroma, an officer in the SLA was
 - 7 in Pademba Road jail, you would agree with me that it would be a
 - 8 good place for you to get more reinforcements from?
 - 9 A. Well, I am answering you, if you want a reinforce of
- 15: 35: 51 10 soldiers it is not at Pademba Road. There are people have been
 - 11 locked there. Go to the barracks, if the 1st Battalion has gone
 - 12 through a battalion, they go back to force battalion for
 - 13 reinforcement. Pademba Road it was meant for criminals or people
 - 14 who are detained who have cases to answer to. This is not a
- 15: 36: 11 15 soldiers place.
 - 0. So according to you people who carry out coups then are not
 - 17 cri mi nal s?
 - 18 MS THOMPSON: Objection.
 - 19 THE WITNESS: Well with, I cannot tell you that.
- 15: 36: 27 20 PRESIDING JUDGE: It has been answered any way.
 - 21 MR AGHA:
 - 22 Q. Now, I put it to you that you, as one of the coup makers,
 - arranged for the release of Johnny Paul Koroma from Pademba Road
 - 24 Pri son on 25 May, 1997?
- 15: 36: 50 25 MR MANLY-SPAIN: We don't like getting up but we believe
 - that this witness has never admitted to be one of the coup
 - 27 makers. It is unfair for counsel to put to him as one of the
 - 28 coup makers. He has always rejected that accusation.
 - 29 PRESIDING JUDGE: Yes, I will not allow it in that form, Mr

- 1 Agha.
- 2 MR AGHA:
- 3 Q. I put it to you, Mr Brima, that one of the alleged coup
- 4 plotters on 25 May 1997, you arranged the release of Johnny Paul
- 15:37:26 5 Koroma from Pademba Road Prison?
 - 6 A. I am not one of them. I don't have any idea about that
 - 7 coup. I never arranged the release of Johnny Paul at Pademba
 - 8 Road.
 - 9 Q. I put it to you that the second accused was one of the
- 15: 37: 46 10 alleged coup plotters who arranged the release of Johnny Paul
 - 11 Koroma from Pademba Road jail in May 1997.
 - 12 A. I am also telling you now the people you called that they
 - are footballers, the second accused he would not tell you, I will
 - 14 not tell you but I know that the second accused was a driver in
- 15:38:12 15 the army. He was one of the soldiers who lived, because he had a
 - 16 truck, he was driving.
 - 17 Q. So far as you are aware was he or was he not one of the
 - 18 alleged coup plotters who released Johnny Paul Koroma from
 - 19 Pademba Road Prison on 25 May 1997?
- 15:38:31 20 MR FOFANAH: Objection, double barrelled. First of all, it
 - is not certain as to whether the second accused was one of the
 - coup plotters and this witness has consistently denied that. The
 - 23 second limb of the question as to whether he was one of those who
 - 24 released Johnny Paul Koroma even makes it worse, it is double
- 15: 38: 54 25 barrelled.
 - 26 PRESIDING JUDGE: What do you say to that, Mr Agha?
 - 27 MR AGHA: Well, I stand to be corrected but I thought I
 - used the word alleged coup plotter.
 - 29 PRESIDING JUDGE: Yes, that is your reply.

- 1 MR AGHA: Yes, and I think I can put that question on that
- 2 basis.
- 3 PRESIDING JUDGE: Yes, I will allow the question, go ahead.
- 4 MR AGHA:
- 15: 39: 14 5 Q. I put it to you that the second accused was one of the
 - 6 alleged coup plotters on 25 May, 1997 who arranged the release of
 - 7 Johnny Paul Koroma from Pademba Road Prison?
 - 8 A. I am speaking to you. I want you to repeat that question
 - 9 again because I am getting problem with the interpretation. From
- 15: 39: 39 10 what you said and what told me, they are not the same, so I want
 - 11 you to repeat it again.
 - 12 Q. Mr Brima, are you ready?
 - 13 A. Yes.
 - 14 Q. I put it to you that the second accused was one of the
- 15: 39: 59 15 alleged coup plotters who arranged the release of Johnny Paul
 - 16 Koroma from Pademba Road Prison on 25 May 1997?
 - 17 A. I don't have any idea about it that the second accused was
 - 18 accused was one of those people.
 - 19 Q. I put it to you that the third accused was one of the
- 15: 40: 32 20 alleged coup plotters who arranged for the release of Johnny Paul
 - 21 Koroma from Pademba Road Prison in May 1997.
 - 22 A. I'm also telling you that that was a lie. The third, he
 - 23 accused was not in Freetown. I knew him because we all lived at
 - 24 7 Battalion Barracks. That is the place he had his quarters. He
- 15:41:06 25 was outside deployment when he was at Camp Charlie and he was not
 - 26 a member or planning coup or to remove Johnny Paul from Pademba
 - 27 Road. He only came to Freetown when I saw him in June after a
 - 28 message was sent to him. When he came, he showed me the message
 - 29 at the hospital. He showed me the message that your brother sent

- 1 this message to me that your wife is dead, please come.
- 2 Q. You will agree with me that the coup which overthrew the
- 3 Kabbah government on 25 May 1997 was illegal, wouldn't you?
- 4 A. Well, that one I think you want to drag me into politics.
- 15:41:53 5 What I told this Court was that this case was highly, highly
 - 6 political because this Tamba Brima alone he has been alleged to
 - 7 be a member of the coup. He was brought for a coup again at
 - 8 Pademba Road. Everything they talk about him was a lie. Now he
 - 9 has been brought to the Special Court.
- 15:42:14 10 Q. Mr Brima, can you listen to the question and answer the
 - 11 question I asked you, please?
 - 12 A. I am listening to it.
 - 13 Q. And can you answer the question.
 - 14 A. Repeat the question.
- 15: 42: 36 15 Q. The coup which overthrew the Kabbah government in May 1997
 - 16 was illegal. Would you agree with that?
 - 17 A. Well, I cannot determine that.
 - 18 Q. So according to you, are you saying that it is a legal
 - 19 thing to military or other people to overthrow democratically
- 15:43:02 20 collect elected governments?
 - 21 MS THOMPSON: Your Honour, the witness did not say that.
 - 22 He said he cannot determine that. I'm not even sure -- there has
 - to be some finality to this at some stage. He said he cannot
 - 24 determine that. I do not know what my learned friend is getting
- 15:43:18 25 at whether he wants an yes, it can be legal, yes, it was legal --
 - 26 it is illegal. The fact is that he has asked this question
 - 27 several times and got the same answer and also he is asking this
 - 28 witness to give a specific knowledge of the legalities, of the
 - 29 legal niceties of coups. I am not sure that this witness is

- 1 equipped to determine whether coups are legal or illegal. He has
- 2 asked the question; he has got his answer. I'm not sure why he
- keeps asking the same question. There has to be finality to this 3
- at some stage. It is an objection, Your Honour.
- 15: 43: 57 PRESIDING JUDGE: Yes, thank you, Ms Thompson. What do you
 - say, Mr Agha?
 - 7 MR AGHA: I asked the witness whether he thought it was
 - 8 legal -- I believe I asked him whether he thought it was legal
 - 9 for a democratically elected government to be overthrown by a
- 15: 44: 17 10 coupe. He said he could not determine that, so I then followed
 - 11 up by asking him whether if a democratically elected government
 - 12 was overthrown, was that a legal thing or not was that a usual
 - 13 thing? What I am trying to ascertain from the accused is does he
 - think that it is a normal, routine thing. I'm not asking 14
- 15: 44: 43 15 specific areas of the law.
 - PRESIDING JUDGE: I take it your last question was aimed at 16
 - determining his reason for not being able to determine what you 17
 - asked him. What you have done is instead of asking him for what 18
 - 19 reason can't you determine it, you put an answer to him that is
- 15: 45: 13 20 of your conclusions, not perhaps of his own. So why not rephrase
 - 21 the question.
 - MR AGHA: Thank you for your guidance, Your Honour. 22
 - 23 So you mentioned that you couldn't determine whether a coup
 - 24 on 25 May 1997 to overthrow the Kabbah government was illegal.
- 15: 45: 42 25 Why are you not able to determine that?
 - I was not there during the coup. I don't have any hands
 - Because I am sitting here, it is not a coup that 27
 - brought me here. So I don't even know whether it is legal or 28
 - 29 illegal in any coup affairs.

	1	Q. Let me put to you this way: If a coup took place by the
	2	$\operatorname{military}$ and overthrew a government, whether or not you were part
	3	of it, would that be right in your mind?
	4	MR FOFANAH: May I object at this stage. Firstly, on the
15: 46: 22	5	grounds that the indictment is very clear on the offences with
	6	which the witness and the other accused, including the second
	7	accused that I represent, are charged. Treason does not form any
	8	part of the offences alleged against the said accused persons.
	9	Over and above that, the question, as it is phrased, seems to be
15: 46: 48	10	seeking the opinion of the witness. I think from my point of
	11	view the issue of coup plot was entertained purely from the
	12	perspective that it had been canvassed before in this Court by
	13	other witnesses. In any case, the witness before the Court at
	14	the moment has sufficiently exhausted questions posed to him on
15: 47: 12	15	the question of coup plots as it related to May 25, 1997
	16	incident. Any further attempt, without clearly restricting that
	17	to the indictment, would be unfair and, in my humble submission,
	18	superfl uous.
	19	PRESIDING JUDGE: What do you say to that objection?
15: 47: 39	20	MR AGHA: It is a true that is not a crime of the Special
	21	Court that someone attempts to overthrow the government, but the
	22	accused continually denies that he did or was a part thereof. So
	23	we are trying to establish his credibility by showing whether or
	24	not he was involved in that exercise. So that is part of the
15: 48: 01	25	question and they are quite central to his credibility. And
	26	going beyond that, if the accused were to know that it was an
	27	illegal act to overthrow a democratically elected government,
	28	then that would go to his criminal intent and many of the matters $% \left(1\right) =\left(1\right) \left(1\right) \left$
	29	which he is subsequently charged with in the indictment require

- 1 criminal intent. So we are looking at exploring it from those 2 areas, Your Honour. PRESIDING JUDGE: Yes, I will allow the question. Perhaps 3 you better repeat it, Mr Agha. 15: 48: 47 5 JUDGE DOHERTY: Mr Agha, according to my notes, you were asking if a coup by the military, whether you were a member of it 7 or not, it was illegal. 8 MR AGHA: That would be my recollection, Your Honour. 9 I will ask you again, Mr Brima, if there was a military 15: 49: 04 10 coup in a country to overthrow a democratically elected 11 government by force, whether or not you were a part of it, would 12 that be a perfectly fine thing to do? 13 MS THOMPSON: Your Honour, I object again and this time I object because that question, in my humble submission, requires a 14 15: 49: 31 15 certain kind of knowledge. This is a witness who was in an institution in a country that has had a series of coup. Not all 16 of them resulted in treason trials. Which coup is he asking this 17 witness? The ones that were accepted or not accepted? He is 18 19 requesting the witness to give a specific opinion about something 15: 49: 53 20 which requires technical knowledge and, Your Honour, on that 21 basis I think this question should not be allowed. 22 PRESIDING JUDGE: Well, I think the question could be a bit more specific. I won't allow it in that form, Mr Agha. You will 23 24 have to be more specific as to the coup.
- 15:50:17 25 MR MANLY-SPAIN: May it please, Your Honour, I believe the question that my learned friend asked was repeated to him by your sister on your left. When it was being put by the counsel, it was put in a different form. The question was whether it is legal when he put it, it was whether it was fine thing to do.

- 1 They are two different things.
- 2 PRESIDING JUDGE: Yes, that is quite right, Mr Manly-Spain.
- 3 That wasn't the question I allowed, Mr Agha. If you could repeat
- 4 the question that was objected to and allowed, I would agree with
- 15:51:00 5 you if you repeated that question that it is relevant as a
 - 6 criminal intent.
 - 7 MR AGHA: Thank you, Your Honour.
 - 8 Q. Mr Brima, I'm going to ask you again that question. So
 - 9 according to you, if a military force overthrew a democratically
- 15:51:25 10 elected government, as in May 1997 in Sierra Leone, whether or
 - 11 not you took part in that coup, would you regard that act as
 - 12 being legal?
 - 13 A. Well, I cannot be able to tell you whether it is legal or
 - 14 illegal.
- 15: 51: 57 15 Q. So does that mean you don't know?
 - 16 A. Really, what you are saying that whether it is legal or
 - 17 illegal, I don't know.
 - 18 Q. You are aware that some of those who were accused of taking
 - 19 part in the coup on 25 May 1997 were executed, weren't you?
- 15: 52: 28 20 A. Yes.
 - 21 Q. And one of them was Tamba Gborie?
 - 22 A. Yes.
 - 23 Q. And one of them was Abu Sankoh, Zagalo?
 - 24 A. With some other senior officers.
- 15: 52: 49 25 Q. And why were they tried?
 - 26 A. Well, they said they overthrew the government, the SLPP
 - 27 government. That was why they were tried and they were killed.
 - $\,$ 28 $\,$ 0. So they were executed for allegedly overthrowing the SLPP
 - 29 government. That is right, isn't it?

- 1 A. That was what I heard.
- 2 Q. So anyone who was involved in the coup would want to make
- 3 sure they weren't caught, wouldn't they?
- 4 A. I beg your pardon?
- - 6 PRESIDING JUDGE: I really think that is objectionable,
 - 7 Mr Agha. I will not allow that question.
 - 8 MR AGHA:
 - 9 Q. Now, we discussed the coup in some detail as My learned
- 15:53:58 10 friend has observed. It is the case of the Prosecution that that
 - 11 you were part of that coup. For my own benefit or the benefit of
 - 12 the Prosecution, can you tell me who did carry out the coup?
 - 13 MS THOMPSON: Asked and answered, Your Honour. This
 - 14 question was, if I recall, it was whether Corporal Gborie --
- 15:54:20 15 whether this witness had asked Corporal Gborie about who had
 - 16 carried out the coup. That has been exhausted. And again, Your
 - 17 Honour, I think there has to be finality.
 - 18 PRESIDING JUDGE: Yes, Mr Agha.
 - 19 MR AGHA:
- 15:54:37 20 Q. I put it this way to you, you say when Corporal Gborie
 - 21 visited you in hospital you didn't ask him and you were not
 - 22 curious, did you ever learn, now that is it 2006, who took part
 - 23 in the coup of 25 May 1997?
 - 24 A. Please ask me at that question again.
- 15:55:06 25 Q. Today's date, is a year actually, 2006, so that is quite a
 - 26 considerable time after the 25th May coup. Have you ever learned
 - 27 subsequently who carried out the 25th May 1997 coup to remove the
 - 28 Kabbah government?
 - 29 A. Well, from what I saw from the clip of the SLBS TV, or

- 1 video clip of the SLBS TV which I watched, they killed 24
- 2 soldiers for overthrowing the SLPP government. That is all I
- 3 knew, including the two peoples' name you have called including
- 4 some other officers in the Republic of Sierra Leone Army.
- 15:56:03 5 Q. Up to today that is all you learned about who carried out
 - 6 the coup on 25 May 1997?
 - 7 THE INTERPRETER: My Lord, can the lawyer repeat the
 - 8 questi on again.
 - 9 MR AGHA:
- 15: 56: 25 10 Q. So up until today that is the only knowledge you have about
 - 11 who carried out the coup on the 25th May; is that correct?
 - 12 A. Repeat the question.
 - 13 Q. Until today, year 2006, the only knowledge about the people
 - 14 who carried out the coup were those who you saw about on TV and
- 15:56:50 15 you just mentioned; isn't that correct?
 - 16 A. I didn't say TV. I said SLBS TV video clip.
 - 17 Q. So it is only that source that you have any knowledge about
 - 18 who carried out the coup?
 - 19 A. Because I watched the clips as a film and I saw them and
- 15:57:15 20 the lawyer who was talking to them said it is because they
 - 21 overthrew the government. That was why. It was because they
 - 22 overthrew the government that the two people that you've called
 - and some other senior officers.
 - 24 Q. So as far as you are concerned, those were the people who
- 15:57:34 25 carried out the coup on 25 May 1997?
 - 26 A. From what I saw I heard and the film that I looked at, they
 - were the people.
 - 28 MR AGHA: Thank you. I think with Your Honours' permission
 - 29 this would be quite a useful time to break for the day, because I

	1	am going to move on to a new topic tomorrow.
	2	PRESIDING JUDGE: Thank you, Mr Agha. Would the Court
	3	Attendant please take delivery of the documents within Mr Brima's
	4	possessi on.
15: 58: 20	5	Once more, Mr Brima, we are going to break for the day.
	6	You are not allowed to discuss this evidence or the case with any $% \left(1\right) =\left(1\right) \left(1\right) $
	7	other person.
	8	THE WITNESS: Yes, My Lord.
	9	PRESIDING JUDGE: We will adjourn the Court until 9.15
15: 58: 38	10	tomorrow morning.
	11	[Whereupon the hearing adjourned at 4.02 p.m.
	12	to be reconvened on Friday, the 30th day of
	13	June, 2006, at 9.15 a.m.]
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EXHI BI TS:

Exhi bi t No. P86	24			
Exhi bi t No. P87	27			
Exhi bi t No. P88	78			
Exhi bi t No. P89	97			
WITNESSES FOR THE DEFENCE:				
WITNESS: ACCUSED ALEX TAMBA BRIMA	2			
CROSS-EXAMINED BY MR AGHA				