	Case No. SCSL-2004-16-T THE PROSECUTOR OF THE SPECIAL COURT V. ALEX TAMBA BRIMA BRIMA BAZZY KAMARA SANTIGIE BORBOR KANU TUESDAY, 25 JULY 2006 9.19 A.M. TRIAL TRIAL CHAMBER 11
Before the Judges:	Richard Lussick, Presiding Teresa Doherty Julia Sebutinde
For Chambers:	No appearance
For the Registry:	Mr Thomas George
For the Prosecution:	Mr Karim Agha Mr Charles Hardaway 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)
For the accused Brima Bazzy Kamara:	Mr Mohamed Pa-Momo Fofanah
For the accused Santigie Borbor Kanu:	Mr Ajibola E Manly-Spain

1 [AFRC25JUL06A - CR] 2 Tuesday, 25 July 2006 [The accused present] 3 4 [The witness entered court] 5 [Open session] 6 [Upon resuming at 9.19 a.m.] 7 PRESIDING JUDGE: Defence, what is the number of the 8 witness in the box at the moment? 9 MR FOFANAH: He is DAB-086. He shall be testifying in 09:21:06 10 Koranko. PRESIDING JUDGE: All right, he can be sworn. 11 12 WI TNESS: DAB-086 [Sworn] 13 [The witness answered through interpreter] PRESIDING JUDGE: Yes, Mr Hardaway. 14 09: 22: 01 15 MR HARDAWAY: As with other witnesses in the past, Your Honour, the Prosecution has no objection to my learned colleagues 16 leading to non-contentious and general basic information. 17 PRESIDING JUDGE: Thank you, Mr Hardaway. You can take 18 19 note of that Mr Fofanah. 09: 22: 17 20 MR FOFANAH: Much obliged, Your Honours. 21 EXAMINED BY MR FOFANAH: 22 MR FOFANAH: Good morning, Your Honours; good morning, 23 Mr Witness. 24 How's the morning? Α. 09:22:37 25 Q. Mr Witness, you are Sierra Leonean by nationality; is that 26 so? 27 Α. I am Sierra Leonean. 28 You were born in 1974, but you don't know the exact --Q. 29 I am 36 this year. Α.

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	1	Q. Please listen to the question before you answer. I was
	2	saying you were born in 1974, but you don't know the exact date
	3	and month of your birth.
	4	A. No, I don't know that.
09: 23: 16	5	Q. You were born at xxx in the Neini Chiefdom?
	6	THE INTERPRETER: Your Honours, the witness is not waiting
	7	for the interpretation.
	8	PRESIDING JUDGE: Mr Witness, you will be getting some
	9	interpretation into Koranko. Please wait until counsel's
09: 23: 37	10	question has been interpreted before you answer.
	11	MR FOFANAH:
	12	0. Listen carefully. I said you were born at xxx Town?
	13	A. Okay.
	14	Q. You were born at xxx Town in the Neini Chiefdom,
09: 23: 53	15	Koinadugu District?
	16	A. I was born in xxx Town, Koinadugu District. In xxx
	17	Town.
	18	Q. You belong to the Koranko tribe and speak Koranko.
	19	A. I am Koranko and I speak Koranko.
09: 24: 22	20	Q. You do not have any formal qualification?
	21	A. I did not go to school.
	22	Q. Your occupation is carpentry?
	23	A. Yes, that's my trade.
	24	Q. Do you know for how long you've been engaged in that
09: 24: 44	25	occupation? I don't have that.
	26	A. Well, I started it in Kenema. I started it in Kenema in
	27	1990.
	28	Q. Mr Witness, you are married with two children?
	29	A. Yes. I have a wife and two children.

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	1	Q. Where are your children staying at the moment? Your wife
	2	and your family, where are they staying?
	3	A. They are with me in xxx.
	4	Q. Now, since you were born at xxx, where have you been
09: 25: 31	5	living, since the time of your birth?
	6	A. Since I was born in xxx, I left xxx in 1990 and I was
	7	sent to learn a trade in Kenema.
	8	MR FOFANAH: Your Honours, Kenema is K-E-N-E-M-A.
	9	Q. Now, do you recall the year 1997?
09: 26: 04	10	A. It's not 1997, it's 1990.
	11	Q. Yes, I know that. I'm now moving to a different thing. Do
	12	you recall the year 1997?
	13	A. Yes. The way I can remember it, close to my year in Kenema
	14	in 1991, we heard that the war has come, but they said that was
09: 26: 44	15	1991.
	16	Q. From Kenema, did you come back to xxx at any point in
	17	time?
	18	A. I returned in 1991 to xxx.
	19	Q. Since 1991, did you continue to live in xxx?
09: 27: 18	20	A. I was not there at that time all the time.
	21	Q. Were you in xxx in the year 1997?
	22	A. 1997, I was in Kono, the beginning.
	23	Q. Whilst in Kono, did anything happen to you?
	24	A. Nothing happened to me there.
09: 27: 55	25	Q. Did you later have cause to return to xxx from Kono?
	26	A. At that time, we had an accident, and I said I was going to
	27	Yi fi n.
	28	Q. What year was that?

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1 Q. Okay, you do not know the year. Now, during the year 1997, 2 did you return to Yifin? It was in that year that I returned. 3 Α. 4 Q. Whilst in Yifin, did anything happen that you can recall? 09: 28: 56 5 Α. When I was at Yifin, before I reached there, we were in Yengema and we were told that -- the driver that was taking us to 6 7 Yifin, when we had --8 0. You're a bit fast. Go slowly. Yes, you were just saying 9 you were at Yengema. 09: 29: 23 10 MR FOFANAH: Yengema, Your Honours is Y-E-N-G-E-M-A. 11 Q. Where is Yengema? 12 Α. Kono. 13 0. So what happened from Yengema? What happened from Yengema is that we had people running. 14 Α. 09: 29: 43 15 We heard that they have overthrown Pa Kabbah's government. We were in a vehicle. 16 That was at Yengema in Kono District. So from Yengema did 17 Q. you do anything after hearing the news? 18 19 Α. We did not do any other thing. The driver wanted to take 09: 30: 09 20 us to Yifin, but he returned to Kayima, because he, too, said he 21 had left his family behind. MR FOFANAH: Your Honours, we've had Kayima before. 22 23 Q. So did you go anywhere from Yengema after hearing the news 24 about the overthrow of President Kabbah? 09:30:36 25 Α. We were in a vehicle. We were in a transport vehicle. 26 Q. Yes. Where did you go from Yengema, that is what I want to know. 27 28 Oh, when we left Small Sefadu, we were going to Koranko. Α. 29 When we reached Yengema, that's when we heard that.

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	1	Q. Did you come back to Yifin after Yengema?
	2	A. I was on my way to Yifin.
	3	Q. Did you finally come to Yifin?
	4	A. I arrived there.
09: 31: 33	5	Q. When you arrived there, did you continue to stay in Yifin?
	6	A. Since I went to Yifin then, I did not go anywhere.
	7	Q. So in 1997, whilst at Yifin you told the Court that you
	8	were at Yifin in 1997 did anything happen?
	9	A. Well, when we were there, after some time, after some
09: 32: 01	10	months, because I did not go to school, I do not know the months.
	11	Q. Yes. What happened after some months?
	12	A. What happened then was that some people came from Makeni,
	13	some came from Kono, and they were calling themselves junta.
	14	Q. How did you know that these people came from Kono and
09: 32: 30	15	Makeni respectively?
	16	A. At that time, the river was dried up, because in the rainy
	17	season, vehicles cannot come across, but in the dry season,
	18	vehicles can come across, even from Kono.
	19	Q. How did you know that they were coming from Kono, that's
09: 32: 55	20	what I want to know, or Makeni.
	21	A. There are two routes there, Kono, the Kono route and the
	22	Makeni route, so we did see some people coming from Kono and some
	23	people coming from the Makeni roads.
	24	Q. So, Mr Witness, when you saw these people, you said they
09: 33: 21	25	called themselves junta forces. How did you know that?
	26	JUDGE DOHERTY: Mr Fofanah, he actually didn't use the word
	27	"forces," he just referred as "junta".
	28	MR FOFANAH: Thank you very much, Your Honour.
	29	Q. You said they were junta. How did you know that they were

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1 j unta? 2 Α. I did not know. They were calling themselves junta. Do you know, or did anyone tell you what junta meant? 3 0. 4 Α. Nobody ever told me. 09:34:03 5 Q. Now, these men who came into Yifin, how were they dressed? JUDGE DOHERTY: Again, we haven't ascertained if they were 6 7 men. 8 MR FOFANAH: I'm very grateful, Your Honours, I will be 9 more cautious. 09: 34: 19 10 Q. These people who came into Yifin, how were they dressed? Some of them wore jeans, carrying a gun. Some had combat 11 Α. 12 on, long trousers, but they had dressed -- their clothing was all 13 mixed up. 0. So did they arrive in Yifin Town? 14 09: 34: 49 15 Α. They came there and they stayed there. Most of them stayed 16 there. Where were you during that period? 17 Q. I was in Yifin Town. 18 Α. 19 Q. So, did anything happen whilst they were staying with you? 09: 35: 10 20 Α. Well --21 THE INTERPRETER: Can you take it again? 22 PRESIDING JUDGE: Would you repeat that answer, please, Mr Witness. 23 24 THE WITNESS: I said, at that time, they were taking 09:35:42 25 people's cattle, sheep and goats. They were killing them, 26 slaughtering them, and they were eating them up. MR FOFANAH: 27 28 Q. Did anyone tell you whether these people had a leader, the 29 junta?

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	1	A. There was one person to Uncle KB, they called him Steven.
	2	They told us that he was their leader.
	3	Q. Who is Uncle KB?
	4	A. Our chief who has now died, his elder son.
09: 36: 35	5	THE INTERPRETER: Sorry, Your Honours. Correction,
	6	interpreter: His eldest son.
	7	MR FOFANAH:
	8	Q. So you said the name of the leader of the junta was Steven;
	9	did you see him yourself at Yifin?
09: 36: 54	10	A. I saw him in person.
	11	Q. Now, apart from the cattle that you have referred to which
	12	you said they caught and they slaughtered, did anything else
	13	happen in Yifin?
	14	A. They did not do any other thing after that, that I can
09: 37: 22	15	recal I.
	16	Q. I mean during the period that you have referred to, 1997,
	17	did anything happen whilst the junta was there in 1997?
	18	A. Apart from the cattle raiding, nothing happened in my
	19	presence then.
09: 37: 51	20	Q. Do you know how long the junta stayed in Yifin?
	21	A. In Yifin Town, they stayed for quite some time, but I do
	22	not know when they left.
	23	Q. Was it in the rainy season that you saw these group
	24	MR HARDAWAY: [Microphone not activated].
09: 38: 21	25	THE WITNESS: It was in the dry season.
	26	PRESIDING JUDGE: All right, that was leading, Mr Fofanah,
	27	but I note that he's answered the question.
	28	MR FOFANAH: Thank you. I will rephrase.
	29	Q. Now, you said that they stayed for a very long time, that

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	1 you d	cannot recall. Whilst they were there
	2	PRESIDING JUDGE: He said quite some time. Quite some
3	3 time.	
2	4	MR FOFANAH: For quite some time.
09: 38: 51	5	PRESIDING JUDGE: He did not say a very long time.
e	6	MR FOFANAH: I am sorry about that, Your Honour.
-	7 Q.	Now, did these people continue to stay with you forever in
8	3 Yifin	1?
c	9	MR HARDAWAY: Objection, Your Honour. He did say that
09: 39: 05 10	0 they	
11	1	THE WITNESS: No, that did not happen.
12	2	PRESIDING JUDGE: No, he's answered that. But you will
13	3 have	to watch your questions, Mr Fofanah. He already said he
14	4 can' [.]	t say how long they stayed. Obviously they didn't stay
09: 39: 19 15	5 fore	ver. If that's not the answer, then there is no alternative,
16	6 becau	use he can't tell you how long they stayed.
17	7	MR FOFANAH: I'm grateful, Your Honour.
18	B Q.	Now, how did they leave Yifin?
19	9 A.	The way they left there, we were there one day when we
09: 39: 52 20) heard	d some shooting coming from the Alikalia end, because it is
2	1 that	road that joins on the Kabala Road, we call it Alikalia
22	2 Road.	
23	3 Q.	Alikalia, is it a place?
24	4 A.	Yes, it's a big town. It's the road leading to Kabala.
09: 40: 11 25	5	MR FOFANAH: Your Honours, Alikalia is A-L-K-A-L-I-A.
26	6 Q.	So, yes, you said you heard something there. Can you
27	7 conti	nue from there?
28	B A.	Where I've started?
29	9 Q.	Yes. You were explaining how the junta left Yifin.

	1	Α.	That's what I'm doing now.
	2	Q.	Please continue.
	3	Α.	One day, we heard gunshots coming from the Alikalia Road,
	4	comi n	g towards the Yifin Town.
09: 41: 01	5	Q.	Now, when you heard these gunshots, the firing, did
	6	anyth	ing happen in Yifin?
	7	Α.	When that happened, those who were at the end of the road
	8	came	running towards us saying ECOMOG have arrived.
	9	Q.	When you say ECOMOG, what do you mean?
09: 41: 32	10	Α.	Well, we were in Koranko there. We were hearing that
	11	ECOMO	G have come to Freetown. So when those vehicles came, they
	12	sai d	it was ECOMOG that has come. So that was what we heard. We
	13	did n	ot actually know what that meant.
	14	Q.	So did ECOMOG come to Yifin at any point in time?
09: 41: 54	15	Α.	They entered Yifin Town.
	16	Q.	Do you know what season it was when they entered Yifin?
	17	Α.	It was in the dry season.
	18	Q.	Do you know the year?
	19	Α.	I do not know the year.
09: 42: 22	20	Q.	So did anything happen when ECOMOG entered Yifin, that you
	21	know?	
	22	Α.	When they entered, those men, the junta, they run away.
	23	They	left Yifin.
	24	Q.	Now, do you recall the year 1998?
09: 42: 54	25	Α.	Well, like I'm saying, I do not know the time. I was not
	26	count	ing dates at that time. I was not counting dates.
	27	Q.	Did you yourself see the ECOMOG troops that entered Yifin?
	28	Α.	I saw them.
	29	Q.	Did you hear or know whether the ECOMOG troops had any

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leader? 1 2 Α. Their Leader was Mr Albert. Q. Did they stay in Yifin, the ECOMOG troops? 3 4 Α. Yes, they stayed there. 09: 43: 51 5 Q. For how long, if you know? Well, I did not count it. I do not know if it's one month 6 Α. 7 or if it's more than one month. 8 Q. So whilst at Yifin, did anything happen whilst the ECOMOG 9 troops were at Yifin? Did anything happen that you can recall? At the time that they were there, good things happened. 09:44:11 10 Α. 11 Nothing bad happened there. Now, how were these troops, the ECOMOG troops, dressed? 12 Q. 13 You said you saw them; how were they dressed? 14 They had on military uniform. Α. 09:44:50 15 Q. Apart from that, did they carry anything on them? Gun. 16 Α. What part of Yifin were they staying? 17 Q. They were based - for instance, uncle KB that I have 18 Α. 19 mentioned, Mr Albert stayed there, their leader. 09: 45: 14 20 Q. Since you cannot recall the length of time that ECOMOG 21 stayed in Yifin, do you know how they left Yifin? 22 Α. I knew that they left, but the time that they left, I 23 cannot remember. They left in that same dry season, but the 24 month and the day, I don't know. 09:45:50 25 0. How did they leave Yifin? 26 Α. The way they left Yifin was that one day there was a small 27 village there, Kulaya. MR FOFANAH: Your Honours, Kulaya is spelt K-U-L-A-Y-A. 28 29 Q. Yes, go on.

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1 Α. Somebody came running from Kulaya to Yifin. 2 0. Who was that person? I was not at that end of the town. 3 Α. 4 Q. So how did you know that somebody came running from Kulaya 09: 46: 42 5 to Yifin? Α. One of our relatives, his name is [redacted]. 6 Please, don't call names. If I need names, I'll ask you. 7 0. 8 A. Okay, okay. 9 MR FOFANAH: Your Honours, do you want me to spell that? 09: 47: 01 10 Because he's a relation. I was going to ask that that name be 11 redacted, respectfully. 12 PRESIDING JUDGE: That might reveal the witness's identity, 13 is that what you --MR FOFANAH: He's a relation, yes. 14 09:47:14 15 PRESIDING JUDGE: All right. That last name of a person should be redacted from the transcript. 16 17 MR FOFANAH: Thank you. Yes. So, the question was, without calling names, how did 18 Q. 19 you know, or hear, that, I mean, somebody came running into 09:47:31 20 Yi fi n? 21 The way I came to know this, that person did not die in the Α. 22 war. He came running and said in Yifin that they've burnt down 23 Kul aya. 24 Q. Did the person tell you who has burnt down Kulaya? 09:48:00 25 Α. He said rebels. 26 Q. How far is Kulaya from Yifin, if you know? 27 Α. Five miles. 28 So when this person came into Yifin, did anything happen Q. 29 that you can recall?

1 Α. What happened, was that at that time, at that morning, the 2 transport vehicle had come. Mr Albert said that the vehicle should be handed over to them so that they could go along that 3 4 road. 09: 48: 40 5 Q. I know you've mentioned Mr Albert before. Can you tell us again who he was? 6 7 Α. He was an ECOMOG. He was their leader. 8 Q. Okay. So what did he say? 9 He said, that driver should give him the vehicle so that Α. they could go along that road to go and find out what these 09:49:08 10 11 people were doing. 12 Q. By these people, what do you mean "what these people were 13 doi ng"? Α. The rebels. 14 09: 49: 26 15 Q. So did anything happen later, after that? What happened is they went from Yifin, it is not up to 1 16 Α. mile, then we heard the sound of a bomb. 17 Q. When you say "we heard," what do you mean by "we"? 18 19 Α. The rebels bombed the vehicle. 09: 50: 01 20 Q. How did you know that the rebels bombed the vehicle? 21 How I came to know this was that bus, the person's vehicle Α. 22 they took, they were wounded. They were wounded and they came 23 runni ng. 24 Q. Where did they come to? 09:50:33 25 Α. In Yifin. 26 Q. So after that, did anything happen in Yifin, that you can 27 recall? 28 Like I have said, I was not on that side of the town, but Α. 29 all my people run away, and they met me in the bush, and they

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1 said there's fighting. 2 Q. Where was the fighting? In Yifin. 3 Α. 4 Q. So when did you run away into the bush? 09:51:15 5 Α. I was in the bush, that's where they met me. Q. Now, who was fighting whom? Were you told? 6 7 The rebels entered Yifin. Α. 8 Q. You said there was fighting. Who was fighting who? 9 Well, they went to burn down Yifin. Α. 09: 51: 50 10 Q. How did you know that? 11 PRESIDING JUDGE: Wait on. Do you want an answer to your 12 last question? You asked who was fighting whom, and then you 13 don't insist on an answer. 14 MR FOFANAH: As Your Honour pleases. I have actually asked 09: 52: 06 15 him twice, but he does not seem to be giving the answer. You said that they told you that there was fighting in 16 Q. Yifin. Who was fighting whom? 17 Well, ECOMOG was there at that time and the rebels came. 18 Α. 19 Q. By rebels, what do you mean, when you said the rebels came? 09: 52: 35 20 Α. In our home, those people who were killing people and 21 burning down houses. 22 Q. Were you still in the bush when the rebels came into Yifin? 23 Yes. On that day. Α. 24 Q. How long did you stay in the bush for? 09:53:06 25 Α. The next morning, I came to town. 26 Q. How far away were you from Yifin when you were in the bush? 27 It could be up to 4 miles, but I was on top of a hill. Α. 28 Were you able to see Yifin from the top of the hill where Q. 29 you were?

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	1	A. I will not see the town. I will only see smoke.
	2	Q. So did you see any smoke whilst at the top of the hill?
	3	A. Very, very well.
	4	Q. Where was the smoke coming from?
09: 54: 02	5	A. It was coming from Yifin.
	6	Q. Now, you said you came back to Yifin the next day. When
	7	you came, did you notice anything in Yifin?
	8	A. We were on top of that hill when we heard the sound of the
	9	jets, when we were in the bush.
09: 54: 36	10	Q. What jet did you hear the sound of?
	11	A. The one that drops bombs.
	12	Q. Did that jet drop any bomb on that day when you saw it?
	13	A. We were in the bush on the top of that hill when we heard
	14	the sound of a bomb, before we could come to town.
09: 55: 09	15	Q. How did you know that it was a bomb, the sound that you
	16	heard?
	17	A. Well, they were saying in our presence that if we saw that
	18	machine in the air and you hear the sound of something that was
	19	terrible, it must be a bomb from that machine.
09: 55: 29	20	Q. So how many bomb sounds did you hear whilst at the top of
	21	the hill?
	22	A. One.
	23	Q. From which direction did you hear the bomb sound?
	24	A. The sound of the bomb, it was in Yifin.
09: 55: 51	25	Q. Now, when you came back to Yifin the next day, did you meet
	26	the ECOMOG troops there?
	27	A. We did not meet any ECOMOG there on that day.
	28	Q. What do you mean by "we"? "We did not meet." What do you
	29	mean by "we"?

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1	A. I was not the only person. I was there with my relations.
2	Q. Did you meet anyone in Yifin when you returned?
3	A. On that day, we did not meet anyone in town. Everybody had
4	gone into the bush.
09: 56: 39 5	Q. Did you stay in Yifin upon your return from the hilltop?
6	A. We came. We did not stay. We reached and we saw that all
7	our houses have been burnt down. We looked at the town and we
8	found out that people have been killed and houses have been
9	burnt, so we returned.
09: 57: 11 10	Q. How many houses did you notice were burned in Yifin?
11	A. Well, at that time I was unable to count every house
12	MR HARDAWAY: Objection, Your Honour.
13	PRESIDING JUDGE: Yes, Mr Hardaway.
14	MR HARDAWAY: Objection to the question. There is no
09: 57: 30 15	evidence of houses being bombed.
16	MR FOFANAH: I said burned.
17	PRESIDING JUDGE: I think he said burned.
18	MR HARDAWAY: I heard bombed. I apologise.
19	MR FOFANAH:
09: 57: 43 20	Q. You said when you came back houses were burnt down in
21	Yifin. So my question to you was: How many houses, if you know,
22	were burnt down?
23	A. That's what I'm saying. I was unable to count the houses,
24	all the houses on that day, but we were there. EU had brought a
09: 58: 10 25	programme, there were 20 - 33 houses. They supplied that one,
26	but it was not enough, so it was more than 33 houses which were
27	burnt.
28	THE INTERPRETER: 100. Correction, interpreter, more than
29	100 houses.

MR FOFANAH: 1 2 Q. Can we get the number again, Mr Witness. When you say more than, more than how many? 3 4 Α. It was more than 100 houses. 09: 58: 38 5 Q. How did you know that it was more than 100 houses? The way I came to know this, EU brought a programme and 6 Α. 7 they built 133 houses and, still, the houses were not enough. 8 Those that were built. 9 Q. Did you say EU? 09: 59: 03 10 Α. I do not know how to call it. It was an NGO that assisted us in housing. They assisted us with 133 houses, but, still, the 11 12 burnt houses were not replaced adequately. 13 Q. So do you know who burnt down these houses when you came back into Yifin? 14 09: 59: 31 15 Α. Yes, I know some. Q. Who was it, if you know? 16 There was one person who identified himself. His name is 17 Α. 18 High Firing. 19 Q. When you said he identified himself, to whom did he 09: 59: 57 20 identify himself? 21 I can say the entire town. Because everybody cannot come Α. 22 now to testify here, but I can say that it was to the entire 23 town. 24 Q. Were you present when he identified himself? 10:00:18 25 Α. I was sitting there. 26 Q. Can you describe High Firing? 27 He's fair in complexion. He's slim, and he has bow legs. Α. 28 Q. Did he tell you whether he belonged to any force or group? 29 MR HARDAWAY: Objection. Leading.

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OPEN SESSION

1		PRESIDING JUDGE: That's leading, Mr Fofanah.
2		MR FOFANAH:
3	Q.	How was he dressed when you saw him?
4	Α.	He was wearing civilian clothes. Whatever he wanted to
10: 01: 12 5	wear,	he would wear.
6	Q.	Did he stay in Yifin for long when he identified himself to
7	you,	and the rest of the townspeople?
8	Α.	He stayed for quite some time. I do not know the number of
9	month	, but he stayed for long.
10:01:38 10	Q.	Was he alone whilst in Yifin?
11	Α.	There was another man, Sheku Siaka. He, too, was there.
12	He wa	s next to him.
13	Q.	What do you mean he was next to him?
14	Α.	That means they went to us and they introduced him, that
10: 02: 03 15	Hi gh	Firing was their leader.
16		MR FOFANAH: Your Honours, Sheku Siaka, I think, is already
17	in th	e summary.
18	Q.	So who introduced him? Sheku Siaka, who introduced Sheku
19	Si aka	?
10: 02: 18 20	Α.	High Firing.
21	Q.	Now, you said High Firing identified himself. How did he
22	i dent	ify himself?
23	Α.	He had gone he had been staying with us for quite some
24	time	and we were beginning to familiar to one another, so he said
10: 02: 44 25	he wa	s the one who burnt down Yifin and all those people who were
26	kille	d there, he said he had done that. So we had no chance
27	then.	We had no strength at that time, so we couldn't do
28	anyth	ing to him.
29	Q.	Now, apart from claiming to have burnt down Yifin and to

1 have killed people, did he do any other thing in Yifin that you 2 know of? I mean, High Firing and his group? After that, when they came to Yifin, every month, we would 3 Α. 4 subscribe rice, 30 cups. 10:03:34 5 Q. To whom? THE INTERPRETER: Your Honours, can he -- there is a last 6 7 bit of his answer that I did not get clearly. Can he repeat, 8 pl ease? 9 PRESIDING JUDGE: You will have to repeat your answer for 10:03:49 10 the interpreter. THE WITNESS: What they did -- I said, after the burning of 11 12 the houses, when they came, they said we should feed them every 13 month, 300 cups of rice, and some money to make this, to prepare the sauce. 14 10:04:13 15 MR FOFANAH: Now, you've told us how High Firing was dressed. Do you 16 Q. know how Sheku Siaka was also dressed whilst at Yifin? 17 They all wore mixed up clothing, but they had guns. 18 Α. 19 Q. Do you know for how long they stayed in Yifin. 10:04:43 20 Α. They stayed long for in Yifin, but the time that they left, I don't know, but they stayed long in Yifin. 21 22 Q. Do you know how they left Yifin? 23 Well, when they left there, they left by themselves. Α. 24 Q. What do you mean by that, "they left by themselves"? 10:05:12 25 Α. That if you stay -- if somebody stays in one place for a

26 long time, they just disappeared. They did not bid farewell.

- 27 Even if they did to somebody else, but I did not know.
- 28 Q. So, apart from contributing 30 cups of rice every month did29 any --

PRESIDING JUDGE: Well, I've heard two figures there, 30 1 2 and 300. MR FOFANAH: 3 4 Q. How many cups of rice did you say you were contributing to 10:05:46 5 High Firing per month? 6 Α. Three hundred every month. 7 0. So apart from that, did any other thing happen, that you 8 know of, whilst High Firing and his men were in Yifin? 9 After that, he said we should cultivate a farm for him and Α. 10:06:21 10 provide the seed rice, and we did that. 11 JUDGE SEBUTINDE: Sorry, provide the what? 12 THE INTERPRETER: Seed rice. 13 MR FOFANAH: So when you say "we did that," what do you mean by "we"? 14 0. 10:06:47 15 Α. The town; the entire townspeople. So, did you also know the total number of people whom you 16 Q. 17 found dead in Yifin when you came back from the hilltop? What I can remember is that there were more than 30. 18 Α. 19 Q. Now, can you describe the population of Yifin before the 10:07:38 20 ECOMOG came? Do you know how many people were living in Yifin before ECOMOG came? 21 22 Α. What happened to our place at that time, it was not just 23 Yifin; there are other small towns. Everybody had come into 24 Yifin before the burning down of Yifin. That was why so many 10:08:03 25 people died. It was not just a few people who were killed. 26 Q. Now, whilst at Yifin, did you see or hear about any rape being committed? 27 28 MR HARDAWAY: Objection, Your Honour. 29 PRESIDING JUDGE: You're objecting to the leading?

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1 MR HARDAWAY: Absolutely. 2 PRESIDING JUDGE: All right. There is an objection to the leading, so you can't lead, Mr Fofanah. 3 4 MR FOFANAH: Your Honours, I'm actually trying to put the 10:08:37 5 indictment to the witness now; that's what I'm trying to do. PRESIDING JUDGE: You are speaking specific denials of 6 7 matters in the indictment? 8 MR FOFANAH: As Your Honour pleases. 9 PRESIDING JUDGE: Is that correct? 10:08:47 10 MR FOFANAH: Yes. Yes. In fact, one of the allegations is that somebody was raped in Yifin. The Prosecution witness 153 11 12 alluded to that whilst he was testifying so I just want to put 13 that to him, if he heard about it. PRESIDING JUDGE: Yes. 14 10:09:04 15 MR HARDAWAY: I would submit, Your Honour, that it should be linked to the accused and also counsel's question wasn't 16 specific as to what specific time period. Was it the first when 17 he came down back from the hill? There is no specificity to it. 18 19 I also would submit that if he's going to lead it to the 10:09:21 20 indictment, it should be focused specifically to the accused, 21 because they are the subject of the indictment. 22 PRESIDING JUDGE: Well, these witnesses are obviously led 23 by the accused to provide evidence against charges brought in the 24 indictment. But I think your objection as to specificity of time 10:09:48 25 should be upheld. I won't allow the question in that form, 26 Mr Fofanah. MR FOFANAH: As Your Honour pleases. 27 Now, throughout the period of your stay in Yifin -- first 28 Q. of all, before I ask that question, now, were you in Yifin in 29

1 1998?

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2	MR HARDAWAY: Objection, Your Honour. Asked and answered.
3	PRESIDING JUDGE: Yes, that's already been answered,
4	Mr Fofanah.
10: 10: 19 5	MR FOFANAH: Okay. Thank you very much.
6	Q. So, throughout your stay in Yifin, did you hear the name
7	Ibrahim Bazzy Kamara as being one of the rebels you have
8	mentioned?
9	A. I did not hear that name.
10: 10: 38 10	Q. Throughout your stay in Yifin, did you hear the name Alex
11	Tamba Brima, or Gullit, as being one of the rebels you mentioned
12	as burning and killing people in Yifin?
13	A. I did not hear that name.
14	Q. Throughout your stay in Yifin, did you hear the name
10: 11: 07 15	Santigie Borbor Kanu, or Five-Five, as being one of the rebels
16	who attacked, burnt down and killed people in your village,
17	Yi fi n?
18	A. I did not hear that name.
19	Q. Did you hear about any looting occurring in your village,
10: 11: 30 20	Yifin, throughout your stay there?
21	PRESIDING JUDGE: What was that looting or what?
22	MR FOFANAH: Looting. Looting.
23	THE WITNESS: Those who stayed in Yifin, those who stayed
24	in Yifin did that.
10: 11: 50 25	MR FOFANAH:
26	Q. What do you mean by "those who stayed in Yifin"?
27	A. High Firing and his people, they did that. They took
28	people's property from them in the bush.
29	Q. Did you hear or see any rape being committed in Yifin

Page 23

1 throughout your stay? 2 That happened in my presence in Yifin. Once. Α. 3 0. How did it happen in your presence? 4 Α. The way it happened, there was a man in Yifin, but you said 10: 12: 44 5 I should not mention people's names. His relation had come from Sisiwlia, and the man raped her. 6 7 MR FOFANAH: Sisiwlia, Your Honours is S-I-S-I-W-L-I-A. 8 0. You said the man had raped her. Who was the man? 9 A rebel man. I did not know his name. He was not in Α. 10: 13: 14 10 Yifin. He had come from Kayima. 11 Q. How did you know that he had come from Kayima? 12 Those who were staying with us, we knew them. Those who Α. 13 had come from some other place, Sheku Siaka said these our 14 colleagues had come from Kayima. 10: 13: 36 15 Q. Now, did anything happen to the rebel who raped the woman? They did not beat him up in my presence, but they were in 16 Α. the chief's compound. Before I could get there, a mortar pestle 17 was by his side. A pestle was on his side and he was lying down 18 19 there like somebody who was almost dead, the one that they had 10: 14: 04 20 beaten him with, the pestle -- two pestles. 21 Did you yourself see any killing in Yifin throughout your Q. 22 stay there? 23 After the burning of the town? Α. 24 Q. Throughout your stay, before and after, did you see any killing? 10:14:29 25 26 Α. No, they did not kill anybody in my presence. It did not 27 happen in my presence. In your presence, did you see anyone burn houses, in Yifin? 28 Q. 29 Α. That did not happen in my presence.

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	1	Q.	Now, you spoke about Kayima. Do you know who and who were
	2	prese	nt at Kayima during your stay at Yifin?
	3	A.	In Kayima, I do not know about Kayima, like the man who
	4	raped	that woman, Sheku told me that man had come from Kayima,
10: 15: 24	5	but I	don't really know about Kayima.
	6	Q.	Are there other surrounding villages around Yifin, that you
	7	know?	
	8	Α.	Yes, there are small villages there.
	9	Q.	Can you tell us the names of those villages, the ones that
10: 15: 42	10	you ca	an recall?
	11	Α.	Konbaya is there. Kurrtor.
	12	Q.	Go slowly.
	13		MR FOFANAH: Konbaya is K-O-N-B-A-Y-A.
	14	Q.	What was the second?
10: 15: 58	15	Α.	Kurrtor.
	16		MR FOFANAH: Kurrtor, Your Honour is K-U-R-R-T-O-R.
	17	Q.	Uh-huh.
	18	Α.	Gbenekoro.
	19		MR FOFANAH: Gbenekoro, G-B-E-N-E-K-O-R-O.
10: 16: 22	20	Α.	Sewaya.
	21	Q.	S-E-W-A-Y-A.
	22	Α.	Funba.
	23	Q.	F-U-N-B-A.
	24	Α.	Tilikor.
10: 16: 41	25	Q.	T-I-L-I-K-O-R.
	26	Α.	Those are the surrounding villages in Yifin.
	27	Q.	Whilst in Yifin, did you at any point in time go to any one
	28	of the	ese villages.
	29		MR HARDAWAY: Objection, Your Honour. He stated when he

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stayed in Yifin, he stayed in Yifin. 1 2 PRESIDING JUDGE: That's all right. I'll let him answer the question, Mr Hardaway. Ask it again. 3 4 MR FOFANAH: 10: 17: 24 5 Q. Whilst at Yifin, did you at any point in time visit any one of these villages that you've mentioned? 6 7 Kurrtor and Gbenekoro, I used to go there frequently. Α. 8 0. Did anything happen in Kurrtor that you can remember? 9 PRESIDING JUDGE: What period are we talking about? When 10: 17: 53 10 he said he used to go there frequently, was that this year or 11 last year? When was it? 12 MR FOFANAH: I'll ask him. 13 Q. My question to you was whilst you were there, now what period are you referring to when you said you used to visit 14 10: 18: 08 15 Kurrtor and the other village frequently? During the war -- it was not during the war. When the war 16 Α. had subsided, that was the time I was going there. During the 17 war, I was in the bush. It took one year and I didn't go to 18 19 those areas. 10: 18: 36 20 Q. Did you hear or know anything that happened in Kurrtor 21 whilst you were in Yifin. 22 MR HARDAWAY: Objection. Leading. PRESIDING JUDGE: I'll allow that question. 23 24 MR FOFANAH: 10: 18: 47 25 Q. Did you hear or know if anything happened at Kurrtor whilst 26 you were at Yifin? In Kurrtor, there was a man there, Tafaikor, he too was a 27 Α. 28 He was in Kurrtor, but he would leave there and come to rebel. 29 High Firing and most times, High Firing would say in my presence

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	1	that they were the ones who came and burnt down Yifin.
	2	MR FOFANAH: Tafaikor, Your Honours, is spelT
	3	T-A-F-A-I-K-O-R.
	4	Q. How did you know that this rebel that you have referred to
10: 19: 32	5	as Tafaikor came from Kurrtor?
	6	A. That was where he stayed. That was not his birthplace,
	7	they just came and stayed there. Whenever they come, they would
	8	say, "I am the leader in this place."
	9	PRESIDING JUDGE: How can he give this evidence? You
10: 19: 57	10	haven't laid any foundation as to how he would know all this.
	11	MR FOFANAH: Your Honours, I heard him say that he came
	12	from Kurrtor, Tafaikor. That's why I asked him the question, how
	13	did he know that he came from Kurrtor.
	14	PRESIDING JUDGE: What did he say? You mean he explained
10: 20: 22	15	how he knows that this Tafaikor came from Kurrtor to Yifin and
	16	did all the burning? I'm saying, have you laid a foundation as
	17	to how he knows all this?
	18	MR FOFANAH: I will put it again to him.
	19	Q. Mr Witness, how did you know that that Tafaikor was one of
10: 20: 47	20	the rebels? That you have referred to?
	21	A. Okay. We were in Yifin. One of our relations came from
	22	Kurrtor.
	23	THE INTERPRETER: Your Honours, he has called his name.
	24	MR FOFANAH:
10: 21: 11	25	Q. Hold it. Hold it. Please, Mr Witness, I have asked you
	26	not to call names.
	27	MR FOFANAH: Your Honours, I will respectfully apply again
	28	that that name be redacted.
	29	PRESIDING JUDGE: Yes, the name can be redacted from the

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1 transcript. MR FOFANAH: 2 So you said one of your relations came, just continue from 3 Q. 4 there, without mentioning names. 10: 21: 33 5 Α. Okay. One of our relations came one day from Kurrtor, and he said, "In our own place, we, too, have got some trouble." 6 7 Do you understand what he meant by, "In our own place"? 0. 8 Α. Our own place means our own town. Kurrtor Town. 9 Q. What period was this? 10: 22: 20 10 Α. I do not know the year, but at that time, High Firing was 11 staying in our own place. It was at that same time. 12 Q. Okay. So what problem did he say they had at their own --13 at Kurrtor? He said that we, too, have started contributing, just like 14 Α. 10: 22: 44 15 you people are doing here, to feed them. Q. Was that all he told you? 16 That was what he told me. 17 Α. So, Mr Witness, what do you understand by the word rebel? 18 Q. 19 MR HARDAWAY: Objection, Your Honour. I believe that's 10:23:09 20 been asked and answered. PRESIDING JUDGE: Yes, I seem to have a note of that. 21 Yes, 22 I won't allow that question. He's already answered it. 23 MR FOFANAH: In that case, I have no further questions. 24 This witness is a common witness, Your Honour. 10:23:22 25 PRESIDING JUDGE: Thank you, Mr Fofanah. Yes, Mr Hardaway. 26 CROSS-EXAMINED BY MR HARDAWAY: Mr Witness, good morning? 27 Q. 28 Α. Did you sleep well? 29 Q. I did. Thank you, sir. I have some questions for you.

	1	I'm going to ask that you answer them concisely, directly. Most
	2	of them can be with yes, no, or I don't know. Do you understand,
	3	sir?
	4	A. Yes.
10: 24: 22	5	Q. You had mentioned in your evidence that the attack on Yifin
	6	by who you call rebels that 30 people died; is that correct?
	7	A. Mmm-hmm.
	8	Q. You did not see them die, did you?
	9	A. No.
10: 24: 47	10	Q. And you would agree with me that they died as a result of
	11	the fighting between ECOMOG and the group you call the rebels;
	12	yes?
	13	A. I was in the bush, but our relations who run away and met
	14	us, they said ECOMOG did not shoot. When the rebels came, ECOMOG $% \left({{\left({{{\left({{{\left({{COMOG}} \right.} \right)}} \right)}_{\rm{com}}} \right)}_{\rm{com}}} \right)$
10: 25: 14	15	run away.
	16	Q. But the only two groups that had guns in Yifin were the
	17	rebels, as you call them, and ECOMOG; yes or no?
	18	A. They were the two groups who had guns.
	19	Q. Thank you. Now, you personally did not see the attack on
10: 25: 47	20	Yifin. You were on the hill 4 miles away; yes or no?
	21	A. Mmm-hmm. Mmm-hmm.
	22	Q. I put it to you, sir, that the attack on Yifin
	23	A. I did not see the attack, I only saw the smoke.
	24	Q. Thank you, sir. I put it to you, sir, that the attack on
10: 26: 14	25	Yifin was committed by a joint force of RUF and SLA soldiers
	26	against ECOMOG? What is your response? I apologise,
	27	Your Honour, for the delay?
	28	A. Well, I was not there. When the town was being burnt, I
	29	was not there.

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	1	Q. You had mentioned, sir, that more than a hundred houses had
	2	been burnt. Do you remember that?
	3	A. It was more than a hundred.
	4	Q. You did not personally count every single house, did you?
10: 27: 05	5	A. I did not count them one after the other, but the way I
	6	knew that it was more than hundred, that's what I've explained.
	7	When they helped us in housing, it was 133 houses that were
	8	built. They built them, but it was not enough. There were still
	9	houses that had been burnt, so that told me that there were more
10: 27: 27	10	than a hundred.
	11	Q. So where did you get the number 133?
	12	A. That was what was given to us.
	13	Q. It was given to you. You did not personally go around and
	14	count; is that correct?
10: 27: 46	15	A. They built all of them and they were all counted, and they
	16	summed up to that number.
	17	Q. But you personally did not count the houses; yes or no?
	18	JUDGE DOHERTY: Mr Hardaway, which houses are we talking
	19	about, the ones that were built by the NGO or the ones that were
10: 28: 17	20	burnt?
	21	MR HARDAWAY: I will clarify, Your Honour. Thank you.
	22	Q. You did not personally count the number of houses that were
	23	burnt; yes or no?
	24	A. I did not count them one after the other, but how I can
10: 28: 36	25	Q. Thank you, sir. You did not personally count the houses
	26	that were being built in Yifin; yes or no?
	27	A. I counted all of them, those which were built.
	28	Q. Okay. Mr Witness, you had testified that you had seen a
	29	rape take place in your presence. Do you remember that?

He did not rape in my presence, but I met, they have beaten 1 Α. 2 him up with pestles. Mr Witness, did you not testify that you saw a rebel rape 3 Q. 4 someone in your presence in Yifin; yes or no? 10: 29: 39 5 Α. He did not rape her in my own presence. When he raped her, I met that they have beaten him up and he said he had come from 6 7 Kayima. This is not our own rebel. They had beaten him and he 8 was lying down. They had beaten him up with two pestles, and the 9 pestles were lying close to him. 10: 30: 06 10 Q. That is not the response you gave to Defence counsel when 11 he asked you about rape, was it? 12 To say what? Α. 13 Q. You did not mention -- to the question from the Defence counsel when he asked you about rape, you said, there was a rape, 14 10:30:35 15 it was in my presence. You did not give him the explanation that you just gave me, did you? 16 That's how I explained. I don't know if you were 17 Α. listening, but that's what I explained. 18 19 Q. Mr Witness, you testified that you went to the hill after 10: 31: 06 20 the attack on Yifin, you came back the next day, you saw the town 21 being burnt, and then you left. Do you remember that? 22 Α. Yes. 23 Q. How long did you stay away after you left Yifin that time? 24 I did not stay long. Α. How long, sir? How many days? 10:31:39 25 0.

- 26 A. The day I came, it was the day I returned, because when I
- 27 came, all the houses had been burnt. Everything had been spoilt,
- 28 so I returned to the bush. I did not stay long.
- 29 Q. Once you returned to the bush, how long did you stay there?

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	1	A. I had no watch at that time. I do not know the time. But
	2	I did not stay long in the town.
	3	Q. Was it one day, two days, three days?
	4	A. That same day I returned. That same day I returned into
10: 32: 15	5	the bush.
	6	Q. I understand that. After you returned to the bush - listen
	7	to the question carefully - how long did you stay in the bush
	8	before you came back to Yifin, the second time?
	9	A. I stayed long. I stayed long, because at that time we were
10: 32: 41	10	staying in the bush.
	11	Q. How do you define long, sir?
	12	A. What I'm saying, at that time, we were living in the bush.
	13	We would come to the town and return, come to the town and
	14	return, but our base was in the bush.
10: 33: 02	15	Q. So what you're saying is you would come back and forth from
	16	the bush into Yifin, but you were living in the bush?
	17	A. Mmm-hmm, Mmm-hmm, Mmm-hmm.
	18	Q. Now, Mr Witness, did you give a statement to someone from
	19	the Special Court concerning what you're giving evidence here to
10: 33: 26	20	today?
	21	A. Except those people who went to talk to us that they want
	22	us to come and speak here when they went to our place.
	23	Q. So you did speak to someone; yes?
	24	A. Yes.
10: 33: 51	25	Q. Did they take down what you said?
	26	A. They wrote it down.
	27	MS THOMPSON: Your Honour, before my learned friend goes to
	28	his next question, may I seek the permission of the Court for the
	29	first accused to use the convenience.

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PRESIDING JUDGE: Yes, Mr Brima can leave the Court. 1 2 MR HARDAWAY: Thank you, Your Honour. Q. Mr Witness, we, on the Prosecution, are provided a summary 3 4 of the evidence that you're going to lead today. I want to read 10: 34: 41 5 you a part of your summary and then ask you some questions about it. The summary that we have, as it comes from you, sir, reads 6 in part, "He and many of the villagers went into hiding for a 7 8 year." Is that what you told the people who took your statement, 9 that you were in hiding for a year? 10:35:09 10 Α. I did not spend one year in the bush. 11 Q. So that part is wrong; you were not hiding for a year? 12 Maybe, except for the way they wrote it. I did not stay in Α. 13 the bush for one year without coming to the town, no. Did you tell them that you were living in the bush and that 14 0. 10:35:37 15 you came back and forth from the bush into Yifin? The town was burnt in the dry season. When the town was 16 Α. burnt in the dry season, in the rainy season, these are the 17 18 people who came and stayed in the town, and they told us that we 19 should come to the town, so we did not spend one year in the 10: 36: 03 20 bush. Sir, that is not my question. Listen carefully. This can 21 Q. 22 be answered yes, no, or I don't know. The people who took your 23 statement, did you tell them after the attack on Yifin you lived 24 in the bush and you went back and forth from the bush to Yifin? 10:36:25 25 Α. We stayed long in the bush. We were in the bush --26 Q. Mr Witness, the question is simple. It can be yes, no, or Did you tell the people who took your statement 27 I don't know. 28 that you lived in the bush after the attack on Yifin, and that you would go back and forth from the bush to Yifin, back to the 29

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bush, back to Yifin? Did you tell them that; yes or no? 1 2 Α. I did not tell them that. Mr Witness, did you tell the people who gave -- who took 3 0. 4 your statement that you had to give cups of rice to High Firing? 10: 37: 38 5 Α. Mmm-hmm. Q. I put it to you --6 7 Α. Mmm-hmm, I told them. 8 Q. I put it to you, sir, that you're lying, that you did not 9 tell the people who took your statement that you had to give rice 10: 37: 54 10 to High Firing. 11 MR FOFANAH: Objection. 12 PRESIDING JUDGE: Yes, what is the objection. 13 MR FOFANAH: The objection is that the summary does not necessarily tell what he stated to the interviewers which was 14 10:38:05 15 contained in his statement. This is just a summary of what he told them. 16 PRESIDING JUDGE: That's all that the Prosecution has to go 17 18 by. 19 MR FOFANAH: If he's putting to him as a lie --10: 38: 21 20 PRESIDING JUDGE: He's entitled to put it to him. They 21 have been given a summary where those facts are absent, if you 22 wish to clarify the matter by producing another document, that's 23 up to you, but I will allow that question. 24 MR HARDAWAY: Thank you, Your Honour. 10:38:34 25 Q. I put it to you, sir - I will repeat it again - I put it to 26 you that you are lying, you did not tell them and it is not in your statement that you had to give cups of rice to High Firing; 27 28 what is your response? 29 I told them. Α.

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Q.

Α.

Q.

Α.

Q.

I put it to you, sir, that you are lying when you said that you saw that you had an incident of rape take place in your presence; what is your response? It did not happen in my presence, but it happened in Yifin, and he was beaten and he was lying, about to die. Now, you testified, sir, that you had visited other villages around Yifin. Do you remember that? During the war, I was not going, but I used to go there frequently, except during the war. All right. During the time that Yifin was attacked, and the time that you were in the bush and going back and forth from the bush to Yifin, did you visit any of the villages that you had mentioned earlier? No, I did not go there at that time. Did you mention in your statement, sir, that you had heard from a relation, a family member, that there was trouble in

Kurrtor, I believe? Did you tell that to the people in your 17 statement? 18

19 Α. I did not tell them that.

10:40:38 20 Q. You were asked very specific questions about the three 21 accused, Mr Witness. I want to ask you some other questions as 22 it relates to them. You stated that you had heard on the radio 23 about the overthrow of the Kabbah government; is that correct? 24 In Yengema, they told a driver. We saw people running Α. 10:41:19 25 around, that's true.

> 26 Q. Okay, so you did hear it on the radio?

I did not hear it. I did not hear it. We were in a 27 Α.

28 transport vehicle. We were going to Kayima to go to Yifin.

29 Q. At any point from when you heard about the overthrow of the

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	1	Kabbah government to while you were in Yifin, did you ever hear
	2	the name Alex Tamba Brima as being one of the people responsible
	3	for the overthrow of the Kabbah government?
	4	A. I did not hear that.
10: 41: 54	5	Q. Did you hear the name Santigie Borbor Kanu as being one of
	6	the people responsible for the overthrow of the Kabbah
	7	government?
	8	A. I did not hear that.
	9	Q. Did you hear the name Ibrahim Bazzy Kamara as being one of
10: 42: 15	10	the people responsible for the overthrow of the Kabbah
	11	government.
	12	A. I did not hear that.
	13	Q. Did you hear the name Five-Five as being one of the people
	14	responsible for the overthrow of the Kabbah government?
10: 42: 38	15	A. I did not hear that.
	16	Q. Did you hear the name Gullit at any time as being one of
	17	the people responsible for the overthrow of the Kabbah
	18	government?
	19	A. I did not hear that.
10: 42: 53	20	MR HARDAWAY: If I may have the Court's indulgence for a
	21	moment, please, Your Honour. I thank the Court.
	22	Q. Mr Witness, I have no further questions of you, sir. Thank
	23	you.
	24	MR HARDAWAY: Your Honours, this concludes my
10: 43: 18	25	cross-exami nati on.
	26	PRESIDING JUDGE: Thank you, Mr Hardaway. Any
	27	re-exami nati on?
	28	MR FOFANAH: Yes, just one for the witness.
	29	RE-EXAMINATION BY MR FOFANAH:

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	1	Q. Mr Witness, whilst counsel was asking you questions, he
	2	suggested the names SLA and RUF to you as being the rebels who
	3	attacked ECOMOG. Now, those that you have referred to as rebels
	4	in your testimony, did they have any name that you can recall?
10: 43: 51	5	A. In our place at the time, by the time they were attacking
	6	Yifin, they said rebels.
	7	Q. That is all you know; they did not have any name?
	8	MR HARDAWAY: Asked and answered, Your Honour.
	9	THE WITNESS: No.
10: 44: 20	10	PRESIDING JUDGE: He's answered the question.
	11	MR FOFANAH: Thank you.
	12	PRESIDING JUDGE: Any other re-examination?
	13	MR FOFANAH: None, Your Honour. Thank you very much.
	14	PRESIDING JUDGE: Thank you, Mr Fofanah. Witness, we'd
10: 44: 27	15	like to thank you for coming to court and giving evidence. Your
	16	testimony is now completed. If you just sit there for a moment,
	17	we're going to adjourn the Court and then you will be given
	18	assistance to leave. We will have a short break until
	19	11.00 a.m
10: 45: 10	20	THE WITNESS: Okay.
	21	[Break taken at 10.44 a.m.]
	22	[Upon resuming at 11.05 a.m.]
	23	PRESIDING JUDGE: Yes, Mr Manly-Spain.
	24	MR MANLY-SPAIN: Your Honour, the next witness is going to
11: 06: 55	25	be DAB-087. He will give evidence in Koranko.
	26	WITNESS: DAB-087 [Sworn]
	27	[The witness answered through interpreter]
	28	PRESIDING JUDGE: Yes, Mr Hardaway.
	29	MR HARDAWAY: The standard applies, Your Honour, no

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11: 08: 31

Q.

Q.

A.

objection to leading on biographical or non-contentious issues. PRESIDING JUDGE: Thank you, Mr Hardaway. EXAMINED BY MR MANLY-SPAIN: Good morning, Mr Witness. THE INTERPRETER: His microphone is not switched on. MR MANLY-SPAIN: Good morning, Mr Witness. Did you sleep well?

9 Q. Yes. Thank you. Mr Witness, am I right to say that you were born in xxx Town, Neini Chiefdom in the Koinadugu District 11:08:49 10 11 of Sierra Leone? 12 I bass born in xxx, Koinadugu District, Sierra Leone. I Α. 13 was born in xxx. Thank you. Mr Witness, you are presently living in xxx 14 0. 11:09:18 15 Town; is that so?

I am in xxx. 16 Α. And you are also a farmer? 17 Q. 18 Α. Yes, I am a farmer. 19 Q. And you have been a farmer for over 40 years; am I right? 11:09:43 20 Α. Yes, it's more than 40 years that I have been farming. 21 Mr Witness, do you know how old you are? Q. 22 Α. I am 60. 23 Q. Thank you. Mr Witness, you are a married man; is that not 24 so? 11:10:12 25 Α. l've four wives. 26 Q. And you also have 12 children? 27 Α. I have 12 children. 28 Mr Witness, do you live in xxx Town with some of your Q.

> 29 children?

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	1	Α.	At the moment, I am there with some of my children.
	2	Q.	Do you also live with your wife at xxx?
	3	Α.	All four of them are there.
	4	Q.	Thank you, Mr Witness. Presently, do you hold any position
11: 10: 48	5	in xx	x Town?
	6		PRESIDING JUDGE: Is that going to affect his identity?
	7		MR MANLY-SPAIN: Well, I will leave that out.
	8		PRESIDING JUDGE: I will leave it to you, Mr Manly-Spain.
	9	l'm j	ust putting in a reminder, that's all.
11: 11: 06	10		MR MANLY-SPAIN: I'm sure it will. I'm sorry. I'll leave
	11	that	question out.
	12	Q.	Mr Witness.
	13	Α.	Yes.
	14	Q.	Do you recall the year 1997?
11: 11: 18	15	Α.	I don't know its name in English, but I can remember that
	16	year.	
	17	Q.	Do you remember whether anything happened in Sierra Leone
	18	that	year?
	19	Α.	Yes, what I can remember at that time is that I saw some
11: 11: 52	20	peopl	e who said they have removed Tejan Kabbah from here.
	21	Q.	Thank you. Where were you at the time when you saw these
	22	peopl	e who told you that they had removed Tejan Kabbah?
	23	Α.	I was in Yifin.
	24	Q.	Do you know who these people were who told you that?
11: 12: 28	25	Α.	They were passing by. Sometimes they would sleep and they
	26	woul d	pass by. But I don't know them.
	27	Q.	Do you recall, Mr Witness, how these people were dressed?
	28	Α.	Some of them had short uniform trousers, and some civilian
	29	cloth	i ng.

OPEN SESSION

	1	Q. Mr Witness, at that time, when you were in Yifin, do you
	2	know whether there was any security force based at Yifin?
	3	JUDGE SEBUTINDE: Mr Manly-Spain, sorry to interrupt. I'm
	4	not sure I understand what short uniform trousers is.
11: 13: 23	5	MR MANLY-SPAIN: Yes, Your Honour, I will try to clarify
	6	that.
	7	Q. Mr Witness, what do you mean when you said some of them
	8	were in short uniform trousers? What kind of uniform trousers do
	9	you mean?
11: 13: 44	10	A. Soldier uniform. Military uniform. It was cut short.
	11	Q. Thank you. My next question was: At the time when you
	12	were in Yifin, do you remember whether there was any force
	13	securing Yifin, stationed at Yifin?
	14	A. Yes. When these people continued troubling us, ECOMOG went
11: 14: 20	15	and dislodged them.
	16	Q. Thank you. After ECOMOG went and dislodged them, did
	17	anything happen in Yifin?
	18	A. When ECOMOG dislodged them at that time, they went. They
	19	hung heads and they returned and burnt down that town.
11: 14: 50	20	Q. I want you to recall, Mr Witness, when ECOMOG came and
	21	dislodged them, was there any fighting between ECOMOG and these
	22	people you have referred to?
	23	A. Well, ECOMOG was coming to dislodge them at that time.
	24	They did not fight. At that time, they did not fight.
11: 15: 25	25	Q. What did they do?
	26	A. They were shooting, but they were shooting in the air, just
	27	so that they will run away. They run away and went into the
	28	bush.
	29	Q. Thank you, Mr Witness. When ECOMOG came to Yifin at that

1 time, did ECOMOG stay there? 2 Α. Yes, they stayed in Yifin. Do you remember what time of the year that was? 3 Q. I cannot remember the year, because they were not recording 4 Α. 11:16:10 5 it. I cannot remember the year. I'm asking you about the time of the year, not the year 6 Q. 7 itself, but what time of the year, Mr Witness. 8 Α. They went there in the dry season. 9 Q. When you say "they," who do you mean? 11: 16: 38 10 Α. ECOMOG. When we say they, it means there are many. Those 11 who went, they went in the rainy season. 12 Okay. So when ECOMOG was there, do you know how long they Q. 13 stayed there for? Yes. They spent one year. 14 Α. 11: 17: 03 15 Q. Thank you. Mr Witness, are there any villages near to Yifin? 16 Α. Yes. 17 18 Q. Can you tell this Court the names or name of any such 19 village? 11: 17: 29 20 Α. At that time, the town that was close to us were Tilikor 21 and Kulaya. 22 Q. We already have Kulaya. What did you say the other one was 23 called? 24 Α. Tilikor. 11: 18: 07 25 MR MANLY-SPAIN: I believe we got that also. 26 PRESIDING JUDGE: Yes. 27 MR MANLY-SPAIN: 28 Mr Witness, whilst ECOMOG was in Yifin at that time, do you Q. 29 know where these other people whom you said were wearing short

	1	uniform trousers, do you know where they were?
	2	A. They were coming from the Kayima end. Towards Kono.
	3	Q. Do you know whether they stayed in Kayima or any other
	4	pl ace?
11: 18: 57	5	A. They were coming from that end, but they were staying in
	6	Sefadu.
	7	Q. Thank you. Mr Witness, whilst ECOMOG was in Yifin, did
	8	anything happen?
	9	A. At the time ECOMOG were in Yifin, we stayed long there, and
11: 19: 29	10	we did not see anything bad that happened.
	11	Q. Thank you. Do you know whether anything bad happened
	12	anywhere else apart from Yifin at that time?
	13	A. At the time ECOMOG were there, we were all happy. We don't
	14	hear anything bad that was happening in the surrounding villages.
11: 20: 09	15	Q. Do you recall, Mr Witness, the dry season of the following
	16	year?
	17	A. During the other dry season, ECOMOG went.
	18	Q. Do you know what caused ECOMOG to go?
	19	A. The reason why ECOMOG left there was that they came and met
11: 20: 57	20	them there and they burnt down the town and they drove them away,
	21	but before they could set the town on fire, they burnt down a
	22	small village called Kulaya and ECOMOG appealed to one gentleman
	23	who had a vehicle to take them along that road, but the man
	24	refused
11: 21: 24	25	Q. Please stop at that stage. You said that they burned down
	26	a small village called Kulaya. To whom do you refer as "they"?
	27	A. The rebels.
	28	Q. How did you know that they burned down this village,
	29	Kul aya?

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	1	A. Somebody came from there and told our chief that they have
	2	burned down Kulaya.
	3	Q. Were you present, Mr Witness, when this person came and
	4	told your chief about the burning of Kulaya?
11: 22: 21	5	A. Yes.
	6	Q. Do you remember what the person said?
	7	A. The person came running and told our chief that, "Get away
	8	from here. These people have come and they have burnt down
	9	Kulaya." But people did not believe him.
11: 22: 42	10	Q. You said these people. To whom do you refer?
	11	A. The rebels.
	12	Q. After that, Mr Witness, did you do anything?
	13	A. After that, we ran away.
	14	Q. With whom did you run away?
11: 23: 22	15	A. At that time, they said like I have spoken about that
	16	vehicle, they have taken that vehicle and when they have reached
	17	a road
	18	Q. Hold on, Mr Witness. Please answer the question that I'm $\$
	19	asking. Then we'll get things in order.
11: 23: 37	20	A. Okay.
	21	Q. With whom did you run away?
	22	A. Together with my family members.
	23	Q. Thank you, Mr Witness. Mr Witness, do you know at the time
	24	you were running away what happened to other people who were
11: 24: 03	25	staying in Yifin?
	26	A. After we had run away, one day, on the second day, we came
	27	to come and see what was happening in the town.
	28	Q. Thank you. But my question, Mr Witness, at the time you
	29	were running away, do you know what happened to other people who

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Α.

Q.

At the time we were running away, they had not reached it in our own town at that time. It was ECOMOG that we left there. Where were the other people who lived in Yifin at the time

6 Α. Everybody went to his own bush.

lived in the town Yifin?

you were running away?

- 7 Before you run away, you said ECOMOG were in Q. Thank you. 8 the town, Yifin.
- 9 Α. Yes. Yes.
- 11:25:16 10 Q. Do you know whether ECOMOG were informed of the rebel
 - 11 attack at Kulaya?
- 12 That's what I said a while ago. They that came and said Α. 13 that they have burnt down Kulaya, then ECOMOG -- the chief sent a message to ECOMOG that they should go along that road and ECOMOG 14 11:25:48 15 went on that road.
 - Thank you. Just answer the question, please. Do you know 16 Q. how ECOMOG went on the road? 17
 - They took a vehicle which they used to go and we said that, 18 Α. 19 "Ah, seen them go, let us leave this place."
- 11:26:19 20 Q. Thank you. Do you remember what type of vehicle they went 21 in?
 - It is like a Nissan Patrol. 22 Α.
 - 23 Q. Do you recall how many ECOMOG soldiers went in this
 - 24 vehi cl e?
- 11:26:44 25 Α. I cannot remember how many, but they filled a vehicle, 26 because, at that time, we were unable to count them.
 - 27 Before that date, Mr Witness, did you know how Q. Thank you.
 - 28 many ECOMOG soldiers were in Yifin?
 - 29 Α. No, I don't know that.

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Did all of the ECOMOG soldiers go in this vehicle? 1 Q. 2 Α. No. Even if they had three vehicles, they would not be able, all of them, to go. Those who went were a small number. 3 4 There were very many in Yifin. 11:27:36 5 Q. Do you know what happened to the others that did not go? Those ECOMOG people who did not go, when we went in the 6 Α. 7 morning, when we came back in the morning, we saw one who had 8 died, and his body was lying outside. A huge one. He was lying 9 outside dead. 11:28:12 10 Q. Thank you. When some of the ECOMOG soldiers went in the van, the Nissan Patrol, did the others remain in Yifin? 11 12 Some were going at the back, they did not know the terrain, Α. 13 they did not know where to go, so the place where the chief went, some of them went there and they were protecting the chief. 14 11:29:00 15 Q. Thank you. Mr Witness, when the ECOMOG soldiers were going in the van, did they carry anything with them? 16 When they were going in that vehicle, they went with some 17 Α. 18 guns. 19 Q. Do you know, Mr Witness, what happened to the ECOMOG 11:29:26 20 soldiers who went in this vehicle? 21 Those who went into that vehicle, they ran away, and they Α. 22 went to Alikalia. 23 Q. Thank you. Do you know, Mr Witness, who was driving that 24 vehi cl e? 11:29:46 25 Α. The person who was driving that vehicle, I do not know him, 26 but he injured close to his leg. THE INTERPRETER: Correction, interpreter: On his cheek. 27 28 MR MANLY-SPAIN:

29 Q. Was that person also an ECOMOG soldier?

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1	A. No, it was the person in the vehicle. They had only
2	appealed to him for him to take them along.
3	Q. Did you see that driver again?
4	A. That driver, when he was running away, he met us on the
11: 30: 36 5	way. He was coming to Alikalia.
6	Q. When he met you, did he tell you anything?
7	A. At that time, he was unable to speak, because at that time,
8	he was unable to speak. But we saw his injury.
9	Q. After that, did you do anything, Mr Witness?
11: 31: 14 10	A. In relation to that fighting, I did not do any other thing.
11	Q. Where were you going to when you met this wounded driver?
12	A. Our farm was on the Alikalia road. We were on our way,
13	saying that probably we'd see the ECOMOG, so we were going when
14	the ECOMOG met us. They, too, were running away.
11: 31: 55 15	Q. Can you please explain that again. First, my question to
16	you is: Where were you going to?
17	MR HARDAWAY: Objection, Your Honour. I believe that was
18	asked and answered.
19	THE WITNESS: I was going to my farm.
11: 32: 18 20	PRESIDING JUDGE: Well, he's answered it now, Mr Hardaway.
21	MR MANLY-SPAIN: I only asked the question because he said
22	my farm was at Alikalia, or something like that, but he not
23	actually say, "We were going to Alikalia."
24	Q. Did you, Mr Witness, get to your farm?
11: 32: 39 25	A. Yes, I went and reached in my farm.
26	Q. Am I right in saying that you said just now that, on the
27	way to your farm, you met ECOMOG soldiers who were running away?
28	A. I saw some ECOMOG soldiers on the way to my farm, two of
29	them. They said they caught me and they said I should take

1 them to Alikalia, but I told them that I was going to the farm, 2 so they said I should accompany them up to Alikalia. So we entered the bush, and I took them up to the outskirts of 3 4 Alikalia, and I said that's Alikalia, and they said I should 11: 33: 29 5 return, and I returned. Thank you, Mr Witness. These two ECOMOG soldiers what you 6 Q. 7 met with, do you know whether they were part of the group that 8 left Yifin in the Nissan Patrol? 9 At that time, I did not ask them whether they had gone into Α. 11:33:56 10 that vehicle. I was unable to ask them that, but I saw that he was injured on his cheek, that ECOMOG, then he said, "Eh, don't 11 12 go to that town. They've burnt down your town. Don't go to that town." 13 PRESIDING JUDGE: Yes, Mr Hardaway. 14 11:34:32 15 MR HARDAWAY: Your Honour, even though he's already answered, I object to this line of questioning on the grounds of 16 relevance as related to are these the same ECOMOG soldiers in the 17 Nissan Patrol or anything as relates to ECOMOG, on the grounds of 18 19 rel evance. 11: 34: 32 20 PRESIDING JUDGE: What do you say to that, Mr Manly-Spain? 21 MR MANLY-SPAIN: Your Honour, I respectfully submit that 22 the evidence is highly relevant. Similar evidence has been led 23 before as to what happened to ECOMOG in this particular village, 24 and about things surrounding the village.

11: 34: 5825JUDGE SEBUTINDE: Yes, but, Mr Manly-Spain, what is26relevance to things that happened to ECOMOG in relation to the27indictment? How is that relevant?

28 MR MANLY-SPAIN: The indictment charges widespread
29 destruction to property and life in this area. We're leading

evidence as to how this came about. I will move on.
Q. Mr Witness, after you had gone to Alikalia, do you know
whether anything happened at Yifin?
A. On that same day, I did not reach up to Alikalia. We
reached the bush path and I accompanied them to the outskirts of
the town, and I returned, because my family members were on the
farm.
Q. Thank you. Mr Witness, where did you return to?
A. To the farm.
Q. Whilst you were on the farm, do you know whether anything
happened at Yifin?
A. When I was on the farm, because the day that thing
happened, all of us were in the town, but we ran away. We were
all in the town on that day.
Q. Yes, Mr Witness. Did you go back to Yifin that day?
A. That day I did not return to Yifin.
Q. Did you ever go back to Yifin?
A. One day, and on the second day, we went to the town.
Q. When you went to the town, did you notice anything?
A. I saw burnt houses. There was a house on this side of our
road. It was a thatch house. People were burnt in there. We
saw them, but it was after two days.
Q. Thank you. Do you know, Mr Witness, who burnt the houses
in Yifin?
A. I wouldn't know the person that these were the people who
set this on fire or set that on fire, I cannot point at anybody,
but at that time they said they were rebels and these were the
people whom we knew, the rebels.
Q. Who told you that they were rebels?

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	1	A. Because we, too, when we were there, those people who were
	2	carrying guns, those who took guns and met us, they were the
	3	people whom we described as rebels.
	4	Q. Yes. Well, who told you that it was the rebels who burnt
11: 38: 39	5	the houses in the town, Yifin?
	6	A. After they had burnt down the town, those people who came
	7	and stayed with us, they were the ones who said they had come and
	8	burnt down the town.
	9	Q. Thank you. To whom do you refer as those people who came
11: 39: 06	10	and stayed with us?
	11	A. The rebels.
	12	Q. Thank you. Mr Witness, before the town was burnt, did you
	13	know how many houses were there?
	14	A. Before the town could be burnt down, we did not count the
11: 39: 46	15	houses at that time. We didn't think about counting the houses
	16	at that time, because there were many.
	17	Q. Thank you. When you say the houses were burnt down, do you
	18	know how many were burnt down?
	19	A. The number of houses that were burnt, I do not know, but
11: 40: 26	20	the ones that were not burnt, I can remember their number.
	21	Q. Can you tell this Court the number of the houses that were
	22	not burnt?
	23	A. Those houses which were not burnt down in our place at that
	24	time are you listening to me?
11: 41: 03	25	Q. Yes. Yes, we're listening to you.
	26	A. Five houses did not burn in our place.
	27	Q. Thank you, Mr Witness. Mr Witness, when did you come to
	28	meet with the people who went there and told you that they had
	29	burnt the houses?

	1	A. At the time that we came to the town, the chief called us
	2	up and said these people, these rebels have said that if we do
	3	not surrender, they would come and kill us. They said we should
	4	go and surrender to them. For me to know that they were rebels,
11: 42: 09	5	we subscribed rice and we went and met them. Those people who
	6	went and met them, were our elders. They are there right now.
	7	Q. Okay. Thank you, Mr Witness. Mr Witness, where did the
	8	town chief call this meeting?
	9	A. In the veranda of his house.
11: 42: 36	10	Q. Were you present at this meeting?
	11	A. At that time, the barri was burnt.
	12	Q. Yes. Were you present at the meeting?
	13	A. Yes.
	14	Q. Do you know whether any of these rebels were present at
11: 42: 54	15	that meeting?
	16	A. They were not there.
	17	Q. And the chief told you that the rebels had requested that
	18	you should surrender to them?
	19	A. Yes.
11: 43: 18	20	Q. Did the chief tell you what he meant by that, that you
	21	should surrender to them?
	22	A. At that time, people were afraid. We were afraid, that we
	23	would not be killed. That if you did not support them, you would
	24	die, so we were all afraid, so the chief summoned us and told
11: 43: 47	25	that we should go and surrender to them.
	26	Q. Mr Witness, do you know where these rebels were staying at
	27	that time when the chief called this meeting?
	28	A. They were in Mongo at that time.
	29	Q. Do you know how far Mongo was from Yifin?

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	1	A. I do not know that. But our people went up to Gberefe. I
	2	do not know the mileage, because I have never been there.
	3	Q. After the chief
	4	MR MANLY-SPAIN: I believe a name was mentioned, which
11: 44: 46	5	is strange to me.
	6	Q. Please tell this Court what place you said your people went
	7	up to?
	8	A. Our people went up to Gberefe.
	9	MR MANLY-SPAIN: Mr Interpreter, I don't know whether you
11: 45: 10	10	can help us with that spelling.
	11	THE INTERPRETER: G-B-E-R-E-F-E. Gberefe.
	12	MR MANLY-SPAIN: Thank you very much.
	13	Q. Did you go yourself, Mr Witness?
	14	A. I did not go.
11: 45: 37	15	Q. How do you know that they went up to Gberefe?
	16	A. Those people who went, two of our elders went. They are
	17	there.
	18	Q. Thank you. Mr Witness, the elders who went, ask they
	19	return to Yifin?
11: 46: 09	20	A. They returned to Yifin. That is when they said they were
	21	sending people who would stay with them.
	22	Q. What did they tell you when they returned?
	23	A. When they returned, they told us that we've gone and met
	24	them and they thanked us. They thanked us, indeed, but they said
11: 46: 38	25	they were sending someone to come and tell us if we have gone and
	26	surrendered to them, we were the people who were going to be
	27	responsible for their feeding. That's what they came and told
	28	us.
	29	Q. Thank you. You said "they sent," who do you recall who

1 do you refer to as "they" whose feeding you should be responsible for? 2 The rebels who were there, they said that if we return and 3 Α. 4 go and tell our people that we've accepted, we will not do 11:47:20 5 anything to you, but you are going to be responsible for our feeding. The rebels. 6 Mr Witness, you have told this Court that, on the day you 7 Q. 8 went back to Yifin, you saw houses had been burnt. Did you 9 actually see these houses when they were burning? 11:47:44 10 Α. Yes, in Yifin. I did see them. That's my birthplace. 11 Q. Yes. Do you recall where you were when you saw Yifin 12 burni ng? 13 There is a hill there. It's overlooking our town. We were Α. in the bush, and we were on top of that hill overlooking the 14 11:48:17 15 town, and we saw fire in almost all the houses. There was nobody outside. There was nobody outside, except rebels, and the houses 16 were on fire. We were on top of the hill. The hill overlooks 17 18 our town. 19 0. With whom were you at the top of the hill? Two of us were there. 11:48:38 20 Α. 21 Q. Thank you, Mr Witness. After watching Yifin burning, did 22 you go back to Yifin? 23 Α. No. I went to the farm. I was unable to go there. We 24 just went to the farm. 11:49:04 25 0. Thank you. You said, Mr Witness, that there was nobody 26 there except the rebels at the time Yifin was burning. 27 Α. Yes. 28 After the burning, do you know what happened to the rebels Q. 29 who were in Yifin?

1 Α. After the burning down of the town, all of them 2 disappeared. Nobody was there. When we came back, there was 3 nobody there. 4 Q. Thank you, Mr Witness. You have now told us that you did 11: 49: 57 5 not see the rebels and nobody was there when you returned to the town. You have also told us that the houses were burnt. Apart 6 7 from the burnt houses, Mr Witness, did you notice anything in 8 Yifin when you went back? 9 At the time that we returned from the bush to the town, Α. 11:50:25 10 that's what I'm saying, that we found the houses burnt. Apart from the houses burnt, did you notice anything about 11 Q. Yifin? 12 13 Α. After the burning of the houses, I said I saw an ECOMOG who 14 was burnt outside. The house in which they stayed, on the 11:50:56 15 outside of that house. Thank you, Mr Witness. Mr Witness, after the elders had 16 Q. gone to meet with the rebels, did anything happen? 17 After that, they came. Before these elders could go, the 18 Α. 19 town was empty. When the elders came, nothing happened after 11:51:36 20 that. 21 Q. After the elders had come, what did they tell you? 22 MR HARDAWAY: Objection, Your Honour. I believe that was asked and answered. 23 24 PRESIDING JUDGE: I don't recall it. Yes, that is asked 11: 52: 16 25 and answered, Mr Manly-Spain. 26 MR MANLY-SPAIN: 27 After the elders came to Yifin, did the people of Yifin do Q. 28 anythi ng? 29 When these elders returned in Yifin, we subscribed to feed Α.

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	1	them. Every month, hundred cups.
	2	Q. Thank you. Did you ever see these rebels again?
	3	JUDGE SEBUTINDE: Mr Manly-Spain, perhaps you understand
	4	who they were feeding, but he didn't say on the record.
11: 53: 01	5	MR MANLY-SPAIN: Thank you. Sorry, Your Honour.
	6	Q. Mr Witness, you said that you contributed to feed them.
	7	Whom were you to feed?
	8	A. The rebels.
	9	Q. Did you ever come to see the rebels you're talking about?
11: 53: 22	10	A. Except when they spoke about that subscription. It was
	11	then that they came when we saw them.
	12	Q. Where did they come to?
	13	MR HARDAWAY: Objection, Your Honour. I believe that also
	14	has been asked and answered.
11: 53: 53	15	PRESIDING JUDGE: No, I will allow that, Mr Hardaway.
	16	MR MANLY-SPAIN: Thank you, Your Honour.
	17	Q. Where did the rebels come to?
	18	A. Yi fi n.
	19	Q. Were you present when they came to Yifin?
11: 54: 09	20	A. Yes.
	21	Q. After they had arrived in Yifin, did anything happen?
	22	A. When they arrived at Yifin, nothing happened after that.
	23	They said we should feed them, but they did not do anything to us
	24	there.
11: 54: 31	25	Q. Thank you. Do you know any particular rebel who went to
	26	Yi fi n.
	27	MR HARDAWAY: Objection. Leading.
	28	PRESIDING JUDGE: Yes, that's objected to. It is leading,
	29	Mr Manly-Spain.

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1	MR MANLY-SPAIN: As Your Honour pleases.
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11: 55: 13 5	
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9	Q. Do you remember any one of them that you spoke with?
11: 55: 42 10	A. The ones who stayed there, we stayed there with High Firing
11	and Ngawuja and Major Sheku.
12	Q. Do you know who High Firing was?
13	A. Even if he stands right here now, I will know him. That's
14	his name.
11: 56: 26 15	Q. Thank you. When you met with these rebels, did they tell
16	you anything about the burning of houses at Yifin?
17	MR HARDAWAY: Objection, Your Honour. One, I believe it's
18	leading and, two, I think it was already answered.
19	PRESIDING JUDGE: Well, it's certainly leading,
11: 56: 53 20	Mr Manly-Spain.
21	MR MANLY-SPAIN: I concede to that, but I don't think he
22	had answered that before.
23	PRESIDING JUDGE: I don't recall. Perhaps you could
24	rephrase it.
11: 57: 04 25	MR MANLY-SPAIN:
26	Q. Mr Witness, when you spoke with the rebels who had come to
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	1	I would have killed him."
	2	Q. At that time, did he tell you anything else?
	3	A. He said that right now the country's in our hands, that the
	4	country was in our hands. The country was in our hands.
11: 57: 57	5	Q. Mr Witness, can you recall
	6	JUDGE SEBUTINDE: Sorry, in whose hands?
	7	MR MANLY-SPAIN:
	8	Q. When he said the country was in their hands, whose hands
	9	did he tell you that the country was in?
11: 58: 12	10	A. We, the rebels, that the country was now in the hands of
	11	us, the rebels.
	12	Q. Thank you. Mr Witness, apart from High Firing, Major Sheku
	13	and Ngawuja, were there other rebels with them?
	14	A. Those boys whom they captured were after them. They were
11: 58: 55	15	giving them guns, and they were working with them. They were
	16	with them at that time. Those whom I knew in Yifin, the adults
	17	were the ones I've mentioned. They had their boys after them.
	18	But they were bringing other people, so you wouldn't know them.
	19	Q. Mr Witness, do you know whether High Firing and the others
11: 59: 23	20	had with them anybody called Alex Brima whilst they were at
	21	Yi fi n?
	22	A. That did not go to Yifin. I did not see that one.
	23	Q. Do you know whether there was anybody there called Gullit?
	24	A. That did not go to Yifin. Even if he got there, I did not
11: 59: 56	25	see him.
	26	Q. Thank you. Do you know if there was anybody there called
	27	Ibrahim Kamara, with the rebels of High Firing?
	28	A. Ibrahim Kamara, I did not see that one.
	29	Q. Do you know if there was anyone there called Santigie

Borbor Kanu? 1 2 Α. Borbor Kanu. That Borbor Kanu, I did not see him. Do you recall anybody there with the name Five-Five? 3 0. 4 Α. I did not hear any Five-Five name there. There was an old 12:00:52 5 man among them called Major Norris, but he died among them there. Thank you. Major? 6 Q. Major Norris, but he died. 7 Α. 8 Q. Did you hear the name Bazzy as having been with High Firing 9 and his men in Yifin at the time? 12:01:24 10 Α. I did not see that one. Thank you, Mr Witness. Mr Witness, you have told this 11 Q. 12 Court that the rebels lived with you for two years in Yifin. 13 Α. Yes. 0. Do you recall how they left Yifin? 14 12:01:47 15 Α. When they were in Yifin, the way they left there, they said that if they did not leave, the Kamajors were coming, and they 16 were coming to dislodge you, so they started disappearing one 17 18 after the other. 19 Q. Thank you, Mr Witness. Mr Witness, during this period that 12:02:22 20 High Firing and his men were at Yifin, did they hold any meeting 21 there? At the time that they were in Yifin, if they convened a 22 Α. 23 meeting at all, it was if relation to their feeding. They were 24 always summoning that kind of meeting about their feeding. 12:02:50 25 Q. Can you remember what transpired at any one of those 26 meetings at the beginning when they first entered Yifin? 27 MR HARDAWAY: Objection, Your Honour. The question is 28 l eadi ng. 29 PRESIDING JUDGE: I will allow it. Go ahead,

1 Mr Manly-Spain. 2 MR MANLY-SPAIN: Thank you. I'm asking you about one of the first meetings that they 3 0. 4 held in Yifin. Can you remember what transpired. 12:03:19 5 MR HARDAWAY: Objection, Your Honour. No foundation laid as to if there were any meetings or how many, no foundation has 6 been laid for that. 7 8 MR MANLY-SPAIN: Your Honour, the witness has said they 9 held several such meetings. 12:03:32 10 PRESIDING JUDGE: Yes, he said they had several meetings, 11 it was mainly about feeding them. 12 MR HARDAWAY: Very well, Your Honour, but also there was no 13 evidence led that he was actually present at the meetings. MR MANLY-SPAIN: I will lead him on that. 14 12:03:44 15 Q. I want you to recall, Mr Witness, one of the first meetings that were held in Yifin by High Firing. Were you present in any 16 17 such meeting? I was not at that meeting. 18 Α. 19 0. Were you present in any meeting at all? 12:04:07 20 Α. I was at another meeting, and they said -- we decided on how we should feed them, that is, what each person should 21 22 subscribe. So at the end of every month, everybody would bring 23 his own subscription. 24 Thank you, Mr Witness. Do you recall whether any of the Q. 12:04:38 25 elders of Yifin Town at that time were present at this meeting 26 you're talking about? 27 MR HARDAWAY: Your Honour, I would object on the grounds of relevance as to the presence of the elders at the meeting, or 28 even the meetings generally. We know that they were feeding 29

	1	because that was the reason why they were there, but the
	2	relevance as to the meetings as was discussed as related to
	3	feeding, that's what the Prosecution is objecting to.
	4	PRESIDING JUDGE: There has been an objection on the
12: 05: 14	5	grounds of relevance, Mr Manly-Spain. What do you say to that?
	6	MR MANLY-SPAIN: Yes, Your Honour. One of the charges goes
	7	to the harassment of the civilian population, and we are trying
	8	to prove that these demands were not few, but several. We're
	9	trying to show who made these demands.
12: 05: 39	10	PRESIDING JUDGE: I see. I'll rule on it. You've made
	11	your objection. I will allow the question.
	12	MR MANLY-SPAIN: Thank you.
	13	Q. Mr Witness, I'm asking you, at the time when you attended
	14	this meeting, was any of the elders of Yifin present?
12: 05: 55	15	A. The elders who were there, the one that is alive now
	16	there is only one of them.
	17	Q. Please don't call his name.
	18	A. I'm not saying his name.
	19	Q. Thank you. Were the elders present?
12: 06: 27	20	A. The elders were there.
	21	Q. Mr Witness, do you recall how many meetings you attended of
	22	this nature?
	23	A. I can't remember that.
	24	Q. Thank you. Mr Witness, in any of these meetings were other
12: 06: 59	25	rebels introduced to you?
	26	A. At that meeting, they did not introduce anybody to us.
	27	Those whom they introduced, they just said, "These are the
	28	people. These are the people you've seen." But these are the
	29	people who've come, here they are. So they showed them to us,

1 but I do not know anybody among them. 2 Q. Thank you. Can you remember whom they showed to you? Those who were shown to us, I said in the first instance 3 Α. that there was High Firing, Ngawuja and Major Sheku. Those were 4 12:07:54 5 the people who were shown to us, that these were your own people. Mr Witness, at the time the rebels came into Yifin, after 6 Q. 7 ECOMOG had left, was there a town chief in Yifin? 8 Α. There was a town chief. But on that day, on that day that 9 the rebels entered the town, he was running away. He fell down and he died, but he was not shot. He just fell, because he was 12:08:41 10 11 so frightened and he died. 12 Q. Mr Witness --13 JUDGE SEBUTINDE: Are we going to get any foundation laid as to this knowledge? 14 12:09:02 15 MR MANLY-SPAIN: That's what I was going on to. Mr Witness, how did you know that the town chief died when 16 Q. 17 he was running away from the rebels? THE INTERPRETER: Your Honours, he is saying something that 18 19 can identify him. Can I go on? 12:09:26 20 MR MANLY-SPAIN: 21 Mr Witness, I don't want you to explain anything that will Q. 22 identify yourself. I don't want you to call the name of the late 23 chief. I just want you to explain. I don't want you -- if 24 somebody told you, I don't want you to call that person's name. 12:09:43 25 I just want you to explain how you got to know that the chief I died when he was running away. Please explain to the Court how 26 27 you got to know? 28 He was running away. He was climbing the hill when he fell Α. 29 and died.

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1 Q. Were you present then, Mr Witness? 2 It did not happen in my presence. Together with his child, Α. we were in the same farm. So they went and called his child. 3 4 Q. When they went to call the child, did they tell the child 12: 10: 33 5 anythi ng? Just like I've explained, they said, "Your father has 6 Α. 7 fallen on the road and he has died, so you should go and bury 8 him." 9 Q. Thank you very much. Mr Witness, you have explained to us 12: 10: 51 10 the demands made by the rebels that you should be feeding them, and you have also explained what you should contribute to their 11 12 feeding. Did you actually do so? 13 Yes, we provided -- we made the contribution for one year Α. and, in the second year, we cultivated a farm for them. We 14 12:11:27 15 rested in making a subscription, so the farming, the farm that we cultivated, we harvested that one, and we pounded rice, and their 16 elders who were in Sefadu, would take it to them. We did all of 17 18 that. 19 Q. Thank you. Mr Witness, do you recall how many times you 12:11:51 20 made contribution to the feeding of these rebels? 21 MR HARDAWAY: Objection, Your Honour, as to the relevance 22 as to the number of times. Because he stated they were fed for 23 at least a whole year and then cultivated. I don't see the 24 relevance in the exact number of times. It was for the time 12:12:11 25 period of at least one year, so I object to the relevance as to 26 the number. 27 PRESIDING JUDGE: Yes, I will allow that question. Go 28 ahead, Mr Manly-Spain. 29 MR MANLY-SPAIN: Thank you, Your Honour.

Α.

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1 Q. Can you recall how many times, whilst the rebels were in 2 Yifin, that you made this contribution to them? The contribution that we made, every month, a hundred cups. 3 Α. 4 Every month, a hundred cups. That is what we subscribed. Every 12: 12: 44 5 month, a hundred cups. Mr Witness, did you yourself make any contribution to the 6 Q. 7 feeding of rebels? 8 Yes. I did subscribe, because they were in our town. I Α. 9 did subscribe. 12:13:06 10 Q. Thank you. Mr Witness, you told this Court that before you 11 returned to Yifin, all the houses had been burnt except five; is 12 that so? 13 Α. Those five houses -- there were five houses which were not 14 burnt. The church was not burnt and the mosque. 12:13:44 15 Q. Thank you. That's true. 16 Α. 17 Q. Did you go back to stay in Yifin? We came to Yifin. Everybody came to town. We went and 18 Α. 19 brought all our colleagues, our family members, and we built 12:14:13 20 boots [as interpreted] and we stayed in the town. 21 Q. Do you know at that time when you went back and built these 22 boots what happened to your houses? Our houses had been burned. 23 Α. 24 Q. When the rebels came, led by High Fire --12:14:44 25 JUDGE DOHERTY: He didn't actually say lead. 26 MR MANLY-SPAIN: Sorry, Your Honour. Thank you. 27 When High Fire and the other rebels came to Yifin and Q. 28 stayed there, do you know where they slept? 29 Those houses which remained, nobody gave them any house.

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Those houses which were not burnt, that's where they parked their 1 2 bel ongi ngs. Thank you, Mr Witness. Mr Witness, whilst the rebels were 3 0. 4 in Yifin, did anything happen? 12:15:30 5 MR HARDAWAY: Objection, Your Honour. Asked and answered. He had stated, Your Honour, that, in Yifin, they fed them, 6 7 nothing more. 8 PRESIDING JUDGE: I can't -- look, I don't want to have to 9 go back through this evidence. I will allow that question. Go 12: 15: 50 10 ahead, Mr Manly-Spain. MR AGHA: Your Honour, I rise reluctantly at this time. 11 During the course of the last half an hour's evidence, it is the 12 13 submission of the Prosecution that we're just toing and froing over old ground. The fact of the matter is, yes, the witness has 14 12:16:06 15 said they fed them, they fed them so many cups, they stayed in the town, or the village. I cannot really see the relevance of 16 continuing with this line of questioning, especially as before, a 17 number of the questions have been asked and answered. If my 18 19 learned colleague wants to string this out to the lunch break, 12: 16: 24 20 that's fine, but the Court's time is very valuable. PRESIDING JUDGE: I've already ruled on the question. I've 21 22 allowed it. 23 MR MANLY-SPAIN: Thank you. 24 Q. Yes, Mr Witness, please answer the question. 12:16:50 25 Α. What question? 26 Q. Yes, Mr Witness, I'm asking you that whilst the rebels were now staying with you in Yifin, did anything happen that you 27 28 recall? At the time that they were in Yifin, nothing happened at 29 Α.

that time. 1 2 Q. Thank you, Mr Witness. Mr Witness, apart from this rebel attack on Yifin, was there -- the rebel attack which brought the 3 4 rebels to stay in Yifin, was there any attack on Yifin? 12:17:37 5 MR HARDAWAY: Objection, Your Honour. Leading. MR MANLY-SPAIN: Your Honour, I can't see that question 6 bei ng Ieadi ng. 7 8 PRESIDING JUDGE: I will allow it, Mr Manly-Spain. 9 MR MANLY-SPAIN: 12: 17: 50 10 Q. Was there any other attack on Yifin, Mr Witness? 11 Α. The reason why the rebels stayed in Yifin, there was 12 another attack but, at that time, they had left. There was 13 another attack. 0. Do you know who attacked Yifin? 14 Thank you. 12: 18: 26 15 Α. I wouldn't know those people who did that attack on Yifin but, at that time, all of them had left Yifin, so we saw the SLAs 16 come to Yifin. When they came to Yifin, they -- when they stayed 17 there, they came and attacked them, but they were unable to 18 19 dislodge them, so they returned. 12:18:53 20 Q. Okay, Mr Witness. Let me ask you: You said you saw the SLA. Whom did the SLA attack? 21 The SLAs did not attack anybody. They did not attack 22 Α. 23 anybody. It was the rebels who returned to attack them. At that 24 time, they had come and stayed in Yifin. 12:19:14 25 0. Whom did the rebels attack? 26 Α. The SLAs. 27 Thank you. Do you know what happened as a result of this Q. 28 attack? 29 They did not explain to us but, at that time, they were Α.

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	1	saying they'd come. We've come and stayed with you. We've come
	2	to stay, but we were afraid at that time of guns. So they came
	3	and attacked them at night.
	4	Q. I'm asking you, Mr Witness, who was saying come and stay
12: 19: 58	5	with us?
	6	A. The SLAs who came.
	7	Q. Thank you. Who attacked the SLAs?
	8	PRESIDING JUDGE: He just said the rebels.
	9	MR MANLY-SPAIN: Oh, sorry. Sorry, Your Honour.
12: 20: 22	10	Q. After the rebels attacked the SLAs, do you know what
	11	happened at Yifin?
	12	A. They killed some of the SLAs at the place where they were
	13	treating them. We saw them dead SLAs there.
	14	Q. Did you yourself see them?
12: 20: 53	15	A. Yes.
	16	Q. Mr Witness, apart from the when you said you returned to
	17	Yifin, apart from the body of the ECOMOG soldier, did you see any $% \left({\left[{{{\left[{{{\rm{con}}} \right]}_{\rm{con}}} \right]_{\rm{con}}} \right]_{\rm{con}}} \right)$
	18	other dead bodies in Yifin?
	19	PRESIDING JUDGE: He just said he saw some dead SLAs.
12: 21: 34	20	MR MANLY-SPAIN: I understand, sir, but I'm asking him
	21	about the previous attack.
	22	PRESIDING JUDGE: In the previous attack?
	23	MR MANLY-SPAIN: The first attack, when he said an ECOMOG
	24	soldier was killed.
12: 21: 45	25	PRESIDING JUDGE: I see. Go ahead.
	26	MR MANLY-SPAIN:
	27	Q. When you returned to Yifin at that time and saw the body of
	28	the ECOMOG soldier, did you see any other bodies of dead people
	29	in Yifin?

	1	A. The corpse which I saw after that was those people who were
	2	killed when we were on top of the hill, where they put people in
	3	the house, the people who died in that house, about 24 people,
	4	it's a thatch house, and they set it on fire, and they burnt
12: 22: 19	5	inside the house.
	6	Q. Thank you, Mr Witness.
	7	JUDGE SEBUTINDE: I'm sorry, what was the number he
	8	mentioned?
	9	MR MANLY-SPAIN: Twenty-four.
12: 22: 30	10	Q. Finally, Mr Witness, do you know what happened to the
	11	bodies of those 24 people?
	12	A. Those 24 people who died, to say the truth, they all got
	13	rotten in the house. After they had got rotten, it was the SLAs
	14	who took their skeletons and buried them in the grave.
12: 22: 59	15	Q. Thank you, Mr Witness.
	16	PRESIDING JUDGE: I think you said already that this
	17	witness was a common witness; is that right, Mr Manly-Spain?
	18	MR MANLY-SPAIN: Yes.
	19	PRESIDING JUDGE: Yes, Mr Hardaway.
12: 23: 14	20	CROSS-EXAMINED BY MR HARDAWAY:
	21	Q. Mr Witness, good afternoon, sir. I have some questions I'm
	22	going to ask you and I want you to answer them as clearly and
	23	concisely as possible. Most of the answers can be given as yes,
	24	no, or I don't know. Do you understand, sir?
12: 23: 42	25	A. Mmm-hmm.
	26	Q. Mr Witness, you had stated that it was rebels who attacked
	27	Yifin; is that correct?
	28	A. Yes.
	29	Q. I put it to you, sir, that the rebels you refer to also

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1 included SLA soldiers; what is your response? 2 Α. I did not see those. Mr Witness, you had also stated in your testimony that at 3 Q. 4 the meeting you held with the elders that the rebels were at 12:24:37 5 Mongor; is that correct? 6 Α. I've not spoken about Mongor. Didn't you say, sir, that when you had the meeting with the 7 0. 8 elders, talking about the surrender of Yifin, that the rebels 9 were at Mongor? That they were in Mongor? I said they were staying in 12:25:12 10 Α. 11 Mongor Town. Gbrefe. That's in Mongor. That's true. 12 Q. Is Mongor the same place as Mongor Bendugu? 13 Α. Those who were in Gbrefe. I'm sorry, sir, was that a yes or a no? Is Mongor the same 14 0. 12:25:52 15 as Mongor Bendugu? 16 Α. They are not the same. All right. Now, Mr Witness, you had stated in your 17 Q. evidence that Kulaya was a village that was burnt down by the 18 19 rebels: is that correct? 12: 26: 13 20 Α. Yes. 21 Q. Now, sir, did you speak to anyone at the Special Court 22 about what you're going to testify here to today? 23 That Kulaya was burnt down? I did not say that. Α. 24 Q. Listen to the question. Again, it's simple. It can be 12:26:49 25 answered yes, no, or I don't know. Did you give a statement to 26 someone from the Special Court about your evidence here today? 27 Α. Yes. 28 In that statement that you gave, sir, did you tell them Q. 29 that Kulaya was burnt by the rebels; yes or no?

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	1	A. I did not tell them that. I told them that they killed one
	2	man there. That's what I told them.
	3	Q. Mr Witness, the Prosecution is given a summary of the
	4	statement that you gave to the Special Court, and nowhere in that
12: 27: 55	5	summary is Kulaya mentioned, but you say you did not mention
	6	Kulaya in your statement; is that correct?
	7	A. Those who went, I did not tell them that there.
	8	Q. Now, you had mentioned, sir, in your evidence, about dead
	9	SLA. Do you remember that?
12: 28: 29	10	A. Yes.
	11	Q. Did you put in your statement about dead SLA?
	12	A. No, I did not tell them that.
	13	Q. You had spent a lot of time, sir, talking about the feeding
	14	of rice to the rebels. Did you tell that did you put that in
12: 29: 04	15	your statement?
	16	A. Yes, I did that.
	17	MR MANLY-SPAIN: Your Honour, my problem here is that I
	18	believe counsel prefaced his question by saying a summary was
	19	served on them. Now the question is put what is in his
12: 29: 31	20	statement. Can you tell them if he's putting that the summary
	21	does not contain what he's putting to the witness, that's okay,
	22	but I think it's unfair to say your statement when he's referring
	23	to the summary.
	24	PRESIDING JUDGE: Yes.
12: 29: 50	25	MR HARDAWAY: Your Honour, as related to the last witness,
	26	if I'm allowed a little leeway, he says he put it in the
	27	statement. My next thing is that it's not in the summary and
	28	I'm challenging his credibility on it. If they wish to address
	29	that on re-examination, as relates with the last witness, then

1 they are free to do so. 2 PRESIDING JUDGE: Go ahead, Mr Hardaway. MR HARDAWAY: 3 Mr Witness, I put it to you that you are lying, that you 4 Q. 12: 30: 14 5 did not mention in your statement anything about feeding of rice to rebels in Yifin; what is your response? 6 7 Well, because I did not tell them there to write that. Α. 8 Q. Mr Witness, you had mentioned about the town chief and the 9 speaking to the child of the town chief for burial. Did you put that in your statement? Did you tell them that for your 12:30:54 10 11 statement? Let me rephrase. 12 I did not put that in my statement. Α. 13 Q. Yet you just remember it today; is that correct? I thought about it today, that whatever happened -- they 14 Α. 12: 31: 21 15 have said that whatever happened to you, you should explain. I only thought about that today, but that was not written. 16 When you say they said that, by "they," who are you 17 Q. 18 referring to? 19 When I said they, I am talking about our place, those who Α. 12: 31: 47 20 went to write. They said whatever happened to you, you should tell us, but you don't write everything. 21 22 Q. So let me get this straight: The people who told you to tell them everything that happened, they said they would not 23 24 write everything down? 12:32:05 25 MS THOMPSON: That's not what he said. Your Honour. 26 MR HARDAWAY: I'm asking for clarification. I thank my 27 learned friend. 28 THE WITNESS: They did not say that. 29 MR HARDAWAY:

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	1	Q. What exactly did they say, sir?
	2	A. They asked me what I have in mind so that you would tell us
	3	for us to write it down.
	4	Q. Sir, are you able to read and write, in any language?
12: 32: 45	5	A. I cannot write it, I cannot read it.
	6	Q. Very well, sir. After you told the people who took the
	7	statement everything that you say you told them, did they go over
	8	the statement with you?
	9	A. At that time, they said I should sign, but to say they read
12: 33: 21	10	it out to me, no, that did not happen.
	11	Q. Now, since you are illiterate, you did not sign; is that
	12	correct?
	13	A. They placed my thumb in something, and they put it on the
	14	paper.
12: 33: 45	15	Q. Just so that I'm clear, did you tell the people who took
	16	the statement about Kulaya being burnt down by the rebels; yes or
	17	no?
	18	A. To tell them, you know, it's quite a long time and I've not
	19	written it anywhere. Now that I'm explaining, you know what
12: 34: 35	20	happened with what I'm explaining, because I have taken an oath.
	21	Q. The question is very simple; yes or no. Did you tell the
	22	people who took your statement that Kulaya had been burnt by the
	23	rebel s?
	24	A. I said it.
12: 34: 39	25	Q. Did you tell the people who took your statement the names
	26	of the villages around Yifin as you testified here today; yes or
	27	no?
	28	PRESIDING JUDGE: There is another alternative, and I'm not
	29	suggesting any answers just a minute, Mr Witness. I'm trying

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1	to say something to you. The answer might not necessarily be yes
2	or no. It might be I don't remember. That's also an
3	alternative. I'm not suggesting that's what you should say, but
4	I'm also saying that you are not necessarily confined, as counsel
12: 35: 26 5	has put to you, to a yes or no answer.
6	MR HARDAWAY:
7	Q. What is your answer to my question, Mr Witness?
8	A. No.
9	Q. You did not tell them that about the surrounding villages?
12: 35: 54 10	MR FOFANAH: The question has been answered, Your Honour.
11	MR HARDAWAY: I'm asking for clarification, Your Honour.
12	THE WITNESS: I did not tell them.
13	MR FOFANAH: Hold it.
14	MR HARDAWAY: Well, he answered; he didn't tell them. I'll
12: 36: 05 15	move on.
16	MR FOFANAH: You're harassing the witness.
17	MR HARDAWAY: I'm not harassing the witness. I'm testing
18	his evidence, as my learned friends have done during the
19	Prosecution case in chief. I'm almost finished.
12: 36: 16 20	MR MANLY-SPAIN: May it please, Your Honour.
21	PRESIDING JUDGE: Yes, Mr Manly-Spain.
22	MR MANLY-SPAIN: Your Honour, I do not think this is the
23	proper way to conduct cross-examination of a witness on a
24	statement. The witness comes here to give evidence-in-chief. It
12: 36: 28 25	is not everything that he says here will be in his statement. If
26	there is something that diverges from what is in his statement,
27	that's okay. But we, counsel, lead witnesses, and we know what
28	we want to bring out of the witnesses. For example, what my
29	learned friend has just asked, did you tell the people who took

1	your statement about the villages that surround Yifin, I do not
2	see the point, Your Honour. Your Honour, if we go on, counsel
3	can go on for the next hour about things that has been said which
4	is not in the summary. The summary is just a summary.
12: 37: 13 5	MS THOMPSON: Your Honour, further, might I just also add a
6	similar situation happened, I think, last week, and I was able to
7	show his colleague bits of the statement, of the statement which
8	we had, which they had a problem with which wasn't in the
9	summary. We were able to show that the issue was clarified, and
12: 37: 31 10	they were able to move on. For my learned friend to be going on
11	and on and on about what is or is not if he wants the
12	statement, just ask, and we can give it to him, but this is a
13	summary, and we were never ordered to provide a statement. We
14	were ordered to provide a summary and, a summary, by definition,
12: 37: 49 15	does not contain everything that is in the statement. We can
16	provide the statement and then you can see whether the witness,
17	indeed, is saying something different from what was in his
18	statement. That is how it was conducted during the Prosecution
19	case, and I can't see why the rule should be different now,
12: 38: 04 20	Your Honour.
21	MR HARDAWAY: Based on my learned friend's generosity, I
22	ask for the statement.
23	MR MANLY-SPAIN: This is not a clean copy.
24	MR HARDAWAY: I understand. I will take that into
12: 38: 18 25	consideration. I won't be making any comments on the markings.
26	I don't know if the Court attendant could hand them over?
27	MR AGHA: Your Honour, I rise at this stage to make a
28	suggestion to my learned friends and perhaps to the Bench, so
29	this situation could be avoided in the future. I would submit it

	1	may be expeditious if the Defence just agreed to hand over to us
	2	the statements which they have. Then this issue of statement
	3	versus summary wouldn't arise. If they were agreeable to do
	4	that, we could perhaps move things forward without such
12: 38: 57	5	PRESIDING JUDGE: We're not going to make any orders along
	6	those lines. You can approach the Defence if you want to clarify
	7	something in the statement. As far as the Defence is concerned,
	8	the questions that the Prosecution are asking, whether they're
	9	based on the summary or the statement, are admissible, because
12: 39: 19	10	they go to credit, and it's cross-examination. There's no
	11	suggestion that they're not allowed to ask those questions. So
	12	if the parties want to get together in their own time and produce
	13	statements, that's something they can do.
	14	MR AGHA: Thank you, Your Honour.
12: 39: 41	15	MR HARDAWAY: If I may have a brief moment's indulgence,
	16	Your Honour.
	17	JUDGE SEBUTINDE: Also, I think it's good to observe that
	18	if the Defence feel their witness is being unfairly
	19	cross-examined, or being questioned with regards to things that
12: 39: 57	20	are not in the summary, they have a chance to re-examine on the
	21	witness statement and straighten out these issues. I think, in
	22	all fairness to the Prosecution and the side opposite, the
	23	Prosecution is entitled to cross-examine the witness to test his
	24	credibility in light of the summary that has been provided, and
12: 40: 19	25	to ask questions which the witness can then answer yes or no, I
	26	don't know, or I don't remember. As simple as there's nothing
	27	wrong or inadmissible about the Prosecution asking such questions
	28	arising out of the summary that they have.
	29	MR MANLY-SPAIN: Thank you, Your Honour. Can I call back

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1	for the statement, and let's go on.
2	MS THOMPSON: Your Honour, I think the objection I had was
3	not that the questions were inadmissible. It was the suggestion
4	that the witness was lying because it was not in the summary. I
12: 40: 54 5	think that's the problem we have here.
6	JUDGE SEBUTINDE: And the witness is perfectly capable of
7	saying answering for himself, you see. Just an accusation
8	that he is lying doesn't establish a fact that he's lying.
9	MR MANLY-SPAIN: Can I have back the statement, please?
12: 41: 12 10	MR HARDAWAY: I have reviewed it, Your Honour, yes.
11	MR FOFANAH: Just one point, Your Honour, in response to
12	your last comment. I do recall that the reason why I
13	particularly rose to object was that the witness had already
14	answered the question and my learned colleague was going over it
12: 41: 37 15	again to seek clarification. That is why I objected. I think
16	where a witness has given a clear and unambiguous answer, it is
17	proper that the records stick to that. That is all I was doing.
18	PRESIDING JUDGE: I understand that, Mr Fofanah. Have no
19	fears. If we think that the witness is being intimidated or
12: 41: 59 20	harassed, we will do something about it.
21	MR FOFANAH: I'm grateful.
22	MR HARDAWAY: Thank you, Your Honours. I've reviewed the
23	statement.
24	Q. And based upon my review of the statement, Mr Witness, I
12: 42: 12 25	thank you for your time. I have no further questions.
26	MR HARDAWAY: Your Honours, this concludes my
27	cross-examination.
28	PRESIDING JUDGE: Thank you, Mr Hardaway.
29	MR MANLY-SPAIN: We have no re-examination.

PRESIDING JUDGE: Mr Witness, thank you for coming to court 1 2 to give evidence. Your evidence is now finished. If you will just sit there a few moments, we'll arrange for you to be taken 3 4 out of the Court. First, the Court will adjourn. We will 12:43:00 5 adjourn for the lunch break now. MS THOMPSON: Your Honour, before we adjourn. 6 7 PRESIDING JUDGE: We're going to come back at 2.15. Yes, 8 Ms Thompson. 9 MS THOMPSON: Your Honour, the next witness should have 12:43:08 10 been DAB-079. He was a witness who was present, fell ill, felt 11 he wasn't getting the care that he needed and returned, and we 12 have not been able to get him back. We was the next witness who 13 was supposed to come this afternoon. Having said that, Your Honour, we have this morning filed a 14 12:43:30 15 motion for a status conference. I hasten to say that we have exhausted the entire list of witnesses which we had in Freetown. 16 I think this witness was our 26th witness from start. In the 17 light of that, we have asked -- have applied for a status 18 19 conference for tomorrow where we will have to do a draft agenda. 12:44:03 20 It is our submission, Your Honour, that this has to be sorted out. We have to bring to the Court's notice the 21 22 difficulties that we have, some of which will be nothing new to 23 the Court, some of which will be depending on the information we 24 receive today, we will be able to put before the Court. As it 12:44:24 25 stands now, Your Honour, there are no more witnesses for the 26 Defence available now. 27 PRESIDING JUDGE: Now until when? 28 MS THOMPSON: Your Honour, a team -- they should have left yesterday, but I think they will be leaving tomorrow to go to 29

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Kono District. That is -- I can't say. I would rather not give 1 2 the Court information which turns out not to be the case, as has happened to me before, but I know that the team should be leaving 3 4 for Kono this week, once all the modalities have been put in 12:45:02 5 place for witnesses to come down from Kono. I don't know how many witnesses will be able to come down, or if any. I don't 6 know what the situation will be when they get to Kono. That's 7 8 the long and short of it: I don't know. We should be able to 9 get some more information this afternoon, which is why we asked 12:45:21 10 for a status conference for tomorrow. But I repeat, as I said earlier, as we stand now, there are no more witnesses. The last 11 12 witness, we don't even know where he is now. We believe he has gone back home, but he was in Freetown and left. 13 PRESIDING JUDGE: Well, we haven't obviously read that 14 12:45:42 15 motion. We've been in Court while it was filed. Do the Prosecution have anything to say at the moment? 16 17 MR AGHA: Yes. We just received a copy of the motion for the status conference which is, indeed, requested for tomorrow. 18 19 The Prosecution would suggest there's no reason why it can't be 12:46:03 20 held this afternoon, the status conference, if there are no more 21 witnesses and the sooner things are aired, the sooner orders can 22 be made and matters put in motion again. 23 PRESIDING JUDGE: Yes, all right. Look, we'll read that 24 motion over the lunch hour and court will reconvene at the usual time this afternoon at 2.15. 12:46:18 25 26 [Whereupon the hearing adjourned at 2.15 p.m. 27 to be followed by a Status Conference] 28 29

WITNESSES FOR THE DEFENCE:

WI TNESS: DAB-086	2
EXAMINED BY MR FOFANAH	2
CROSS-EXAMINED BY MR HARDAWAY	27
RE-EXAMINATION BY MR FOFANAH	35
WI TNESS: DAB-087	36

	50
EXAMINED BY MR MANLY-SPAIN	37
CROSS-EXAMINED BY MR HARDAWAY	65