	Case No. SCSL-2004-16-T THE PROSECUTOR OF THE SPECIAL COURT V. ALEX TAMBA BRIMA BRIMA BAZZY KAMARA SANTIGIE BORBOR KANU
	THURSDAY, 29 SEPTEMBER 2005 9.25 a.m. TRIAL
	TRIAL CHAMBER II
Before the Judges:	Teresa Doherty, Presiding Julia Sebutinde Richard Lussick
For Chambers:	Mr Simon Meisenberg
For the Registry:	Ms Susan Gunstone
For the Prosecution:	Mr Jim Hodes Ms Wambui Ngunya Ms Shyamala Alagendra Ms Maja Dimitrova (Case Manager)
For the Principal Defender:	Mr Ibrahim Foday Mansaray
For the accused Alex Tamba Brima:	Ms Glenna Thompson
For the accused Brima Bazzy Kamara:	Mr Andrew William Kodwo Daniels
For the accused Santigie Borbor Kanu:	Mr Amadu Koroma

1	[AFRC29SEP05A - CR]
2	Thursday, 29 September 2005
3	[Open session]
4	[The accused present]
09:12:01 5	[Upon commencing at 9.25 a.m.]
6	WITNESS: TFI-184 [Continued]
7	PRESIDING JUDGE: And what is the cause of the delay this
8	morning, please? Madam Court Attendant, is there any
9	explanation?
09:23:11 10	MS GUNSTONE: The accused refused to come into Court, Your
11	Honour.
12	PRESIDING JUDGE: I note they are present here now and
13	that's sufficient. Unless there is some other matter, I will
14	remind the witness of his oath. Mr Witness, you recall some days
09:23:30 15	ago when you started your evidence you took the oath and promised
16	to tell the truth. Do you remember that?
17	THE WITNESS: Yes, ma'am.
18	PRESIDING JUDGE: That promise is still binding on you and
19	you are obliged to answer questions truthfully. Do you
09:23:47 20	understand?
21	THE WITNESS: Yes, ma'am.
22	PRESIDING JUDGE: Thank you, please proceed.
23	Cross-examination was to open. Counsel, you are starting your
24	opening cross-examination?
09:24:01 25	MS THOMPSON: Yes, Your Honour. Your Honour, as I
26	indicated on the last occasion, I would ask for a brief closed
27	session. The reason is that I would like to put some questions
28	to this witness and some of those would necessarily reveal his
29	identity. And there are other questions in which I will be

1 asking him about other people who are subject to protective 2 measures by this Court. Therefore, I think it is prudent that those questions be done in closed session pursuant to 3 4 Rule 79(A)(ii). 09:24:39 5 PRESIDING JUDGE: Are you making the application now, 6 Ms Thompson? 7 MS THOMPSON: I am indeed, Your Honour, yes. 8 PRESIDING JUDGE: So you want to commence with those 9 questions? 09:24:46 10 MS THOMPSON: Yes, Your Honour. 11 PRESIDING JUDGE: Have you discussed this with counsel for 12 the Prosecution? 13 MS THOMPSON: Your Honour, I did inform them on Tuesday 14 when we were last here, yes. 09:24:56 15 PRESIDING JUDGE: Mr Hodes, you have heard the application by Ms Thompson. Have you anything to say on that application? 16 17 MR HODES: We have no objection. We appreciate Defence counsel considering the interests of the witnesses. 18 19 PRESIDING JUDGE: Thank you. We note the application is 09:25:17 20 unopposed and, for the protection of the witness himself and for 21 the protection of the identity of other possible witnesses or 22 victims, we will allow this matter to go into closed session. 23 Madam Court Attendant, please implement that closed session. 24 [At this point in the proceedings, a portion of the 09:25:27 25 transcript, pages 4 to 17, was extracted and sealed under 26 separate cover, as the session was heard in camera.] 27 28 29

	1	[Open session]
	2	PRESIDING JUDGE: Ms Thompson, please proceed with
	3	cross-examination.
	4	MS THOMPSON:
10:00:08	5	Q. Mr Witness, you have given evidence in this Court that you
	6	were a <code>xxxxxxxxx</code> . Let me ask you some things about the Sierra
	7	Leone <code>xxxxxxx</code> in particular. When a number is assigned to a
	8	xxxxxx, is that number given for life?
	9	A. Yes.
10:00:25	10	Q. In the Sierra Leone xxxxxx, are xxxxxx different from
	11	xxxxx?
	12	A. Yes. It is a company that made a company, yes. Do you
	13	mean
	14	Q. Is a xxxxxx different from a xxxxxx?
10:01:00	15	A. You mean a xxxxxx, or you are asking about the total
	16	number of xxxxxx that constitute a xxxxxx?
	17	Q. Okay. How many xxxxxx make a xxxxxx?
	18	A. Three xxxxxx.
	19	Q. Was there a time when the xxxxxx trained
10:01:30	20	members of the xxxxxx xxxxx?
	21	A. I did not get you clearly.
	22	Q. Are you aware of any time when xxxxxx trained
	23	xxxxx?
	24	A. Yes.
10:01:51	25	Q. Can you tell us what year that was, please?
	26	A. I cannot recall the year.
	27	Q. If you can't recall the year, perhaps you might be able to
	28	recall how long xxxxxx trained xxxxxx for.
	29	A. NO.

	1	Q.	Now I'm going to ask you one question about Tamba Brima for
	2	now.	Have you ever met Tamba Brima?
	3	Α.	Yes.
	4	Q.	Can you recall the first time you met Tamba Brima?
10:02:35	5	Α.	It was during the NPRC.
	6	Q.	Exactly when during the NPRC are you talking about the
	7	NPRC	period, are you?
	8	Α.	Yes.
	9	Q.	Exactly when during that period did you meet Tamba Brima?
10:02:55	10	Α.	It was from 1992.
	11	Q.	Where exactly in 1992 did you meet Tamba Brima?
	12	Α.	At lodge PK Lodge. No, it was at Kabassa Lodge.
	13		MS THOMPSON: Kabassa is spelt, Your Honours,
	14	К-А-В	-A-S-S-A.
10:03:36	15	Q.	Kabassa Lodge was the residence of whom?
	16	Α.	It was where the chairman resided.
	17	Q.	Chairman of what?
	18	Α.	The chairman for the NPRC; that was Valentine Strasser.
	19	Q.	Now, you told this Court that when the intervention came in
10:04:04	20	Febru	ary 1998, you met xxxxxx at Spur Road and he told you
	21	to co	me with him to go with him because civilians were
	22	lynch	ing military people; not so?
	23	Α.	Yes.
	24	Q.	Are you sure it was Spur Road you met him?
10:04:26	25	Α.	Well, except if I made a mistake, or I cannot precisely
	26	tell	you, but we met.
	27	Q.	I asked you earlier about statements you made to the
	28	Speci	al Court.
	29	Α.	Yes.

1 MS THOMPSON: Your Honours, I'm looking at page 9794, 2 second to last paragraph. It starts with the sentence, "Witness": 3 4 Ο. "Witness said on that day he heard the military men were 10:05:45 5 set on fire by civilians. Because of that he decided to join the xxxxxx at the xxxxxx to save his life. On arriving 6 7 at Wilberforce Barracks at -- arriving at Aberdeen Road Ferry 8 Junction, the witness noticed xxxxxx, together with the 9 securities, coming towards him on board xxxxxx's vehicle." 10:06:09 10 Do you remember saying that? I think that, in fact, should be Aberdeen Ferry Road Junction. Do you remember telling them 11 12 about Aberdeen Road? 13 I can recall that I told them. I recall that I told them Α. that the place where I and xxxxxx met. 14 10:06:35 15 0. Now, did you also tell them --Your Honours, I'm looking at page 9774. In fact, this one 16 17 is your earlier interview, not the one to the Special Court, but the earlier interview. On page 9774, Your Honours. I will start 18 19 reading 11 lines from the bottom, the sentence beginning, "Whilst 10:07:41 20 at Wilkinson Road": "Whilst at Wilkinson Road, I again gained another 21 22 information that the civilians were searching for soldiers and, 23 furthermore, they are killing soldiers and burning soldiers 24 alive. On hearing this information, I did not return home. I 10:08:04 25 straightaway went xxxxxx to meet my xxxxxx 26 xxxxxx, reason being, I was afraid of the information I gained. 27 On this same day, in the afternoon hours, I decided to get stroll at Wilkinson Road to get more information. On my way going, I 28 29 have to come across xxxxx at Wilkinson. At his juncture,

1 xxxxxx called me and asked me where I am going. I then told him of the information that I have got, that I heard people 2 saying that civilians are burning soldiers alive and also killing 3 4 them." 10:08:47 5 Did you meet xxxxxx at Wilkinson Road? 6 Α. Yes. 7 So, Mr Witness, please tell this Court where exactly you Q. 8 met xxxxxx. You said Spur Road earlier on this week, 9 Aberdeen Road in another interview and Wilkinson Road. You are 10:09:09 10 agreeing with me now you met him at Wilkinson Road. What is the 11 truth? 12 Well, it was between Wilkinson Road, that when you walk Α. 13 down Spur Road, just at the roundabout. So he was between there; between Spur Road and the Lumley end. So I don't know exactly 14 10:09:41 15 how you describe those area. Mr Witness, you will perhaps agree with me that Aberdeen 16 Q. 17 Road is nowhere near the junction you are now describing, is it? Aberdeen Road, it was when I came down -- I came out from 18 Α. 19 the place where I was, that was why I came to Aberdeen Road, from 10:10:11 20 my location to Aberdeen Road. You heard that, and I told you that I came to find out. That was why I came to Aberdeen Road. 21 From there, I went up to Wilberforce. Based on the information 22 that I got, I came down. As I came down, that was the time I and 23 24 xxxxxx met. So if you heard about Aberdeen Road, that was 10:10:44 25 the time I left my location and came down to Aberdeen Road. 26 Ο. Okay, so let's get one thing clear. You did not meet 27 xxxxxx at Aberdeen Road. Yes, I did not meet him there. I did not meet him there, 28 Α. but it was between -- around Wilkinson Road. 29

1	1 (Q. Where exactly, Mr Witness, were you going when you met him?
2	2	A. When I had investigated and went up Wilberforce, from there
	3 :	I came down. So when I came down, that was the time we met.
2	4 (Q. Mr Witness, the question was: where were you going?
10:11:50	5 /	A. I was coming down because during that time I was afraid
6	6 a	and, during that time, the soldiers were withdrawing. They
7	7 ۱	walked past us by Lumley, so I was also withdrawing, coming down.
8	8 (Q. Going down where?
0	9	A. I was trying to pull out to go towards Tombo in order for
10:12:19 10	0 r	me to find my escape route.
11	1 (Q. But wasn't it xxxxxx who told you about going to
12	2 -	Tombo? Before that you knew nothing about going Tombo, isn't
13	3 1	that the case?
14	4	A. How would you tell me that I did not know anything about
10:12:36 15	5 -	Tombo? People were withdrawing, going to Tombo before that time,
16	6 0	everybody, every soldiers all the soldiers. All the ones that
17	7 ۱	withdrew went to Lumley. Nobody was in the eastern area, so you
18	8 (cannot tell me that I had no idea about Tombo.
19	9 (Q. Okay. Everybody was withdrawing to Lumley, but you were
10:12:56 20	0 I	heading to Tombo. You will agree with me that Tombo is a long
21	1 v	way off from Lumley; is it not?
22	2	A. After we had joined, we had joined with xxxxxx . That
23	3 V	was the time he led us to that area that is Tombo.
24	4 (Q. So it was xxxxxx who mentioned Tombo, not you?
10:13:24 25	5 /	A. Not the route, he did not talk about the route. Ask
26	6 y	your men behind you if it was not that route all of them used.
27	7 (Q. Mr Witness, this is a small point, okay, so please be
28	8 1	truthful with the Court.
29	9	A. I wouldn't lie.

	1	MR HODES: Your Honour, I'm going to object that, whether
	2	it was a statement. It clearly wasn't a question being posed and
	3	commenting on the veracity of the witness's testimony, I think,
	4	is completely improper.
10:14:04	5	PRESIDING JUDGE: You challenge him by putting questions,
	6	Ms Thompson, please refrain from comment.
	7	MS THOMPSON: Yes, Your Honour.
	8	Q. Now, Junior Lion. When was the first time you met Junior
	9	Lion?
10:14:19	10	A. It was at Camp Rosos.
-	11	Q. When you met him, was he called Junior Lion?
-	12	A. Yes.
-	13	Q. Can you tell this Court
-	14	A. No, no, sorry. Sorry, I knew him as Junior, but not Lion.
10:14:51	15	I never knew him called Lion. He was not called Lion at that
-	16	time.
-	17	Q. Okay. When was the first time you heard the name Junior
-	18	Lion?
-	19	A. That was after the peace talks, including the ones behind
10:15:12	20	you.
-	21	Q. Now, when you met Junior Lion, what was his role, or did he
2	22	have a role?
2	23	A. At that time he was with Bazzy, so I never knew his role.
2	24	It was just a like a stranger. When you enter a town you not
10:15:53	25	know the areas where people live, so I never knew what he was
-	26	doing.
	27	Q. Was he with you when you were coming down to Freetown?
	28	A. Yes.
-	29	Q. What was he doing when you came to Freetown?

He was with his Commander, Bazzy. I don't know actually 1 Α. 2 what he was doing. Since around 2004 have you seen Junior Lion? 3 Q. 4 Α. Till now, I don't know if you can do me a favour for me to 10:16:37 5 set eyes on him, but till now, I have not seen him. Before 2000, did you see Junior Lion? From 1999 to 2000, 6 Ο. 7 did you see Junior Lion? 8 Yes. Α. 9 Where? Q. 10:16:59 10 At JP's lodge. Α. 11 Q. How many times did you see him there? 12 Twice. Α. 13 Now, I'm going to ask you about his name again. You say at Q. the time you met him, he was called Junior. Who introduced you 14 10:17:22 15 to him as Junior? He himself. 16 Α. 17 Did you hear people calling him? Q. That's another one. I called him that name and he answered 18 Α. 19 to the name. 10:17:49 20 Q. Did you hear people calling him any other name? 21 Α. I cannot recall. It is only Junior that I can recall now. 22 Q. You told us that after the coup in May 1997, you were 23 working with xxxxx? Now, it is right that some RUF 24 commanders came to Freetown; not so? 10:18:30 25 Α. Yes. 26 Ο. Did each commander come with his own troops? 27 Α. Any commander you saw, you must see men around him. 28 During the period from May 1997 to February 1998, were Q. 29 there disagreements between members of the AFRC and members of

the RUF? 1 2 PRESIDING JUDGE: Mrs Thompson, can I have those dates 3 again, please? 4 MS THOMPSON: Between May 1997 to February 1998, Your 10:19:16 5 Honour, were there disagreements between members of the RUF and members of the AFRC. 6 PRESIDING JUDGE: Thank you. 7 8 THE WITNESS: Well, I cannot say much regarding that 9 because I wasn't a council member during that period. 10:19:36 10 MS THOMPSON: Okay. So did you hear about JP Koroma ordering the arrest 11 Q. 12 of Issa Sesay? 13 MR HODES: Your Honour, I'm going to object to the relevance. 14 10:19:51 15 THE WITNESS: No. PRESIDING JUDGE: Mrs Thompson, there's an objection on the 16 17 grounds of relevance on this line of questioning. MS THOMPSON: I'm not sure what my learned friend's 18 19 objection is based on. This is a witness who has given evidence 10:20:06 20 of him being around members of the AFRC. The indictment is a joint enterprise in some respects, so acting in concert and in 21 common with members of the RUF. This is a line of questioning 22 23 that we have used, in my opinion, not exhaustively, with all 24 witnesses who have come who have been either affiliated or part 10:20:27 25 of or in some way associated with that regime between May 1997 26 and February 1998. Therefore, Your Honour, I think, in my respectful opinion, this line of questioning is very, very 27 28 relevant and very relevant, in fact, to the Defence's case, which 29 my learned friend knows, that there is nothing between -- there

1 was no acting in common between the AFRC and the RUF. 2 PRESIDING JUDGE: We overrule the objection and allow the 3 question. Please put the question again, Mrs Thompson. 4 MR HODES: I rise again. I was very unclear. I thought 10:21:20 5 the line of questioning had moved into a period post-1999. 6 Perhaps if we can get the time period. 7 PRESIDING JUDGE: Mr Hodes, I did ask counsel to clarify 8 the time period because I hadn't heard it properly. I have made 9 a note as follows May 1997 to February 1998. Are you saying the 10:21:39 10 questioning has moved on from there? 11 MR HODES: That is all I was looking for, Your Honour. She 12 responded just now to a time period. Prior to that I was very 13 unclear. I thought we were dealing with a time period in 1999. PRESIDING JUDGE: I will seek clarification from counsel. 14 10:21:53 15 Counsel, are we still within the period you mentioned, May 1997/February 1998, or does this line of questioning relate to a 16 17 different period? MS THOMPSON: No, Your Honour, it does relates to the 18 19 period Your Honour asked about. I had mentioned the time frame 10:22:08 20 to the witness; Your Honour asked me to clear about it; I asked the witness a question about it and he said, "I don't know 21 because I wasn't a council member." I am asking him about things 22 23 now he knew about or may have heard as a result of his 24 association with the council. 10:22:22 25 PRESIDING JUDGE: Thank you, does that clarify the 26 situation, Mr Hodes? 27 MR HODES: Thank you, Your Honour. 28 PRESIDING JUDGE: Please proceed, Mrs Thompson. 29 MS THOMPSON:

	1	Q. Mr Witness, I can't remember exactly what question I asked
	2	you, but I think the question was: did you hear, during this
	3	period, about Johnny Paul Koroma ordering the arrest of Issa
	4	Sesay?
10:22:47	5	A. I've never heard about it.
	6	Q. Are you aware that there was an allegation of Issa Sesay
	7	being involved in the looting of the Iranian Embassy?
	8	A. No, no, no.
	9	Q. Were you aware that Gibril Massaquoi was arrested because
10:23:18	10	there was an allegation that he was planning a coup?
	11	A. No, no, no.
	12	Q. Are you aware that Steve Bio was arrested because they said
	13	he was planning a coup?
	14	A. No, no, no.
10:23:48	15	Q. During this period, did you have any discussions with
	16	xxxxxx regarding relations between the AFRC and the RUF?
	17	A. While we are in town?
	18	Q. Yes.
	19	A. The AFRC and the RUF were working together without any
10:24:14	20	problem during that period. Even when Mosquito came from Kono
	21	with diamonds, he came to my boss and they worked in harmony. I
	22	think Mosquito was JP's best man. So I'm in doubt as you are
	23	saying there was a misunderstanding that would have brought a
	24	division between them. They were in harmony. As far as I
10:24:48	25	understood the situation, that is what I can tell you now.
	26	Q. All right. Are you aware that Mosquito, at some stage
	27	during that period, retreated to the Eastern Province?
	28	A. Yes, and in order for me to assist you
	29	Q. No, no, don't assist me.

	1	A. Ok	ay, okay.
	2		m asking the questions and, please, just answer. Were
	3		aware that there were disagreements between Johnny Paul
	4		nd Mosquito around that time?
10:25:37			there was any disagreement between them, I would have
10.25.57	6		ght that JP would have gone as far as Kailahun.
	7		Witness, don't speculate, please. It is whether you are
	8		not. Yes, I was aware; no, I was not.
	9		y what?
10:26:05	-		out this agreement between JP Koroma and Mosquito. Were
10.20.05	10		
		-	e or not?
	12		t to my knowledge.
	13		w, when you retreated from Freetown in February 1998 and
	14	-	to Masiaka, were any xxxxxx, in terms of xxxxxx
10:26:36	15		ade in Masiaka?
	16	A. I	am not aware of that.
	17	Q. In	Mongo Bendugu that's a name, Your Honour, we have
	18	heard in	this Court before, unless Your Honour wishes me to spell
	19	it.	
10:26:53	20	PR	ESIDING JUDGE: No, thank you.
	21	MS	THOMPSON:
	22	Q. Mo	ngo Bendugu, is it the case that there were SLAs, RUFs
	23	and STFs	?
	24	A. Sa	y what?
10:27:18	25	Q. We	re there three different factions: SLAs; RUFs; STFs?
	26	A. Ye	s, they were different units, but all of them were
	27	working	towards a single goal.
	28	Q. Di	d they all wear the same uniform?
	29	A. Ye	5.

	1	Q. The RUFs and the STFs wore the same uniforms as the SLAs?
	2	A. As I'm telling you, you cannot differentiate, except when
	3	you tell somebody, "This is an RUF". In so far as the uniforms
	4	were concerned, you cannot tell that this one is an RUF, this one
10:28:17	5	is an STF, except to tell somebody. There was no difference.
	6	[AFRC29SEP05B - SV]
	7	Q. Thank you, Mr Witness. xxxxxx, you mentioned that he
	8	had a meeting. Now, first of all, let me ask you this: The
	9	person you refer to as "Gullit", do you know any other name for
10:28:34	10	him?
	11	A. He was called Black Jar.
	12	Q. Is there any other name apart from those two?
	13	A. Alex, Alex.
	14	Q. That person and xxxxxx, did they have you say they
10:29:05	15	had a meeting at Kabala.
	16	A. Not at Kabala.
	17	Q. Where did they have this meeting?
	18	A. It was Kurubonla.
	19	Q. And was it at Kurubonla that xxxxxx ordered him to
10:29:22	20	find a base?
	21	A. Yes.
	22	Q. And when xxxxxx gave that order, did he also give him
	23	signalmen to go with him?
	24	A. He had already got a signaller named Alfred. He was an
10:29:46	25	RUF.
	26	Q. Did Alfred not come from xxxxx?
	27	A. No.
	28	Q. Did xxxxxx send O-Five to go in search of this person?
	29	A. Yes.

1 Did xxxxxx give xxxxxsignalmen to go with him when Q. 2 he sent him to go in search of this person? JUDGE SEBUTINDE: I'm not sure if --3 4 THE WITNESS: He had radiomen. 10:30:21 5 JUDGE SEBUTINDE: When you say "in search of this person", are you referring to Gullit or to Alfred? 6 7 MS THOMPSON: Yes, Your Honour. Not Alfred, Gullit. I beg 8 your pardon. I think I will ask the question again so I get a 9 clear answer. 10:30:36 10 Did xxxxxx, when he sent xxxxxx, did he send xxxxxx Ο. 11 with a signalman to go in search of this person you refer to as 12 Gullit? Say what? 13 Α. 14 Did he send a signalman with xxxxx? Q. 10:31:00 15 Α. There was no troop that would go to any distant area 16 without having a radioman. Mr Witness, please, it's a yes or no answer that we're 17 Ο. 18 looking for. Yes or no, did he send a signalman with xxxxx? 19 Α. Yes. 10:31:20 20 Q. Do you recall ever there being a meeting at Mongo, a 21 meeting of soldiers with xxxxxx presiding at Mongo? 22 Α. At Mongo? 23 Yes. Q. 24 Yes. Α. 10:31:40 25 were you present at that meeting? Q. 26 Α. I was not with them because at any time they summon a meeting we were always outside serving as security. 27 28 Now this meeting, if you as xxxxx were sent out, is it Q. 29 right that this meeting was a closed-door meeting?

	1	Α.	What do you mean when you say "closed-door"?
	2	Q.	was it a meeting only for the commanders?
	3	Α.	Yes.
	4	Q.	What was your xxxxx at this time when you were at Mongo?
10:32:37	5	what w	was your rank?
	6	Α.	I was a xxxxx.
	7	Q.	And throughout the period in the xxxxx, from February '98
	8 9	up to <mark>xxxxx</mark>	coming to Freetown in January '99, were you a xxxxx ?
10:33:04	10	Α.	No.
	11	Q.	Can you tell us how many times you were xxxxx?
	12	Α.	I want you to ask me I cannot tell now. I want you to
	13	ask me	e what was my xxxxx.
	14	Q.	Well, what was your xxxxx throughout the period okay,
10:33:31	15	throug	ghout the period what xxxxx did you hold?
	16	Α.	I went as far as xxxxx. Gullit at Masiaka,
	17	rathe	r Lunsar, he xxxxx me to a xxxxx, rather xxxxx.
	18	Q.	Who gave you those xxxxx right up to
	19	XXXXX	?
10:34:01	20	Α.	Well, my xxxxx xxxxxx.
	21	Q.	Do you remember where you were when you I'm assuming
	22	let me	e start by saying this: I'm assuming that there were
	23	severa	al xxxxx before you got to xxxxx; not so?
	24	Α.	Yes.
10:34:21	25	Q.	Do you remember where you were when you got each xxxxx?
	26	Α.	If I cannot recall on all areas, but I think I can recall
	27	on ce	rtain areas.
	28	Q.	well, please help us with the few that you can remember.
	29	Α.	After Mongo, in the presence of Five-Five they sat together

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and made xxxxx. Junior was there. When we arrived at 1 Kurubonla, they themselves said that why should I remain in this 2 situation. That was the time they xxxxx me to a xxxxx. 3 4 I was a XXXXX. We came to Kabala and I became a XXXXX. 10:35:32 5 That was after we've attacked Kabala. From there, when we --6 after the infight between us and the RUF we decided to go to Camp 7 Rosos. 8 THE INTERPRETER: The interpreter is sorry. In this 9 situation the witness is not clear. His expressions are not 10:36:09 10 clear to the interpreter. Could he be asked to repeat so that he 11 can be interpreted accordingly? 12 PRESIDING JUDGE: How far back do we need to go, 13 Mr Interpreter? When he became xxxxx, can we start from there? THE INTERPRETER: Yes, Your Honour. 14 10:36:26 15 PRESIDING JUDGE: Mr Witness, the interpreter was unclear on some points and I would like you to repeat part of your 16 17 answer. If you go back to the part where you said you became a XXXXX after the attack at Kabala. 18 19 THE WITNESS: Kabala. 10:36:39 20 PRESIDING JUDGE: Go on from there, please, Mr Witness. THE WITNESS: From there, after the infight we divided. 21 So 22 we decided to go to Camp Rosos. Before our arrival to Camp Rosos I became a xxxxx. We crossed Lunsar. After we had crossed 23 24 Lunsar we came to Masiaka. After we attacked Masiaka, I became a 10:37:29 25 XXXXX. 26 MS THOMPSON: 27 Okay. Thank you, Mr Witness. Would you agree with me that Q. 28 these xxxxx were because you had performed very well in xxxxx 29 xxxxx?

1 Yes, yes. Α. 2 And, not yesterday, the day before yesterday you were Q. giving evidence about xxxxx before you went to 3 4 Rosos at Koinadugu; not so? 10:38:09 5 Α. We did not xxxxx. I was -- I acted as an xxxxx. 6 ο. Okay. And this was with people you were xxxxx to be 7 xxxxx? 8 Not the people. It was only -- it was those people that Α. 9 did some --10:38:37 10 THE INTERPRETER: Sorry, can the witness go over again this 11 part of his testimony? 12 PRESIDING JUDGE: Mr Witness, could you stop, please, and 13 then start again so the interpreter can hear you properly? Please start your answer again. 14 THE WITNESS: After the casualties the civilians inflicted 10:38:53 15 on the soldiers, they decided if the civilians were to continue 16 to stay with the RUF then they should be trained on arms so that 17 they will avert casualties and there was -- we were xxxxx with 18 19 one xxxxx. I was only an xxxxx. 10:39:39 20 MS THOMPSON: 21 Ο. As an xxxxx, these xxxxx, were they not people who 22 had been abducted by xxxxxx and his troops? We met them with the RUF. It was not xxxxxx that 23 Α. 24 captured them. 10:39:57 25 Okay. Now I'm going to put again to you --Q. 26 MS THOMPSON: Your Honours, I'm looking at page 9806, 27 fourth paragraph. 28 Before I go on to do that, as an xxxxx did you ever Q. 29 oversee any xxxxx of people that you or xxxxxx had

1 abducted? 2 I will repeat --Α. 3 Q. Yes or no? 4 Α. I will repeat that to you again: No, no. 10:40:51 5 MS THOMPSON: Page 9806, Your Honours. 6 ο. Mr Witness, I'm going to read to you again something that 7 you told those people who were interviewing you on behalf of the 8 Special Court. 9 MS THOMPSON: It's the first paragraph, Your Honour. In 10:41:13 10 fact it's under the rubric " xxxxx of abductees in Koinadugu"; 11 under that rubric. "He said the total number of new recruits were about 150. 12 13 The xxxxx went on for about two months before a major disagreement before the RUF and the SLA took place. Witness said 14 10:41:32 15 those being trained included some hundred civilians they'd captured during the attacks on Mongo and Kabala. Some 40 people 16 the RUF had brought from Kono and others witness said had 17 followed the SLA after their February '98 retreat from Freetown." 18 19 Mr Witness, do you recall telling the people interviewing 10:42:10 20 you this? 21 Α. Yes, yes, yes. 22 ο. So, is it the case that amongst the people that were being 23 xxxxx when you were xxxxx, about 100 of them were 24 civilians that you had captured during attacks on Mongo and 10:42:23 25 каbala? 26 Α. We did not capture any civilian. We were heading strictly 27 for military targets. Mr Witness, did you tell those interviewing you this? What 28 0. 29 I read to you, did you tell them that?

1 Α. what you've read, yes. 2 MS THOMPSON: Your Honour, I look at the time. I'm about to move on to a different area. 3 4 PRESIDING JUDGE: I was just about to ask you that, 10:43:06 5 Ms Thompson. If you have completed this line of questioning we will adjourn for 15 minutes. Madam Court Attendant, please 6 7 adjourn court. 8 [Break taken at 10.45 a.m.] 9 [Upon resuming at 11.05 a.m.] 11:01:42 10 PRESIDING JUDGE: Ms Thompson, please proceed on with your 11 cross-examination. 12 MS THOMPSON: Thank you, Your Honour. Mr Witness, when you arrived in Rosos with xxxxxx, did 13 Q. you have any children with you? 14 11:02:10 15 Α. Yes. Did you have civilian men with you? 16 Q. 17 Α. Yes. 18 Did you have civilian women with you? Q. 19 Α. Yes. 11:02:23 20 Q. Did you have your relatives with you? 21 Α. Yes, yes. 22 Q. On the way to Rosos were there any other abductions on the 23 way? 24 Α. NO. Father Mario, was he a willing member of your convoy? 11:02:43 25 Q. 26 Α. You are saying when we arrived at Camp Rosos or when we left? 27 28 When you were going to Camp Rosos from when you left Q. 29 Kurubonla. You left Kurubonla to Tumania and from Tumania you

	1	made	your way to Rosos. I'm right in saying that; not so?
	2	Α.	Yes.
	3	Q.	Now Father Mario was with you when you were going; not so?
	4	Α.	Yes, yes.
11:03:31	5	Q.	Was Father Mario free to leave any time he wanted to whilst
	6	he wa	s with you?
	7	Α.	Later on, yes.
	8	Q.	Later when?
	9	Α.	After when we left Camp Rosos.
11:03:54	10	Q.	After you left Camp Rosos. My question was: On the way to
	11	Camp	Rosos was he free to go if he had wanted to?
	12	Α.	No, no.
	13	Q.	It's right to say that Father Mario was abducted by
	14	xxxxx	x and his troops; not so?
11:04:16	15	Α.	Yes.
	16	Q.	Was that on the way from Tumania to Rosos?
	17	Α.	Yes.
	18	Q.	Where exactly was he abducted?
	19	Α.	I cannot recall the place.
11:04:34	20	Q.	If I mentioned Kumalu does that ring a bell?
	21	Α.	He was captured somewhere but I cannot recall the name.
	22		MS THOMPSON: Your Honours, that's spelt K-U-M-A-L-U.
	23	Q.	Apart from Father Mario who else did you take, did you
	24	abduc	t, from Tumania to Rosos?
11:05:16	25	Α.	It was only Father Mario that I'm aware of.
	26	Q.	Those young boys who were with you, were they free to go if
	27	they	wanted to?
	28	Α.	Yes.
	29	Q.	The women who were with you, were they free to go if they

	1	wanted to?
	2	A. Yes.
	3	Q. Those who you asked to carry your loads, were they free to
	4	go if they wanted to?
11:05:48	5	A. Yes.
	6	Q. They could put the load down and say, "Sorry, I've had
	7	enough, I'm going"; is that what you're saying?
	8	A. No. xxxxxx to assist you further, xxxxxx
	9	asked them that whosoever wants to go, he should go. He gave
11:06:19	10	that order when we were I don't know the place, when we were
	11	by Kabala. That was the time he gave that order. When most of
	12	them left, unless those that had contact with the soldiers that
	13	were willing to go.
	14	Q. Okay, so they were given one opportunity to go. If they
11:06:39	15	didn't go when they were in Kabala, were they given any other
	16	opportunity to leave before you got to Rosos?
	17	A. Yes. Before we left he gave order that no soldiers should
	18	beat a civilian and they too would prove me right if they can say
	19	the truth. If a soldier beats a civilian they will in turn beat
11:07:10	20	you more than 36
	21	THE INTERPRETER: Your Honours, can the witness go over his
	22	last bit?
	23	PRESIDING JUDGE: Mr Witness, you've been a little bit
	24	fast. Could you please repeat the last part of your answer for
11:07:25	25	the interpreter and for the Court.
	26	THE WITNESS: From [translation interrupted].
	27	PRESIDING JUDGE: I think start at the bit about if a
	28	civilian was beaten by a soldier.
	29	THE WITNESS: If a soldier beats a civilian an order will

1	be given to beat the soldier again. That was the reason he told
2	them that everybody should go. If somebody was to stay, then he
3	automatically becomes a family. He will get the same rights as
4	the soldier. So that was the reason why when a soldier
11:08:08 5	mistakenly tampers with a civilian, xxxxxx will ensure that
6	the soldier will be put down and lashed about five dozen.
7	MS THOMPSON:
8	Q. Okay, that's the beating of a soldier for a civilian. Were
9	any of those civilians sorry. Your evidence is that they were
11:08:33 10	free to go at any time. Was there a fear in the camp that if any
11	of them left they would go to the RUF and reveal your movements?
12	A. No. As you are asking me, to make it clear to you, even
13	when we left Koinadugu he released all those that said they were
14	going over to the RUF. Even including those that were RUF that
11:09:11 15	were against him, he released all of them. They were free to go.
16	Even some of them were
17	THE INTERPRETER: Your Honours, can he go over the last bit
18	again?
19	PRESIDING JUDGE: Which bit, Mr Interpreter?
11:09:29 20	THE INTERPRETER: The very last statement he made,
21	Your Honours.
22	PRESIDING JUDGE: Mr Witness, I have to ask you again to
23	speak more slowly so that will allow the interpreter to keep up
24	with you. You have speeded up a bit and we want you to say the
11:09:44 25	last sentence that you gave us, that when they were released they
26	were all free to go. Please repeat that again.
27	THE WITNESS: Yes, they were all free to go. After that
28	sometimes we met loads on the ground that they had carried. We
29	only saw the loads but did not see any other person. They leave

1 it there and then go. 2 MS THOMPSON: So they were free to go after they had been released? 3 Q. 4 Α. Yes. 11:10:24 5 Q. Thank you. Now when you got to Rosos you said you were met 6 by O-Five and Junior Lion. 7 Yes. Α. 8 And that Tito presented a rifle to xxxxxx. Q. 9 Α. Yes. 11:10:45 10 ο. Was this rifle a gift? 11 Α. To xxxxxx. 12 Now when you were giving evidence, I think it was on Q. 13 Monday, you said that Tito handed the sniper over to C. Alex Brima became annoyed because he wanted it and Tito did not 14 11:11:23 15 give him and in fact he demoted Tito. That was your evidence in this Court. Do you recall that? 16 17 Α. Yes. 18 Now the person you refer to as Alex Brima, where was he Q. 19 when Tito handed over this rifle to xxxxx? 11:11:47 20 Α. It was a long distance. He was far away. 21 Ο. Do you know how Alex Brima - the person you have called 22 Alex Brima - found out that Tito had handed over this rifle to 23 xxxxx? 24 It was when we arrived at the base where Alex Brima was, Α. 11:12:17 25 when we arrived at the headquarters. 26 Ο. So, what happened when you arrived at the headquarters? 27 Α. When we arrived at the headquarters, Alex Brima, who is Gullit, saw this rifle. 28 29 And what happened when he saw this rifle? Q.

1 Α. Later on, Tito brought Alex -- talks about Alex Brima, that 2 Alex Brima was after him. 3 Mr Witness, sorry, I can hear what you are saying and I can Q. 4 also hear the interpreter. You are going slightly too fast for 11:13:13 5 the interpreter. So, if you start again with your answer, 6 because it's also causing me some difficulties because I tend to 7 ask you the questions before the interpreter finishes. So, 8 please, take it slowly. Can you start again, please? When Tito arrived, he said the rifle he gave to xxxxxx 9 Α. 11:13:47 10 xxxxxx, he said it is quite some time Gullit is after him for that 11 weapon, but he refused to give it to him. He said so Gullit had 12 demoted him. He confirmed that problem after we had crossed a 13 swamp. 14 Okay. Now, how long after you arrived at Rosos did Tito Q. 11:14:29 15 come to xxxxxx with this information? I arrived like today, slept, the other day. It was the 16 Α. time Tito came with the complaint. 17 You mean the next day? 18 Q. 19 We arrived today, we slept. A day, the next day. Α. 11:15:08 20 Q. Okay. So, for 24 hours the person you say is Alex Brima 21 was able -- was still able to promote and demote people as he 22 wished at Rosos? 23 He was the commander at that time. Α. All right, I'll come to that later. Now, you said -- you 24 Q. 11:15:44 25 remember - and I've asked you several times about this and you've 26 given various statements - now, I'm going to read what you told 27 persons representing the Special Court? 28 MS THOMPSON: Your Honours, I'm looking at page 9810. The fourth paragraph, Your Honours. I shall start from "Witness 29

1 said". It's the fourth paragraph, seven lines down. "Witness 2 said," Your Honours. Mr Witness, like what happened before, I'll read it to you 3 Q. 4 and then I'll ask you questions about it later. "Witness said 11:16:58 5 xxxxxx was also annoyed at and suspicious about Gullit for refusing to hand over to him, xxxxxx, weapons he believed 6 7 Gullit had obtained during the raid on --" 8 THE INTERPRETER: Your Honour, let counsel take it slowly. 9 we are doing interpretations here. 11:17:15 10 MS THOMPSON: I do apologise, Mr Interpreter. I'll start 11 again. 12 "Witness said xxxxxx was also annoyed at and Q. 13 suspicious about Gullit's refusing to hand over to him, xxxxxx 14 xxxxxx, weapons he believed Gullit had obtained during the raid on 11:17:45 15 Karina and other places. Witness said xxxxxx began to suspect weapons hadn't been handed over to him when a soldier 16 17 named Tito gave him, xxxxxx, a sniper weapon captured during 18 one of Gullit's attacks and which Gullit had said nothing about." 19 Mr Witness, do you recall saying that to investigators? 11:18:32 20 Α. Yes. So which version -- first of all, let me get it right. 21 Ο. 22 what I read out to you, are we talking about the same incident as 23 the one you told the Court on Tuesday? 24 Concerning to what? Α. 11:18:51 25 Concerning the sniper weapon which Tito gave to xxxxxx Q. 26 xxxxx? 27 Α. Yes. 28 Which of the two versions that this Court has heard about Ο. is the correct version? 29

1 Α. The sniper rifle. 2 So the only truth here is that a sniper rifle was handed Q. over to xxxxxx. Everything else is a lie; is that not so? 3 4 Α. what other things? 11:19:29 5 Q. Shall I remind you of what you told the Court on Tuesday? 6 Α. Yes. 7 You told this Court that Tito handed a sniper over to Q. 8 xxxxxx. 9 MR HODES: Your Honours, is there a page number that's 11:19:49 10 being referenced in the draft transcripts? 11 MS THOMPSON: Sorry, your Honour. I am looking at my 12 notes. I haven't actually got the transcript with me. I'm looking at my notes. Perhaps I should have got the transcript, 13 14 but it would have been -- it was evidence given before lunch, if 11:20:13 15 that's any help. PRESIDING JUDGE: Just pause, Ms Thompson, and I'll see if 16 17 we can get that. MS THOMPSON: Your Honour, my colleague has kindly handed 18 19 over the transcript to me. Your Honour, it's on page 29 starting 11:21:21 20 from line -- it's in answer to a question at line 6 and the answer starts at line 10 to 18. Your Honour, I'll read directly 21 22 from the transcript what was said. 23 Q. The question: 24 "Q. Again to clarify your testimony, you indicated that 11:21:52 25 you met xxxxxx as you were coming into or coming near 26 to Camp Rosos or Colonel Eddie Town. Go ahead and tell us 27 what happened when you met Colonel Tito. "A. When we met him he took off a sniper rifle and 28 he 29 handed it over to xxxxxx. If I recollect properly, as

1	I'm seeing Alex Brima, he was annoyed. I think it was a
2	rifle he wanted from <code>xxxxxx</code> which <code>xxxxxx</code> did not give him, so
3	he was offended to see that particular rifle with xxxxxx. I
4	saw it. There was a time when he demoted xxxxxx. When xxxxxx
11:22:34 5	was a colonel, he returned him to major. It was due to
6	this complaint that I was able to understand that <code>xxxxxx</code> told
7	me that he himself was had no zeal to go on and I told
8	xxxxxx. I said he"
9	Mr Witness, that was what you told this Court on Tuesday.
11:22:53 10	MR HODES: Your Honours, I rise because I don't know that
11	there's anything in conflict with anything that he has answered
12	from the questions being put by defence counsel. The way I
13	understand his testimony right now with regards to this incident,
14	Colonel Tito handed over to xxxxxx a sniper rifle. Defence
11:23:15 15	counsel has read another paragraph from page 9810 that talks
16	about conversations between xxxxxx and the witness. I'm not
17	sure I'm seeing any conflict between his response to her
18	cross-examination questions to anything that's being put to him
19	in either page 9810 or the transcript.
11:23:42 20	PRESIDING JUDGE: Ms Thompson, your question actually was
21	"So it was only that the sniper rifle was handed over, the rest
22	is lies." And at the time I thought it was a very broad type of
23	question because there were several questions of fact within the
24	amount of reading you had done from the statement. So, which
11:24:02 25	part in particular were lies and, as Mr Hodes said, where is the
26	conflict? If you could put that directly to him and clarify that
27	for the witness, please.
28	MS THOMPSON: I will, Your Honour, yes.
29	Q. Now, you recall I've just read out to you what you said on

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1
               Tuesday. Now, I'm going to read out to you what you told
          2
               investigators earlier.
                     MS THOMPSON: Your Honour, I'll read the particular portion
          3
          4
               which I have guarrel with.
11:24:32 5
                     PRESIDING JUDGE: If that's the same portion you've already
               read, Ms Thompson, we have that on record. So if you could just
          6
          7
               go to the part in particular.
          8
                     MS THOMPSON: Yes, I'll put it to the witness, that
          9
               particular sentence. It's the sentence starting "Witness said".
11:24:45 10
                     "Witness said xxxxxx began to suspect weapons hadn't
               Ο.
         11
               been handed over to him when a soldier named Tito gave him,
         12
               xxxxxx, a sniper weapon captured during one of Gullit's
         13
               attacks which Gullit had said nothing about." You recall that?
         14
               Α.
                     Say he had --
11:25:18 15
               ο.
                     [Overlapping speakers] the investigators.
                     It was, say, the rifle Tito handed over to xxxxxx. I
         16
               Α.
               could remember that.
         17
         18
                     Okay, well let me ask you this question: How long after
               Q.
         19
               you arrived at Rosos did xxxxxx hand over this rifle to xxxxxx
11:25:39 20
               xxxxx?
         21
               Α.
                     The very day we arrived, before we entered Camp Rosos.
         22
               Q.
                     when did you see the person you called Alex Brima? On the
         23
               day you arrived, when did you see him?
         24
               Α.
                     when we entered Camp Rosos. By then we had left where xxxxxx
11:26:03 25
              was.
         26
               Ο.
                     So, at the time you'd met xxxxxx you had not seen Alex Brima?
         27
               Α.
                     Yes.
                     And at the time you met Tito this person, Alex Brima, had
         28
               Q.
         29
               not spoken to xxxxx?
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	1	A. Which person that I will not spoke
	2	Q. Alex Brima?
	3	A. By then we have just arrived.
	4	Q. So, he had not spoken to xxxxxx?
11:26:34	5	A. Gullit?
	6	Q. Yes.
	7	A. Yes.
	8	Q. Okay. So, how is it then that xxxxxx expected -
	9	because I'm taking it from what you told the investigators
11:26:52	10	earlier - that the person Gullit would have told him about
	11	weapons about this weapon xxxxxx had handed over to him, when he
	12	hadn't seen him yet?
	13	A. He saw it when we entered the camp.
	14	MR HODES: I'm going to object to that question. I'm
11:27:12	15	absolutely unclear as to who is being asked about what actually
	16	at this point, or what conversation transpired between who. So
	17	I'm not sure what that question was.
	18	PRESIDING JUDGE: I'm not very sure either. Could you
	19	repeat that question or clarify who's speaking to who, or
11:27:40	20	[overlapping speakers].
	21	MS THOMPSON: I'll clarify it, Your Honour. I'll take it
	22	in stages.
	23	Q. Your evidence is that xxxxxx was annoyed because there
	24	was a rifle which had been given to him which Gullit had not told
11:27:54	25	him about?
	26	MR HODES: Your Honours, I'm going to rise and object again
	27	to the line of questioning with regards to the sniper rifle at
	28	this point. If you'll recall, and if you look at the transcript,
	29	further on Defence counsel actually objects to the witness as

1	having speculated about Gullit's state of mind at the time that
2	the sniper rifle was passed on, and I believe the objection was
3	sustained and I moved on. So now it appears that the witness is
4	being cross-examined based on something that Defence counsel
11:28:29 5	objected to and Your Honours sustained said objection.
6	MS THOMPSON: Your Honour, I'm not asking the witness about
7	Gullit's state of mind. I'm not asking about anybody's state of
8	mind. What I'm asking is the witness said that he said what
9	is in the statement. There's also another version, a deviated
11:28:56 10	version, if I might put it that way, in the evidence he gave on
11	Tuesday. All I'm seeking from this witness is when this
12	conversation between Gullit and xxxxxx took place.
13	PRESIDING JUDGE: Have we established that there was a
14	conversation between xxxxxx and Gullit concerning weapons?
11:29:17 15	Have we established that?
16	MS THOMPSON: He agreed, Your Honour, that that was what he
17	said. He has agreed that that was what he said in interview and
18	in the version he gave on Tuesday.
19	PRESIDING JUDGE: I'm not questioning what he said in the
11:29:33 20	interview or what was said on Tuesday. You're saying to the
21	witness that Gullit had said nothing about it. Has it been
22	established that somewhere in the course of this xxxxxx
23	confronted Gullit concerning weapons, or is this some form of
24	common gossip that was going around? That is what has never been
11:30:03 25	clear, what I have not clarified in my mind.
26	MS THOMPSON: I'll clarify it, Your Honour, because I
27	thought he had when he said they met him once they entered Rosos.
28	PRESIDING JUDGE: They met him. Where?
29	MS THOMPSON: I should go a little bit further than that,

1 yes. 2 PRESIDING JUDGE: I'm not telling you how to do your cross-examination, Ms Thompson, that would be improper. But I'm 3 4 not clear in how this knowledge came about. 11:30:27 5 MS THOMPSON: I shall clarify it, Your Honour. At least 6 I'll seek to clarify it. Mr Witness, let's go over this one more time. Now, you 7 Q. 8 said that after the rifle was handed over by xxxxxx to xxxxxx, 9 when you came into Rosos you met this person Gullit? 11:30:50 10 Α. Yes. Did xxxxxx speak to him at that stage? Did he speak 11 Q. 12 to Gullit at that stage? 13 Concerning what? Α. Forget about what -- we'll come to that. Was there a 14 Q. 11:31:10 15 conversation at that stage between those two men? when we entered, xxxxxx went to where Gullit was. 16 Α. when he went there we were outside. It was from there they 17 18 pointed to the house where xxxxxx was to go. Then we went 19 where xxxxx was. We placed our bags down, we were seated 11:31:45 20 whilst they were still there. Mr Witness, please, just answer the question. Did they 21 ο. talk? 22 23 Yes, yes, yes, yes. Α. 24 Were you present when this conversation took place? Q. 11:32:03 25 Α. NO. 26 Q. Earlier I put a statement which you made to the 27 Prosecution. Not the one that you made in court, the one that I read out to you earlier. And in that statement you said 28 29 xxxxxx felt that Gullit was keeping weapons from him. Now

1 can you tell us how you know that xxxxxx thought Gullit was 2 keeping weapons from him? I don't think I recalled that. The only weapon that is 3 Α. 4 between them is that sniper weapon. If there was any other 11:32:48 5 weapon, I don't know. It was only the sniper weapon. 6 Ο. Do you know when Gullit found out about the sniper weapon? 7 Yes. Α. When was that? 8 Q. 9 Α. It was the next day. 11:33:04 10 Did you -- I read out something to you earlier and you had 0. 11 agreed with me that that was what you said. Now, did xxxxxx 12 xxxxxx, or do you know whether xxxxxx thought that this sniper 13 weapon came from the stacks of weapons Gullit was supposed to 14 have? Do you know that? 11:33:34 15 MR HODES: I'm going to object, Your Honours. There's nothing to indicate that xxxxxx ever indicated to the 16 witness that he believed Gullit had somehow hidden stacks of 17 weapons. If you look at the language in the statement itself, 18 19 there's reference to weapons, but weapons by itself can mean just 11:33:54 20 more than one. And so later on, the last sentence of the 21 statement that has been read back to the witness really specifies 22 the one weapon that is being talked about, which is this sniper 23 weapon. So I think Defence counsel is making a leap to the idea 24 that stacks of weapons are being hidden from this one statement 11:34:19 25 concerning xxxxxx having this one sniper weapon and thinking 26 or being suspicious that weapons becomes stacks of weapons. I 27 think it's unfair to the witness. PRESIDING JUDGE: Well, the term "weapons" in the plural is 28 used but "stacks of weapons" is not used. But the plural is 29

1 certainly used and I consider counsel for the Defence is entitled 2 to put the plural. But hyperbole should be avoided, Ms Thompson. MS THOMPSON: Your Honour, thanks. 3 4 Q. Do you know why --11:35:00 5 MS THOMPSON: Sorry, Your Honour, can you remind me of my 6 last question. PRESIDING JUDGE: Do you know if xxxxxx, something 7 8 about stacks of weapons -- and then stacks of weapons and it was 9 the term "stacks of weapons" that counsel for the Prosecution has 11:35:15 10 objected to. 11 MS THOMPSON: Yes, Your Honour. Thanks. 12 Q. Do you know why xxxxx thought that Gullit was hiding 13 weapons from him? I don't know about weapons. I only know about a weapon, 14 Α. 11:35:32 15 which was the sniper rifle. So if you tell me about weapons, I am not -- I don't have knowledge about that. 16 17 Mr Witness, I'm taking these questions from what you told 0. the investigators -- what you said you told the investigators. 18 19 That's where these questions are coming from; okay. Now you said 11:35:55 20 in evidence-in-chief that when you arrived at the camp people told you what had gone on in Rosos. Did they tell you whether 21 22 there had been any military operations from Rosos? 23 They did not tell me, but before we arrived at Camp Rosos Α. 24 they had military operations. 11:36:29 25 Whilst you were, when you arrived with xxxxx, were Ο. 26 there any military operations? 27 Α. At the time when we were at Camp Rosos, if military 28 operations took place? No. Do you recall an operation to Kukuna? 29 Q.

1 Α. NO. 2 What about to Pendembu? Q. 3 Α. NO. 4 Q. Is it your evidence that from the time you arrived at Camp 11:37:04 5 Rosos to when you left on the campaign to Freetown, you went -sorry, I'll rephrase that. From the time you arrived at Camp 6 7 Rosos to when you left on the campaign to Freetown, xxxxxx 8 ordered no military operations? 9 He did say to carry on with military operations. We were Α. 11:37:32 10 heading for Freetown. It was to reinstate the army. That was 11 the operation. 12 There were no operations to nearby villages or towns? Q. 13 Before we could cross we fought with the Gbethis that were Α. on the other side. 14 11:37:55 15 Ο. I'm not asking about when you left Rosos. I'm talking about the period you were in Rosos, whether there were any 16 military operations launched from Rosos and then you came back. 17 That's what I'm asking. 18 19 Α. NO. 11:38:13 20 Q. Now you said that when you arrived at Rosos that some people were in detention? 21 22 Α. Yes. JUDGE SEBUTINDE: Sorry, Ms Thompson, if I may just take 23 24 you to that question, that immediate last question that you 11:38:29 25 asked. When the witness said no, was he in fact confirming the 26 fact that there were no operations done or carried out in neighbouring villages while he and xxxxxx were at Rosos? Is 27 28 this what he's confirming. 29 MS THOMPSON: That's what I understood it to mean but I

	1	think perhaps I should clarify it for the records.
	2	Q. Mr Witness, let me ask you that last question again. From
	3	the time xxxxx and xxxxxx, and all the people you came with
	4	arrived at Camp Rosos, to the time when you left to come to
11:39:05	5	Freetown, were there any military operations ordered by xxxxxx
	6	xxxxxx from Rosos, which were launched from Rosos?
	7	A. No, the only time when we left when we were about to cross
	8	when all of us decided to leave Camp Rosos to come to
	9	Freetown.
11:39:31	10	Q. We'll come to that. But before I come to that, you said
	11	that when you arrived at Rosos that there were people in
	12	detention, and you gave us you said that Bomb Blast and Bio
	13	were in detention, accused of being witches?
	14	A. Yes.
11:39:59	15	Q. You recall that? Now, again, I'm going to put your
	16	statement to you.
	17	MS THOMPSON: I'll start first, Your Honours, with page
	18	9800, second paragraph. Shall I carry on, Your Honour?
	19	PRESIDING JUDGE: Yes, we have that before us. Thank you,
11:40:50	20	Ms Thompson.
	21	MS THOMPSON: I'm reading from the second paragraph.
	22	Q. "Arriving at Rosos it was Junior Lion who was sent to
	23	welcome us. They met many AFRC"
	24	A. Sorry.
11:41:02	25	Q. I'll carry on. "Arriving at Rosos it was Junior Lion who
	26	was sent to welcome them. They met many AFRC senior members like
	27	xxxxxx and xxxxxx, those he can remember. xxxxxx was not
	28	amongst them". Do you recall saying that to the people
	29	interviewing you?

1 Α. Yes. [AFRC29SEP05C - AD] 2 Yes. And in that two sentences which I have read, there is 3 Q. 4 nothing there that says, "xxxxxx and xxxxxx were in detention 11:41:42 5 accused of being witches" now, is there? 6 Α. That was the reason why they were held; that they were 7 witches, they had not wanted the movement to carry on ahead. 8 Okay, I will put another one to you. Q. 9 MS THOMPSON: Your Honours, page 9810: 11:42:25 10 Starting from the second paragraph, "Witness said he Ο. 11 estimated Gullit's troop strength to be about 250 men. He said 12 xxxxxx ordered witness to make a nominal roll of all senior 13 officers, including their rank and SLA number, which witness did. 14 He said he met with and took this information from many officers, 11:42:59 15 including Gullit, Bazzy, xxxxx, Five-Five; xxxxxx, xxxxx, xxxxxx, xxxxxx; Jr Lion; xxxxxx alias xxxxxx 16 17 XXXXXX. "The next day, xxxxxx called all the aforementioned to 18 19 a meeting in which he asked them for a situation report. At this 11:43:28 20 meeting, Gullit talked about the women he identified as witches and who were accused of undermining their success. Witness 21 22 claims the women were eventually let go." 23 Do you recall saying that? 24 I can recall. Α. 11:43:43 25 Now you told the interviewers about witches but you did not Q. tell them that either xxxxxx or xxxxxx had been in detention 26 identified as witches, did you? 27 I named xxxxxx and xxxxxx. So if you talk about the witch 28 Α. women, you make me remember it. It is only that you made me 29

1 remember then it came out of my memory. Out of three, I've 2 called two. 3 Okay. So when you were making your statement in 2003 they Q. 4 were out of your head; not so? You couldn't remember them, about 11:44:42 5 xxxxxx and xxxxxx being in detention and being called witches? 6 Α. I remember them. 7 I shall move on. Now, how long after xxxxx arrived 0. 8 at Rosos did he take over command? 9 After when he had given me a paper to pass it around. He Α. 11:45:17 10 had to summon them. Mr Witness, how long after, please? 11 Q. 12 Α. I would say after the first day, the second day. 13 Was there an official handover? Was there a parade with Q. official handover of command? 14 11:45:44 15 Α. To make it clear to you, the official parade that went on, that was the paper situation so that to know the various ranks 16 17 because, during that time, Gullit had said that he was the 18 brigadier. While xxxxxx said was the brigadier. If we went 19 around, Gullit was not a brigadier. 11:46:11 20 THE INTERPRETER: Sorry, would the witness come back to the 21 tail end of his testimony? 22 THE WITNESS: Because --23 PRESIDING JUDGE: Just pause, Mr Witness. Did you hear the 24 interpreter wants you to go back to your evidence and repeat the 11:46:34 25 last part? Did you understand that? 26 THE WITNESS: Yes ma'am. Would you tell me where, the 27 part? PRESIDING JUDGE: [Microphone not activated] 28 29 THE WITNESS: Gullit said he was a brigadier. Then

1 xxxxxx also claimed that he was a brigadier, that was the 2 area.

3 PRESIDING JUDGE: You had said that Gullit was not a
4 brigadier, at one point claimed came to be a brigadier. Please
11:47:04 5 go back to that part of your reply and start again.

THE WITNESS: Before ever we went out with the paper, we 6 7 gathered information that Gullit was the brigadier because that 8 was all over there that when xxxxxx came, he should take 9 orders or command under him. Based on this, xxxxxx said let 11:47:34 10 us try to find out who was the senior man. So he gave me the 11 paper to get right around to get the ranks of the individuals 12 present. I did it, I went round. After I went round, the 13 highest rank amongst them was the colonel rank, and Gullit was the colonel. Then xxxxxx ordered brigadier. After he had 14 11:48:13 15 read the register, so they sat together and discussed while we were outside. Whether he hated him inwardly, but outwardly we 16 17 knew that he was the commander.

18 MS THOMPSON:

19 Q. So you did not see any resistance to hand over command to 11:48:48 20 xxxxxx; that is the case, not so?

21 A. No, even before the witch --

22 Q. No, no, please. I will ask the next question. Now did

23 xxxxxx restructure the troops at Rosos?

A. Yes, he summoned them and divided them into -- because they
11:49:26 25 had already had battalions. So xxxxx got into the existing
26 xxxxx. Well, he left them the way he met them. The only
27 thing xxxxxx used to do was to know the commander at the
28 point section.

29 Q. Did he create any more battalions?

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1	A. Yes, including the man power that we came with, which we
2	added to the existing one.
3	Q. How many battalions did he create?
4	A. It was four battalions.
11:50:15 5	Q. How many battalions did you meet at Rosos?
6	A. It was about two battalions.
7	Q. And he brought four, so you were now six battalions?
8	A. No. Two, plus two, that sum up to four. It is not four
9	plus two.
11:50:38 10	Q. Okay. So he brought two. There were already two, equal to
11	four?
12	A. Yes.
13	Q. Did he give any promotions at Rosos?
14	A. NO.
11:50:51 15	Q. Now, you told us that
16	A. Sorry.
17	Q. People had told you - I think you said xxxxxx, xxxxxx and
18	Issa - that the person they identified as Gullit had sacrificed
19	two children at Rosos.
11:51:39 20	PRESIDING JUDGE: Was the word "sacrificed" used?
21	MS THOMPSON: That was the interpretation I got, Your
22	Honour.
23	PRESIDING JUDGE: I recall the word "sacrifice" in relation
24	to the
11:51:50 25	MS THOMPSON: The seven cows.
26	PRESIDING JUDGE: the cows. I think there were 14 in
27	the end, weren't there? I thought two children were buried. I
28	just want to be clear on the terminology.
29	MS THOMPSON: Sorry, Your Honour, I've got sacrifice so far

1	as the cows are concerned. Okay. Yes, it was a sacrifice to
2	have coveted power in relation to the cows. Yes, Your Honour.
_	Q. You said that they told you, these three people: xxxxx
	xxxxxx; xxxxxx; and Issa, told you that Gullit had buried two
	children alive?
-	A. Yes.
	Q. Did they show you where it was?
	A. No.
9	Q. Did you ask to see this grave?
10	A. No.
11	Q. Now let me turn to xxxxxx. It is your belief that the
12	person you call Gullit killed xxxxxx; not so?
13	A. 100 per cent, yes.
14	Q. And in that camp, there were two correct me if I am
15	wrong, I am getting this from your evidence, but there were
16	people there who were loyal to Gullit and people there who were
17	loyal to xxxxxx; not so?
18	A. At that time?
19	Q. Yes.
20	A. That time you are trying to tell me. Gullit, yes, yes,
21	yes.
22	Q. Did you discuss xxxxxx's death with those people who
23	were loyal to him?
24	A. Concerning his death?
25	Q. Yes.
26	A. I only said that to those that were present when the
27	incident happened, including Gullit.
28	Q. Okay. You were xxxxx xxxxx xxxxx; not so?
29	A. I don't know if that question has any protection towards
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 22 23 24 25 26 27 28

1 me. I am not trying to do anything to reveal your identity, 2 Q. okay, but if you are uncertain about that question I will put it 3 4 another way. You were working closely with xxxxx; not so? 11:54:45 5 Α. The question I am trying to make, if the question that you 6 put to me, if that question if it is not going to reveal my 7 identity. 8 I think we have it on record, Mr Witness, that xxxxx Q. xxxxx xxxxx and I think that was in open Court. 9 11:55:09 10 MR HODES: Yes, but xxxxx versus describing his work detail. I assume that is the concern that 11 12 the witness is presenting. 13 PRESIDING JUDGE: Yes. Perhaps, Mr Witness, can you 14 clarify to us what your concern is? 11:55:29 15 THE WITNESS: Presently, as I am talking now, this is something that you want the citizens to know and most of those 16 17 people, they know exactly what I'm saying as I'm answering the 18 woman's question. And those that were in the scene, they will 19 say, "Yes, this is such and such a person that is speaking". So 11:55:55 20 that is why I have asked if I am to answer her questions, if that 21 will not affect me. 22 PRESIDING JUDGE: Just pause, Mr Witness. The witness 23 obviously has got concerns, counsel. 24 MS THOMPSON: I appreciate the concern, Your Honour. I 11:56:13 25 will rephrase the question. 26 PRESIDING JUDGE: Let me inform him of that and if there is still a concern we will again deal with it. Mr Witness, the 27 28 counsel is going to ask in a different way. If you are still 29 worried you must tell us again. Do you understand?

1 THE WITNESS: Yes. 2 PRESIDING JUDGE: Please proceed, Ms Thompson. 3 MS THOMPSON: 4 Q. In that particular area where xxxxxx dies, were there 11:56:48 5 other people who had worked or who were working with xxxxxx as well? 6 7 xxxxx there, including those three men. xxxxx of xxxxx Α. 8 were xxxxx with him. But one cannot speak on behalf 9 of one's way of thinking. But outwardly all of us were working 11:57:11 10 together with him. 11 Q. Mr Witness, I think you misunderstand my question. Perhaps 12 I'll rephrase it. When this happened were there people who had 13 come with you and xxxxxx to Rosos and were not people you met at Rosos but people you came with and people you left Rosos 14 11:57:34 15 with. Do you understand? The people that we left at Rosos -- I don't understand, I 16 Α. don't understand, I don't understand. 17 Was Junior Lion present at the time of xxxxxx's death? 18 Q. 19 Before he died, they were all there. When he fell down, Α. 11:58:03 20 that was the time all of them scattered about. 21 Ο. Okay. Did you see fire nearby? 22 Α. Near where? Near where **xxxxxx** had died? 23 Q. 24 No fire. Α. 11:58:23 25 You did not see an ammunition dump near where xxxxxx Q. 26 died? If I can assist you, the ammunition dump that they told you 27 Α. about was far away, far off. 28 29 It is right to say that you were very xxxxx; Q.

	1	not so?
	2	A. Yes.
	3	Q. And you are also xxxxx?
	4	A. Yes.
11:58:57	5	Q. And you are xxxxx because he
	6	said he was going to restore the xxxxx and you were loyal to that?
	7	A. Yes.
	8	Q. You believed in what he wanted to do; not so?
	9	A. Yes.
11:59:15	10	Q. And it is also right that you always felt that this person
	11	Gullit did not like xxxxxx?
	12	A. Yes.
	13	Q. And you have never trusted this person Gullit?
	14	A. Yes.
11:59:33	15	Q. Isn't it the case therefore that you have come to court
	16	because you want to punish Brima once and for all for what you
	17	believe he did?
	18	A. I have not just come here in order for me to punish him.
	19	You were not there, neither any other person present in this
12:00:04	20	Court was there. As I believe that
	21	THE INTERPRETER: The witness's testimony was not clear.
	22	would he please
	23	PRESIDING JUDGE: [Microphone not activated]
	24	THE INTERPRETER: Where he said you were not there and
12:00:23	25	neither any other person in this Court was present there. From
	26	there.
	27	PRESIDING JUDGE: Mr Witness, did you hear the interpreter?
	28	THE WITNESS: No.
	29	PRESIDING JUDGE: Presently the interpreter would like you

	1	to repeat that part of your evidence after the part where you
	2	said you were not there to counsel and no one else here was
	3	there. Continue from that point, please.
	4	THE WITNESS: None of them were there. So at least if they
12:00:55	5	were there they would have known the truth and I don't believe
	6	that I'm here to lie against anybody, but what I saw and how they
	7	plan and how it was implemented and who made the plan, that's why
	8	I'm here. I'm not here to point fingers at individuals or
	9	neither to punish a person here.
12:01:25	10	MS THOMPSON:
	11	Q. You said - if I get the interpretation correctly - you were
	12	there and you were there how they planned. Were you there when
	13	this plan to kill xxxxxx was made?
	14	PRESIDING JUDGE: Which plan is that, Ms Thompson, because
12:01:43	15	we've heard of
	16	MS THOMPSON: The interpretation I got was, "You were not
	17	there. I was there when they planned".
	18	PRESIDING JUDGE: I didn't actually hear that. Excuse me,
	19	Mr Interpreter [overlapping speakers].
12:02:02	20	MS THOMPSON: Sorry, Your Honour, I shouldn't talk over
	21	you.
	22	Q. Were you there when the plan when they planned to kill
	23	xxxxx?
	24	A. I wasn't there.
12:02:13	25	Q. You also said that you were a xxxxx and it's right that
	26	you consider the person Gullit to be disloyal to the military;
	27	not so?
	28	A. What do you mean by disloyal? I don't know that area. I
	29	want you to make it clear.

1 He was not loyal to the military. You thought he was more Q. 2 of a politician than a soldier? 100 per cent it's the truth about what he used to say. And 3 Α. 4 even Five-Five met me and asked me concerning him. It is 12:03:02 5 according to the way the questions are put, that if I am lying. 6 That's why I'm saying that I'm not saying lies. Gullit was not 7 loyal. 8 And that is also something you have against him; not so? Q. I would not just take it like that because --9 Α. 12:03:22 10 Please, yes or no; that is also something you have against Q. 11 him? 12 Α. NO. 13 MS THOMPSON: Your Honours, turn to page 9785, which is a statement given by the witness before he spoke to the members of 14 12:03:51 15 the OTP. I'll read from 11 lines up from the bottom, the sentence starting, "Whilst in Freetown." 16 17 PRESIDING JUDGE: Yes, we have that before us, thank you. 18 JUDGE THOMPSON: 19 I will read to you, Mr Witness. "Whilst in Freetown we Q. 12:04:38 20 xxxxx requested for xxxxx. On our request the, xxxxx xxxxx has to send Gullit, Five-Five and Abdul 21 22 Sesay to come and talk to us. When xxxxx became annoyed about that, xxxxx then made the remarks that let the xxxxx with xxxxx talk 23 24 to us and not those with civilian cloth, that is Gullit and others. They take my remarks as fun. They have to send the 12:05:04 25 26 three men to address. When they came xxxxx had to xxxxx of Five-Five and xxxxx to my colleagues. xxxxx also tried to 27 28 get Gullit and Abdul Sesay, they xxxxx to the xxxxx at 29 xxxxx. xxxxx was asked by the xxxxx why. xxxxx replied them

1 that is a xxxxx matter and not a xxxxx matter. If they want 2 to talk to us, let them send men in uniform'." Do you recall saying that? 3 4 Α. That question again I would answer, but I'm afraid again 12:05:51 5 concerning my security; I don't know whether that can identify 6 me. MS THOMPSON: Perhaps with Your Honours' help -- let me see 7 8 if we can get around this problem. 9 You can write, can you not? You can write words like yes Q. 12:06:10 10 or no? 11 Α. Yes, I can write. 12 With Their Honours' leave, if I were to ask you the Q. 13 question again and you write on a piece of paper the answer yes, 14 if the answer is yes, or N-O if the answer is no, would that help 12:06:30 15 vou? 16 Α. Yes. 17 MR HODES: I object only because I'm not sure again what the relevance is of this particular paragraph, if it has to do 18 19 with whether or not this witness has some sort of personal bias 12:06:45 20 against Gullit as a result of this incident. There is nothing in 21 the statement that indicates that and counsel has already asked 22 him specifically whether or not he has any personal bias, based 23 on anything that occurred, towards Gullit. So I am not sure 24 where this paragraph is going to help or lead the Court to any 12:07:06 25 further understanding of this particular issue. 26 JUDGE LUSSICK: Well, I think I can see where Ms Thompson son is going but if I explain what I see in the question it will 27 give the answer to the witness. So we will allow the question. 28 29 MS THOMPSON: I'm grateful, Your Honour. Perhaps, Your

1	Honour, we can I'm not sure whether Your Honour is agreeable
2	to a piece of paper being passed on to the witness with a pen.
3	PRESIDING JUDGE: Yes, that should be done. Madam Court
4	Attendant, please assist.
12:07:49 5	MS THOMPSON:
6	Q. Mr Witness, you have now got a piece of paper in front of
7	you and a pen. Would you like me to read it out again and ask
8	you the question or do you still remember the question?
9	A. Ask the question again.
12:08:05 10	Q. Shall I read the paragraph again to you?
11	A. Ask the question.
12	Q. Did you say that when you were being interviewed? Did you
13	say what I read out to you did you say that when you were
14	being interviewed; yes or no?
12:08:34 15	A. [Witness complied]
16	PRESIDING JUDGE: Madam Court Attendant, please show the
17	reply first to the counsel for the Defence and then counsel for
18	the Prosecution and then pass it up to us, please.
19	MR HODES: Your Honours, I guess if this is going to be
12:09:16 20	part of the evidence it needs to be marked accordingly.
21	PRESIDING JUDGE: Exercising my mind on that very point,
22	Mr Hodes.
23	MS THOMPSON: That was going to be my next question, Your
24	Honour. Because we could record it in our individual notebooks,
12:09:31 25	but I'm not sure how it's going to work as far as the transcript
26	is concerned.
27	PRESIDING JUDGE: The witness is obviously concerned. It
28	will have to be under seal. I think it will have to be under
29	seal.

1 MS THOMPSON: Perhaps the transcript can be marked answer 2 is Exhibit X or whatever under seal. 3 PRESIDING JUDGE: Ms Thompson, please have a seat for a 4 moment. 12:12:47 5 [Trial Chamber conferred] PRESIDING JUDGE: Mr Witness, we wish to clarify something. 6 Counsel read you out some words, a long passage that you were 7 8 supposed to have said to the investigators. That was read out in 9 public Court. What is the problem that you are -- what is your 12:13:09 10 problem in answering the question, "Did you say that?" 11 THE WITNESS: Yes, ma'am. The incident that took place, it 12 occurred before xxxxx where a lot of people were present 13 there. And when it occurred, many people knew that xxxxx was xxxxx of the people involved in it. So if xxxxx am asked here and this is 14 12:13:52 15 something that is had to be presented to the public, that is why xxxxx concerned. Because when this thing happened it was not 16 17 hidden, because it happened xxxxx where everybody was on 18 their lot. So if you ask me concerning my security, this is the 19 only thing I can say to you. 12:14:16 20 JUDGE SEBUTINDE: But Mr Witness, the lawyer has not asked 21 you whether this statement is true or false. She has simply 22 asked you did you state this to the investigators. That is all 23 she has asked. She hasn't asked you to go into the details and 24 confirm the truth of the content of the statements. How is it if 12:14:35 25 you answered yes or no, how is that supposed to affect your 26 security? Yes or no, did you state this before the investigators, how does that affect your security and safety? 27 28 THE WITNESS: Well, if it has not problem, it creates no 29 problem on me, let us forge ahead.

1	MR HODES: Your Honour, if I may. If the witness is
2	concerned that this is some particular incident that is well
3	known either within the xxxxx or within any other community that is
4	one that places him at risk, I think by all means we should
12:15:17 5	respect that. The disclosure itself is not public, disclosure is
6	limited to those of us who are part of the Tribunal. And so this
7	whole statement being read out loud at this is point does bring
8	that into the public record. So his response either confirming
9	or denying xxxxx in this particular incident is I
12:15:35 10	believe what it is that is troubling him. So if it is an
11	incident, that I believe what he is suggesting is that it is
12	an xxxxx well known either within the xxxxx or the former xxxxx
13	community, then that is something that the Court should respect.
14	JUDGE SEBUTINDE: Ms Thompson, do you think you could
12:16:04 15	rephrase this question in a way that takes concerns out of it, as
16	a compromise?
17	[Trial Chamber conferred]
18	PRESIDING JUDGE: This is a ruling concerning this answer
19	and matters raised by counsel for the Prosecution.
12:20:58 20	The Defence had only asked the witness for confirmation
21	that what the witness said about what the witness said to the
22	investigators. The witness when asked his concern said, "Forge
23	ahead, it's all right by me." We will put the answer to this
24	question asked by counsel for the Defence, "Did you say what I
12:21:27 25	read?" - that answer will be put on record. However, the
26	witness must raise any concerns, if he has any, on any further
27	questions that are asked of him.
28	Mr Witness, did you understand what I said?
20	

29 THE WITNESS: Yes, ma'am.

	1	PRESIDING JUDGE: The answer written by the witness was,
	2	"Yes." To the question the question asked by counsel for the
	3	Defence "Did you say what I read" was answered in the
	4	affirmative. Ms Thompson, continue.
12:22:18	5	MS THOMPSON: Thank you.
	6	Q. Mr Witness, Tuesday when you were describing xxxxxx's
	7	death, you told this Court that when you got back you saw Gullit
	8	putting his finger in xxxxxx's nose, do you recall that?
	9	A. Yes.
12:22:42	10	Q. I am going to refer again to something which you said
	11	earlier.
	12	MS THOMPSON: Your Honours, page 9778, the last paragraph,
	13	seven lines up. In fact, I will go further up, nine lines up,
	14	starting from the sentence, "On my way after delivering the
12:23:37	15	message."
	16	Q. Mr Witness, like we've done before, I will read out and
	17	then I will ask you the question. "On my way after delivering
	18	the message to these <code>xxxxx</code> for Benuma, <code>xxxxx</code> heard a huge sound
	19	out of Benguma Training Centre. No sooner xxxxx saw one soldier
12:24:02	20	lifting xxxxxx on his soldier and Gullit and xxxxxx were
	21	behind him coming towards my direction. I then saw xxxxxx trying
	22	to put finger into the nostril of xxxxxx and I had to stop
	23	Woyoh and ask him why he is doing such to xxxxxx. He told
	24	me it was to stop the bleeding coming from xxxxxx's nose."
12:24:27	25	Do you recall saying that?
	26	A. xxxxx remember that xxxxx uttered such a word. xxxxx don't know
	27	whether it was a mistake, but it was Gullit.
	28	Q. Mr Witness, isn't this the case: That you have told this
	29	Court that it was this person you call Gullit who put his finger

1	into the nose of xxxxxx because it is part of your campaign
2	to punish him for the death of xxxxxx ? Isn't that the case?
3	A. May God forbid that.
4	Q. Also, whilst you were still at this place, it is the case,
12:25:22 5	is it not, that Gullit knew that you were xxxxxx;
6	not so? He knew that?
7	A. He knew that from the NPRC time.
8	Q. So I put it to you that the conversation you told us about
9	on Tuesday, when you said that you were <code>xxxxxx</code> when Alex Brima
12:25:56 10	called his men and said xxxxxx was not in their favour
11	because <code>xxxxxx</code> was talking about SLA instead of AFRC, I put
12	it to you that that conversation never took place and you have
13	made it up as part of your campaign to punish this person you
14	refer to as Gullit.
12:26:22 15	MR HODES: Again, Your Honours, if counsel is going to
16	impeach based on information that is available in transcript
17	form, I ask for the specific place. Just impeaching out of notes
18	leaves me at a loss.
19	PRESIDING JUDGE: Ms Thompson, it would help to have the
12:26:43 20	exact quotation.
21	MS THOMPSON: Yes, Your Honour, I shall just a minute.
22	PRESIDING JUDGE: Can we start with the date?
23	MS THOMPSON: It was the evidence given on the 27th and it
24	was before lunch time. What I will do, Your Honour, I will ask
12:27:00 25	my colleagues to find it in the transcript. I will come back to
26	that question later. I shall move on so as not to waste time.
27	Q. Now, you said also on Tuesday that you had heard Gullit say
28	that they should burn the town. I have moved on. I will just
29	give you a time frame; we are now in Freetown, and your evidence

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was that you heard Gullit say, "Burn the town." Were you present
          1
          2
               when he gave those orders?
          3
               Α.
                     Yes.
          4
                     MS THOMPSON: Your Honours, I will turn to page 9823.
12:28:03 5
                     JUDGE SEBUTINDE: Sorry. Kindly repeat the page number,
          6
               please.
          7
                     MS THOMPSON: 9823, Your Honours.
          8
                     Mr Witness, before I put that to you, your evidence -- I
               Q.
          9
               will pause a minute. Before I put it to you, your evidence was
12:28:43 10
               that it was as a result of this order that Gullit made that
         11
               Five-Five distributed petrol to everybody. That was your
         12
               evidence; not so?
              Α.
                    Yes. Anything that Five-Five did, the order came from
         13
               Gullit.
         14
12:29:02 15
               Ο.
                     Okay. I will read to you page 9823.
                     MS THOMPSON: Your Honours, I am looking at the eighth
         16
         17
               paragraph, beginning on 11th January 1999.
         18
                     "On the 11 January 1999, there was a meeting for all the
               Q.
         19
               council members, including Gibril Massaquoi (RUF) at State House.
12:29:29 20
               At this meeting, they decided they should burn the town. I saw
         21
               Five-Five distributing petrol to the soldiers and I heard him
         22
               giving specific instructions to burn the Parliament, the Police
               CID headquarters and Immigration. Later I saw smoke."
         23
         24
                     Do you recall saying that to the people taking down your
12:29:59 25
               statement?
         26
               Α.
                     Yes.
         27
               Q.
                     what I have read out to you, there is nothing in there that
         28
               Gullit, on his own, gave an order to burn the town now, is there?
         29
                     He said it first before Mosquito spoke over there.
               Α.
```

1 Your answer was that he said that before Mosquito came on Q. 2 the air? Α. He said that, Gullit, said that we shall burn down 3 4 Freetown. He said that before Mosquito came over the air. 12:30:44 5 Ο. And you were present when he said that? It was xxxxxx with him. xxxxxx heard -- a xxxxxx, while he had a 6 Α. 7 white one. He was before xxxxxx and xxxxxx was behind him until xxxxxx 8 reached State House. Okay, a different house? 9 Q. 12:31:08 10 Yes, yes. Α. MS THOMPSON: Your Honours, I am looking at page 9830, now, 11 12 paragraph five. Shall I move on? 13 PRESIDING JUDGE: We have that before us, thank you. MS THOMPSON: Thank you, Your Honour. 14 12:31:57 15 ο. "Around the 11th January 1999, there was a xxxxxx xxxxxx. xxxxxx was not present, but Gullit, Bazzy, Five-Five, Gibril 16 17 Massaquoi, xxxxxx, xxxxxx, all the AFRC council members took part in that xxxxxx. After the meeting, xxxxxx aka xxxxxx 18 19 xxxxxx, the G5 Commander, told me that Gullit gave the order to 12:32:25 20 burn the town and that Bazzy and Five-Five were burning the CID 21 headquarters. xxxxxx also saw Five-Five at State House distributing petrol to the soldiers." 22 23 Do you remember saying that to the investigators? 24 Yes. Α. 12:32:45 25 Mr Witness, you will agree with me that we have three Q. 26 different versions of the order for burning of Freetown; not so? 27 Α. Three orders? 28 One xxxxxx told you. You have the one which you say the Ο. 29 council members took, and you have the one which you told this

1	Court that you were present when Gullit gave the order. Is that
2	not the case? There are three different versions now.
3	A. Yes. The one that I'm telling you, if you want me to make
4	it clear, the one that xxxxxx came and told xxxxxx , it was the one
12:33:32 5	concerning the CID. The one that xxxxxx came and told xxxxxx
6	concerned the CID. This one that I'm telling you, when we
7	arrived at the xxxxxx, he went in. When they entered the
8	State House, after the meeting, Gullit came out. He met xxxxxx at
9	the gate, and during that time he did nothing that he will not
12:34:00 10	tell xxxxxx. There is where he told xxxxxx again.
11	Q. Mr Witness, I am putting it to you that you have lied to
12	this Court. You are making it up. There are three different
13	versions of that one event; is that not the case?
14	MR HODES: Your Honours, I'm going to object to the
12:34:15 15	question. It is counsel's opinion that these three versions are
16	different. If you look at them, there are consistencies
17	throughout. xxxxxx told him what happened inside the State
18	House meeting. There is no indication of any real significant
19	difference that somehow it was Bazzy who ordered the burning of
12:34:37 20	the city, not Gullit. There is consistency throughout that
21	Gullit ordered it. So this idea that there are three different
22	versions because maybe an investigator did not ask who told him
23	what, I think it is unfair to the witness to pose the question in
24	that fashion.
12:34:57 25	MS THOMPSON: Your Honour, the difference is that the
26	evidence before this Court is that this witness was present when
27	this order was given. Presence actually denotes first-hand
28	knowledge of an event. What we have is two different versions

29 that appear in the statement. One was that he was told by

1 someone else and the other was, in fact, this order was not the single act of one man, but a decision which everybody else came 2 to. It is so significant, it is omitted in both of these 3 4 versions of the statement that this person, this one man, gave 12:35:37 5 this order. Whether it was an order from a meeting or not, but 6 there is nothing in this statement which says that this one man 7 gave this order. In fact, in one of them, it goes further to say 8 that I was not there, or the implication -- [Microphone not 9 activated] --12:35:49 10 THE INTERPRETER: Your Honour, counsel is going too fast 11 for the interpreters to pick out. MS THOMPSON: Sorry. In the last statement, not only was 12 13 he not present, someone else told him. Your Honour, as far as the Defence is concerned, that is a very, very significant 14 12:36:10 15 difference. MR HODES: If I may respond, basically, there is no 16 17 difference. If you look at it, if you look at these statements and if you listen to what he has testified to, there is 18 19 absolutely no difference. On January 11th, 1999, there was a 12:36:33 20 meeting before council members, including Gibril Massaquoi at 21 State House. At this meeting they decided they should burn the town. There is no statement in there that indicates he was 22 present during that meeting. He hasn't indicated during his 23 24 testimony that he was present at that meeting at State House, 12:36:48 25 simply, that he heard Gullit give the order to burn. That does 26 not mean that Gullit only gave the one order to burn during the 27 course of that meeting. If counsel wants to clarify where he 28 heard Gullit give the order that he is referring to, then, by all

means. But to suggest that he is lying to the Court because of

29

	1	things that are not said in these other paragraphs she is citing
	2	to, I think, is completely inappropriate.
	3	PRESIDING JUDGE: We allow the question; I overrule the
	4	objection. For the purposes of record and to refresh the
12:38:00	05	witness's memory, please put the question again.
	6	MS THOMPSON: Thank you, Your Honour.
	7	Q. Mr Witness, what you said in this Court and the two
	8	passages I read out to you are three different versions of the
	9	one event; not so?
12:38:18	8 10	A. Which ones?
	11	Q. Okay, let me put it this way to you: You have told this
	12	Court that you were present when Gullit gave this order. It is
	13	another part of your campaign to punish Gullit; is that not the
	14	case?
12:38:42	2 15	A. NO.
	16	Q. Because I am putting it to you, Mr Witness, no such order
	17	was given, nor did you hear any such order being given.
	18	A. How would you tell me that while you were not present?
	19	Q. Mr Witness, it is a yes or no answer.
12:39:03	3 20	PRESIDING JUDGE: You actually have two questions in there,
	21	Ms Thompson. Do them one at a time, please.
	22	MS THOMPSON:
	23	Q. No such order was given?
	24	A. He gave.
12:39:14	4 25	Q. And you were never present when any such order was given.
	26	A. I was present.
	27	Q. I will ask you two quick questions about xxxxxx. Did
	28	xxxxxx tell you about negotiating safe passage to Freetown
	20	with diplometer did young tell you that?

29 with diplomats; did xxxxxx tell you that?

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1 Α. which of the diplomats? 2 I take it he didn't tell you then. Did xxxxxx tell Q. you that he was planning to surrender to UNOMSIL, if I can put it 3 4 that way; did xxxxxx tell you that he was planning to 12:40:15 5 surrender to UNOMSIL? No. no. 6 Α. 7 Did xxxxxx tell you that he intended to use xxxxxx Q. 8 xxxxxx as his bargaining tool to surrender to UNOMSIL? 9 Α. NO. 12:40:33 10 MS THOMPSON: Your Honour, I am going into a long area. 11 PRESIDING JUDGE: It would appropriate in that case if that 12 particular line of questioning is finished, Ms Thompson, we will 13 adjourn for the lunch break. Madam Court Attendant, please adjourn Court to 2.15. 14 12:40:48 15 [Luncheon break taken at 12.42 p.m.] 16 [AFRC29SEPT05-SGH] [On resuming at 2.20 p.m.] 17 PRESIDING JUDGE: Ms Thompson, you had indicated you were 18 19 moving on to a new aspect of your cross-examination. If you 14:16:39 20 would continue, please. 21 MS THOMPSON: Thank you. 22 ο. Good afternoon, Mr Witness. 23 Good afternoon. Α. 24 Now, Mr Witness, do you recall xxxxxx telling you and Q. 14:17:04 25 his followers that the government of Sierra Leone was killing 26 vour brothers? 27 Α. Yes. 28 Did he also tell you that that was the reason why you 0. 29 should march to Freetown?

1 Α. NO. 2 You gave evidence that xxxxxx said you should not Q. overthrow an elected government. That's right; not so? You said 3 4 that's what he told you. 14:17:50 5 Α. Yes. 6 0. Is it right that xxxxxx had been involved in two 7 military governments? 8 Α. Yes. 9 Now, at Benguema, after the death of xxxxxx, was there Q. 14:18:18 10 a meeting to discuss who should take over the troops? 11 Α. Well, I was not in the meeting. But to assist you a bit 12 again, Bazzy met xxxxxx and xxxxxx that let xxxxxx under Gullit. 13 Okay, Mr Witness, were you aware if there was a meeting, Q. any such meeting? 14 14:18:51 15 Α. Yes. Now, were you aware if the person you have referred to as 16 Q. 17 Gullit was willing to come to Freetown, to march to Freetown? 18 Yes. Α. 19 Q. Did he tell you that? 14:19:27 20 Α. For any movement that we wanted to do, he gave the last 21 order for us and said let us go. 22 Q. Okay. Were you happy to take command from him? 23 I was not glad, but as a xxxxxx subjected to order --Α. 24 THE INTERPRETER: My Lord, the witness is too fast. 14:19:55 25 PRESIDING JUDGE: Mr Witness, you are speeding up there 26 again. A little bit slower, please, so the interpreter and the rest of us can keep up. Please repeat. You said, "I was not 27 glad, but I am a xxxxxx." Please repeat what you said. 28 29 THE WITNESS: I was not glad, but as I was a xxxxxx and I

	1	was <code>xxxxxx</code> to <code>xxxxxx</code> , and the one who told me who was Gullit,
	2	Bazzy, was my xxxxxx. And it was in the presence of Gullit that
	3	he told xxxxxx that let xxxxxx. So xxxxxx had no other thing to do
	4	except to xxxxxx.
14:20:34	5	MS THOMPSON:
	6	Q. And when you xxxxxx it is right to say that you were in a
	7	xxxxxx, were you not?
	8	A. Yes.
	9	Q. And indeed, you xxxxxx around the xxxxxx
14:20:57	10	area?
	11	A. Yes.
	12	Q. You burnt houses around the xxxxxx?
	13	A. Yes.
	14	Q. You looted property around the xxxxx?
14:21:13	15	A. No.
	16	Q. You beat people up around xxxxx?
	17	A. No.
	18	Q. You amputated people?
	19	A. No.
14:21:33	20	Q. And you even killed people in the xxxxxx of Freetown; did
	21	you not?
	22	A. NO.
	23	Q. Did you not xxxxxx the xxxxxx to withdraw from xxxxxx to
	24	xxxxx?
14:21:58	25	A. It was not xxxxxx, it was the commander. How could xxxxxx
	26	<pre>xxxxxx? I only listen to orders.</pre>
	27	Q. Please answer yes or no. Did you xxxxxx the xxxxxx to
	28	xxxxxx
	29	A. NO.

1 Did you --Q. 2 Α. NO. Okay. I have got the answer. Did you advise the 3 Q. 4 xxxxxx from xxxxxx -- I'm sorry, from xxxxxx to xxxxx? 14:22:27 5 Α. Not Benguema, but Upper Allen Town. 6 0. Have you ever told anybody that you advised the xxxxxx 7 of the xxxxxx from xxxxxx to xxxxxx? xxxxxx Training Centre to be exact. 8 9 If you are aware of the statement that I gave before this Α. 14:22:57 10 Court, I said when we were at xxxxxx, Five-Five said we should 11 qo. 12 Q. Mr Witness, please stop there. I want to cut this short. 13 I mean no disrespect to you but we have to move on. The question I asked was have you ever told anybody that you advised the 14 14:23:15 15 xxxxxx of the xxxxxx from xxxxxx to xxxxxx 16 Centre; yes or no? 17 Α. No, no, no. well, perhaps let me remind you of this. 18 Q. 19 MS THOMPSON: Your Honours, I am looking at page 9781. Ten 14:24:07 20 lines down on the sentence "The next day". 21 Again, Mr Witness, be kind enough to listen carefully and Q. then I will ask you the question at the end. 22 23 PRESIDING JUDGE: I have that before me, thank you. Yes, 24 we all have that before us, thank you, Ms Thompson. 14:24:18 25 MS THOMPSON: Thank you, Your Honour. Mr Witness, listen carefully. 26 Q. 27 "The next day we were at Brewery when the Guinean troops 28 entered Freetown through Masiaka direction. As they passed us 29 and advanced towards the city centre, **xxxxxx** everybody

1 that was with us at xxxxxx for us to pull out to xxxxxx." 2 Do you recall saying that? 3 Α. NO. 4 Q. You don't recall saying that at all? 14:25:06 5 We were not at Brewery when the Guinean came and we are Α. 6 ordered to go. The Kissy --7 PRESIDING JUDGE: I'm not sure that you have understood the 8 question. Counsel is asking you did you make the statement that 9 she has read out. That this question, Ms Thompson? 14:25:22 10 MS THOMPSON: Yes, Your Honour. 11 PRESIDING JUDGE: Do you understand the question? 12 THE WITNESS: Please, let her read it again. 13 PRESIDING JUDGE: Please do so, Ms Thompson. THE WITNESS: Yes. 14 14:25:32 15 MS THOMPSON: "The next day we were at xxxxxx when the Guinean troops 16 Q. 17 entered Freetown through Masiaka direction. As they passed us 18 and advanced towards the city centre xxxxxx everybody 19 that was with us at xxxxxx for us to xxxxxx." 14:25:51 20 Α. NO. 21 0. You didn't make that statement. Okay. 22 Α. NO. 23 Did you xxxxxx to retreat from xxxxxx to xxxxx? Q. 24 NO. NO. Α. 14:26:26 25 Mr Witness, it's right to say that during the campaign from Q. 26 xxxxxx on January 6th and back, you were in a very 27 xxxxxx, were you not? 28 Α. I was a xxxxx. 29 And I put it to you that you xxxxxx during that Q.

1 period and xxxxxx them to do things -- sorry, you xxxxxx 2 xxxxxx during that period and in fact gave them xxxxxx which they followed. 3 4 Α. NO. 14:27:10 5 Q. And I suggest to you that Tamba Brima was not in command of 6 any of those troops at any time. 7 To make it short with you, he was the overall boss. Α. 8 Mr Witness, are you hoping for relocation to some other Q. 9 country after you have finished giving evidence before the 14:27:43 10 Special Court? 11 Α. Except I see it as a magic, but I am not thinking of that. 12 But you are hoping that they will protect you for the rest Q. 13 of your life; not so? I will think about that. 14 Α. 14:28:09 15 ο. Are you currently working? MR HODES: I object to the relevance of that, Your Honour. 16 MS THOMPSON: The thread that has been running through my 17 entire cross-examination has been one of motive. These questions 18 19 are no different from questions that I have asked of the other 14:28:32 20 witnesses. And I think I have explored as to the personal motive 21 or personal grudge xxxxxx and Tamba Brima and I am 22 exploring another kind of motive, be it monetary or some other gain, for giving evidence. It is no different from other 23 24 questions we have asked other witnesses to which there have been 14:28:53 25 no objections. 26 PRESIDING JUDGE: We allow the question and overrule the 27 objection on relevance. MS THOMPSON: Thank you, Your Honour. 28 29 Are you currently working? Q.

	1	Α.	NO .
	2	Q.	And you are being taken care of by the Special Court; not
	3	so?	
	4	Α.	No.
14:29:25	5	Q.	Are they not feeding you?
	6	Α.	Ask them if they are feeding me.
	7		PRESIDING JUDGE: Mr Witness, you will answer the question
	8	prope	rly, please. We will have no facetious remarks. Put the
	9	quest	ion again.
14:29:42	10		MS THOMPSON:
	11	Q.	The question is do they not feed you? Are they not
	12	respoi	nsible for your feeding?
	13	Α.	No.
	14	Q.	And your housing?
14:29:50	15	Α.	No.
	16	Q.	Mr Witness, I am suggesting to you that you are sitting
	17	here g	giving evidence?
	18	Α.	No.
	19	Q.	Mr Witness, I am suggesting to you that you are sitting
14:30:00 20 here giving evidence because you		here g	giving evidence because you are hopeful of some gain from
	21	the S	pecial Court at the end of it.
	22	Α.	I believe that if I'm saying the truth, and in order for
	23	the we	orld to know the truth, maybe sometimes they will remember
	24	me.	
14:30:34	25		MS THOMPSON: I think I should ask the interpreter to
	26	inter	pret that last bit again.
	27		PRESIDING JUDGE: Why are you saying that, Ms Thompson?
	28		MS THOMPSON: Because I heard what was said, Your Honour,
	29	and I	heard the interpretation as well. A word has been directly

29

1 interpreted from English to Krio and I'm not sure that is the 2 right interpretation. MR HODES: With great respect to Defence counsel, but we 3 4 are all sort of in the same boat when it comes to what is said 14:31:05 5 and what is interpreted and what goes into the transcript. PRESIDING JUDGE: I think we have been down this road 6 7 before, Ms Thompson. There is an official interpreter. 8 MS THOMPSON: Your Honour, I am simply saying that what 9 came through from the witness and what was interpreted, there was 14:31:26 10 a word added. What I can do -- and I can understand how it came 11 through actually from the interpreter's point of view, it is not 12 a criticism of the interpreter. May I just put the question 13 again and ask that the witness answer it again. 14 PRESIDING JUDGE: Yes, please put the question again, 14:31:40 15 Ms Thompson. MS THOMPSON: 16 17 Mr Witness, after all of this you are hoping for some gain Ο. 18 from the Special Court, are you not? 19 well, I am not telling that I hope or -- but if I do the Α. 14:32:05 20 truth and I talk the truth, I hope. 21 Ο. Okay. Thank you very much, Mr Witness. 22 MS THOMPSON: That was clarified then, Your Honour. Your 23 Honour, that is the end of my cross-examination. 24 PRESIDING JUDGE: Thank you, Ms Thompson. Which counsel? 14:32:24 25 Mr Daniels, I see you're getting to your feet. 26 MR DANIELS: Respectfully, Your Honours, I would like to start my cross-examination by going into some questions that may 27 reveal the identity. So this is an application to go into a 28

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closed session. The application is being brought pursuant to

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1
               Rule 79(A)(ii), that is to do with matters relating to the
          2
               privacy and security of the witness.
                     PRESIDING JUDGE: IS Mr Hodes aware of this?
          3
          4
                     MR HODES: I was not necessarily aware of it, but I have no
14:33:08 5
               objection.
                     PRESIDING JUDGE: We allow this next line of questioning to
          6
          7
               be conducted in a closed session in order to protect the privacy
          8
               of the witness. In the circumstances, Mr Court Attendant, please
          9
               implement a closed session.
14:33:32 10
                     MR HODES: Your Honours, before we go into closed session I
         11
               would just suggest that if the next accused counsel also believes
        12
               he has questions that may be better in closed session, that there
        13
               is some way we could do them.
         14
                     PRESIDING JUDGE: Mr Hodes, you know my view about telling
14:33:52 15
               people how to run their case.
                     [At this point in the proceedings, a portion of the
         16
               transcript, pages 82 to 92, was extracted and sealed under
        17
               separate cover, as the session was heard in camera.]
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	1	[Open session]
	2	MR WALKER: Court is in open session again, Your Honour.
	3	PRESIDING JUDGE: Thank you, Mr Attendant. Mr Daniels,
	4	please proceed on with your cross-examination.
15:04:53	5	MR DANIELS: Your Honours, I am most grateful.
	6	Q. Mr Witness, you recall on 27 September you told this
	7	Honourable Court that while you were at xxxxxx, one Bazzy and
	8	one Gullit came to meet xxxxxx.
	9	Do you remember?
15:05:45	10	A. Yes.
	11	MR HODES: Actually, with all due respect I am not sure
	12	that happened on September 26.
	13	MR DANIELS: 27.
	14	PRESIDING JUDGE: I have 27 in my note.
15:05:57	15	MR DANIELS: Yes, at page 20. Do you agree 27, Mr Hodes?
	16	MR HODES: Yes. Yes, I do.
	17	PRESIDING JUDGE: Please proceed.
	18	MR DANIELS:
	19	Q. A question was put to you by Prosecution counsel, this is
15:07:00	20	page 20 of the morning session of the 27th. The question was,
	21	reading from line 23: "when you say they left us, who left?"
	22	This was the question asked you?
	23	You answered, "Gullit, Five-Five and all those names I have
	24	just called. They left us to go to this base."
15:07:27	25	Do you remember saying this?
	26	A. Yes.
	27	Q. From there where did you and xxxxxx proceed to or did
	28	you proceed anywhere after that?
	29	Please tell us where you proceeded to?

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	1	A. We went to xxxxxx. A team was sent to attack xxxxxx From		
	2	xxxxxx they came back to xxxxxx.		
	3	Q. Did you go together with xxxxx?		
	4	A. No. No. I didn't go. We all stayed.		
15:08:36	5	Q. So you are telling us that xxxxxx was attacked?		
	6	A. Yes.		
	7	Q. For what reason?		
	8	A. Because we wanted ammunition.		
	9	Q. Was Tamba Brima, was he part of this attack?		
15:09:08	10	A. Not at all.		
	11	Q. Was Bazzy part of this attack?		
	12	A. No, no.		
	13	Q. And was Mr Kanu part of this attack?		
	14	A. NO.		
15:09:27	15	Q. Very well. And from there what happened? Did you or		
	16	<pre>xxxxxx attack any other village apart from xxxxxx?</pre>		
	17	A. From xxxxxx we went to xxxxxx.		
	18	Q. Was xxxxx attacked?		
	19	A. Yes.		
15:09:44	20	Q. And this time for what reason?		
	21	A. Because the Nigerian ECOMOG was there. And the main aim		
	22	was to sabotage the security because xxxxxx was taking it		
	23	that as soldiers, it was our duty to defend against any foreign		
	24	aggression. Based on this he decided that we should attack and		
15:10:20	25	remove the Nigerian soldiers from xxxxxx.		
	26	Q. Again, and this is for clarity, please bear with me, was		
	27	Tamba Brima part of this attack?		
	28	A. I have answered that he was not there. The three of them		
	29	were not there.		

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	1	Q.	The three of who?		
	2	Α.	Those names you have just mentioned. Gullit, Bazzy and		
	3	Five-	Five.		
	4	Q.	They were not part of the attack on xxxxxx?		
15:10:55	5	Α.	Yes.		
	6	Q.	Does yes mean no?		
	7	Α.	You said the question you ask me that if they were there.		
	8	I sai	d they were not there.		
	9	Q.	After that, after the attack on xxxxxx was there another		
15:11:17	10	attack on another town?			
	11	Α.	No .		
	12	Q.	Was there an attack at Koinadugu?		
	13	Α.	It was an in-fighting.		
	14	Q.	Between?		
15:11:51	15	Α.	xxxxxx and Superman.		
	16	Q.	If I said it was xxxxxx was would you agree that		
	17	xxxxx	x was representing the soldiers?		
	18	Α.	Yes.		
	19	Q.	Would you agree that Superman was representing the RUF?		
15:12:13	20	Α.	Yes.		
	21	Q.	What was the reason for the in-fighting?		
	22	Α.	It was one xxxxxx's boy who killed one soldier.		
	23	When	I asked and they didn't give any reason, xxxxxx killed		
	24	him.	This caused the infighting.		
15:12:54	25	Q.	So would you agree that, at that time, the SLA soldiers and		
	26	perha	ps the RUF soldiers didn't see eye to eye?		
	27	Α.	There were SLAs who were with the RUF. The only dispute,		
	28	what	caused the division and the in-fighting was the boy who		
	29	kille	d that soldier whom xxxxxx killed in return. That was		

29

Q.

1 the only thing that caused the division. 2 So are you agreeing with me that at that time, both Q. factions did not see eye to eye? At that time is the question I 3 4 am asking. 15:13:58 5 Α. After the murder. 6 0. Would you please answer the question and then you can carry 7 on. 8 I want to make it clear from me before I could answer the Α. 9 question. 15:14:15 10 Ο. The question is that at the time of the killing of the 11 young boy who you referred to, did [redacted] -- I beg your 12 pardon, xxxxxx didn't see eye to eye with Superman. 13 Α. Yes. 14 Thank you. Ο. 15:14:37 15 MR HODES: Your Honours, I only rise at this point just to ask for the previous comment to be redacted and anybody that 16 17 overheard that be advised accordingly? PRESIDING JUDGE: Mr Court Attendant, please arrange to 18 19 have that removed from the record. I would say to anybody in 15:14:55 20 the public gallery, any names that you have heard in the 21 course of the last question and answer session are not to be 22 repeated outside the public gallery and, in particular, not to 23 be repeated in the media. 24 MR DANIELS: I apologise. Most grateful. 15:15:35 25 Q. Mr Witness, do you know the full name of Mr Bazzy? 26 Α. NO. Have you ever known his name? 27 Q. 28 I only know one name called Bazzy. Α.

SCSL - TRIAL CHAMBER

when was the first time you met him?

1 That was in 93 -- 92. Sorry, 92. Α. 2 You met him where? Q. At that time he was security to the Attorney-General, who 3 Α. 4 was Mr Gooding. 15:16:38 5 Q. Are you sure you have never known his full name? 6 Α. NO. 7 Your Honours, I respectfully wish to refer to registry Q. 8 number 9778. 9 PRESIDING JUDGE: Yes, we have it before us. 15:17:26 10 MR DANIELS: 11 Q. Reading from the second sentence beginning with "But 12 before". "But before reaching Waterloo, whilst at Newton, we 13 took xxxxxx including SAJ Musa with xxxxxx in a large xxxxxx, that when entering into the city of Freetown nobody should 14 15:17:53 15 talk -- " It says "take". "Should take about politics. We should be talking of reinstating the army which did not go down 16 17 well with coup makers i.e. Tamba Alex Brima, alias Gullit, Brigadier Five-Five, Colonel xxxxxx, Colonel xxxxxx, Ibrahim 18 19 Bazzy Kamara, Ibrahim Sesay, alias xxxxxx," and others. I am going 15:18:19 20 to ask you, Mr Witness, do you recall mentioning the name 21 Ibrahim Bazzy Kamara to the Prosecution officers at one of your 22 interviews? 23 Yes. Yes. Α. 24 What name? Did you use the full name Ibrahim Bazzy Kamara? Q. 15:18:54 25 If I can recall it was Bazzy Kamara. Α. 26 [AFRC29SEP05E - CR.] Mr Witness, a minute ago you told me that you have never 27 Q. 28 known the full name of Ibrahim Bazzy Kamara. You remember you 29 said it just a few minute ago -- in fact, not even up to a

1	minute in this Court?
2	A. Yes, I'm not refuting that, but the surname has escaped me.
3	But when you read it out, it caused me to recollect.
4	Q. But so you are saying you never added the first name,
15:19:42 5	Ibrahim? Is that what you are saying?
6	A. Yes.
7	Q. So do you know how it came into your statement? You never
8	mentioned it?
9	A. I don't know that.
15:20:07 10	Q. Very well. Now, we're going to talk about the attack or
11	the offensive into Freetown. Where were you on 6 January 1999?
12	A. I was at XXXXXX.
13	Q. On 6 January 1999, did you go beyond xxxxxx into Freetown?
14	A. To help you in your questioning, when we reached town,
15:21:21 15	Gullit ordered us to stay in xxxxxx. When I went ahead, I just
16	risked it, because I took it I couldn't stay behind and not know
17	what is happening between us.
18	Q. The question I'm asking you is: Where were you on the 6th?
19	Did you come into Freetown? Did you go beyond xxxxxx on
15:21:57 20	6th January?
21	A. Outside xxxxxx? Outside xxxxxx, what do you mean? When I
22	came to town, or behind xxxxxx or Waterloo, what do you mean?
23	Q. Were you with the fighting forces? Were you at the front
24	line?
15:22:14 25	A. NO.
26	Q. How far away were you?
27	A. I was at a distance, I would go come and check and go out.
28	I would come inside and go out. That was how I was; I would come
29	in front and go behind. That was what I was doing. Until when I

	1	came to the front, when I met one <code>xxxxxx</code> , who was looting, and I
	2	went back to <code>xxxxxx</code> and called Gullit himself. I said this was
	3	not the mission to loot. I told him to come and see. He came
	4	right to Siaka Stevens Street by Capital and we met him. When he
15:23:08	5	came and asked Bio, Bio said it was Bazzy who sent him to come
	6	and take medicines for casualties. They were angry, because they
	7	said I had taken Gullit to come and kill <code>xxxxxx</code> . And from there, I
	8	went behind. Like I was telling you, I was just coming and
	9	going. I would come to the front and see how the fighting was
15:23:32	10	going on and go back to the rear.
	11	Q. Where did you sleep that night, on the 6th?
	12	A. At XXXXXX.
	13	Q. Do you remember that you told this Court that you saw Bazzy
	14	Kamara with a radio set?
15:24:27	15	A. Yes.
	16	Q. So when was it that you saw him with a radio set? Was it
	17	on the 6th of January?
	18	A. Well, I do not know the exact number, but I did see him
	19	there and he was at the State House on the street.
15:25:01	20	Q. Have you forgotten the date?
	21	A. Yes.
	22	Q. So, if I put it to you that if you've forgotten the date
	23	you are probably referring to the wrong person, what do you say?
	24	A. What do you want to tell me, that I do not know Bazzy from
15:25:20	25	among them who were sitting there?
	26	Q. Please answer the question.
	27	A. What's your question?
	28	Q. I'm saying that you have told this Court that you forgot

29 the date that you saw Bazzy Kamara with a radio set. I'm saying

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	1	that it is also possible that you did not see Bazzy Kamara, you
	2	are referring to the wrong person. What do you say?
	3	A. No, I'm putting it to you that it was the right person whom
	4	I saw, and it was Bazzy Kamara.
15:26:03	5	Q. Where did you see him?
	6	A. Right in front of State House on the street.
	7	Q. Who was he talking to, if he was at all?
	8	A. He was talking to Mosquito.
	9	Q. How do you know that?
15:26:35	10	A. The word that he used, "log".
	11	Q. Log?
	12	A. Mmm-hmm.
	13	Q. Can you spell that?
	14	A. NO.
15:26:48	15	Q. Can you tell me who was operating that radio?
	16	A. Well, I can't tell you who was operating the radio, because
	17	at that time it was he, himself, Bazzy in front of the radio set.
	18	If you're asking me, it was he that I saw on the set.
	19	Q. Did you know, or were you able to listen to the
15:27:32	20	conversation?
	21	A. I was unable to listen to the entire conversation, but
	22	those that I heard was that he asked Log where was <code>xxxxxx</code> .
	23	Those were the words that I heard. When he asked for Supremo,
	24	that's when I knew that in fact he was asking about JP Koroma.
15:28:08	25	Q. I put it to you that Mr Bazzy Kamara was never with a radio
	26	set.
	27	A. You were not there. Maybe those what maybe he told you
	28	that lie. But I'm telling you that I saw him and he was there.
	29	Q. Do you know his call sign?

	1	A. I have forgotten his sign.
	2	Q. I put it to you that you do not know his call sign; not
	3	that you've forgotten, you do not know.
	4	A. I want you if his call sign is there, call it out. Then
15:29:12	5	if you call them out, then I'll tell you that that's it.
	6	Q. I shall move on. Do you recall that on 27 September in the
	7	open session, in the morning session, you told us about an
	8	incident where a xxxxxx came to you with a xxxxxx? Do
	9	you remember telling us?
15:30:09	10	A. Yes.
	11	Q. What happened?
	12	A. If you want me to go into that, I'm a little scared.
	13	Speaking about that, the person is outside at present. I believe
	14	that he's somebody who uses the radio constantly. I do not know
15:30:46	15	there is any xxxxxx y relating to that question for me.
	16	Q. I will respect your concerns and pass it on to Mr Koroma.
	17	Do you remember how many times you were interviewed by the
	18	Special Court?
	19	A. NO.
15:32:01	20	Q. When you were interviewed by members of the Special Court,
	21	you were asked to tell them as much as you know about the attack
	22	into Freetown. Do you recall?
	23	A. Yes, I could recall some.
	24	Q. Do you recall xxxxxx and xxxxxx interviewing
15:32:38	25	you?
	26	A. Yes.
	27	Q. Do you know that the persons who interviewed you felt that
	28	you had very little concrete information about the attack on
	29	Freetown?

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1
                     PRESIDING JUDGE: Are you putting a specific passage to
          2
               him?
                     MR DANIELS: I will do that in a minute.
          3
          4
               Q.
                     I'm putting it to you that after, or during your interviews
15:33:30 5
               with persons from the Special Court on 16 September 2003 the
          6
               officers felt that you had very little concrete information on
          7
               the attack on Freetown. What do you say?
          8
               Α.
                     Yes.
          9
                     You agree with me?
               Q.
15:34:03 10
               Α.
                     Mmm-hmm.
                     MR DANIELS: Your Honours, I'm referring to Registry number
         11
         12
               9816, reading from the second paragraph, "Atrocities during the
         13
               Freetown offensive":
                     "Witness was asked what he knew about atrocities during the
         14
15:35:01 15
               Freetown invasion but had very little concrete information."
                     I put it to you, therefore, that you knew very little of
         16
               Q.
         17
               the attack on Freetown.
                     Those things that I know I'll talk about.
         18
               Α.
         19
                     And that you have been exaggerating.
              Q.
15:35:45 20
               Α.
                     where did I exaggerate?
                     About the attack on Freetown, the atrocities that took
         21
               0.
         22
               place with the attack on Freetown.
         23
                     I won't exaggerate, but I talked about what I saw.
               Α.
         24
                     Mr Witness, how many battalions came into Freetown on
               Q.
15:36:20 25
               6th January 1999, to the best of your information and knowledge?
         26
               Α.
                     There was four.
                     Do you know who was commanding the first battalion?
         27
               Q.
                     There was xxxxxx, who was a commander.
         28
               Α.
         29
                     Second one.
               Q.
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	1	A. There was xxxxxx, who was a commander. There was
	2	xxxxxx, commonly known as xxxxxx. There was one
	3	xxxxxx.
	4	Q. xxxxxx, was he known by any other name,
15:37:33	5	any aka name?
	6	A. No. Well, I can't recall. I cannot recall the aka.
	7	Q. Perhaps a name you've mentioned throughout your testimony,
	8	you can't recall. Okay, you said you also heard Private xxxxxx. Is
	9	that what you said?
15:37:58	10	A. The same Private xxxxxx is xxxxxx, xxxxxx.
	11	Q. Is he known by any other name?
	12	A. They call him xxxxxx.
	13	Q. What about was there any other name apart from xxxxxx that
	14	you can remember?
15:38:29	15	A. Except if you jog my memory.
	16	Q. What about Terminator? Do you know him by any other name?
	17	A. XXXXXX.
	18	Q. Is there any other name apart from that?
	19	A. No, except you jog my memory.
15:38:52	20	Q. And xxxxxx, did you know him by any other name?
	21	A. I only know xxxxxx. Except if you would show me the other
	22	name. Yes, ma'am, I want to ease myself.
	23	PRESIDING JUDGE: Certainly, Mr Witness. Would somebody
	24	please assist the witness?
15:42:56	25	[The witness stood down]
	26	[The witness entered court]
	27	MR DANIELS:
	28	Q. Mr Witness, are you sure there were not any other
	29	battalions apart from the four that you have mentioned to us?

1 well, these are the ones that I can recall. Α. 2 Mr Witness, on 27 September, you told this honourable Court Q. that there was one Changamulanga who was the battalion commander 3 4 for Short and Long Hands. Do you remember making that statement 15:44:06 5 in this Court? Α. 6 Yes. 7 Are you saying there was yet another battalion, apart from Q. 8 the four that you mentioned? 9 In one of those battalions, there you have Changamulanga. Α. 15:44:31 10 But that is not what you told us. You told the Honourable 0. 11 Court that Changamulanga was the battalion commander for Short 12 and Long Hands. This is what you told us. 13 Yes, but to add to that, after we lost xxxxx, they Α. 14 made some changes. They changed the command structure, they 15:45:01 15 changed everywhere. It was later after we had already lost 16 Freetown and we were trying to leave Freetown. At that time, 17 everyone was disorganised. No, there was nobody, so they only 18 made that one. 19 Mr Witness, you just told us that Changamulanga was within Q. 15:45:28 20 one battalion. 21 Α. Yes. 22 Q. Now you are saying that there was another battalion for 23 Short and Long Hands. Which one is it? 24 He was selected from a battalion. Changamulanga was under Α. 15:45:52 25 a commander. If you ask the people that are behind you. When we 26 came later in Freetown, when we had been disorganised, when there 27 was nobody to defend Freetown again, and they wanted to create 28 fearness, it was there that xxxxxx called xxxxxx to form 29 that battalion. If you are asking me, that was how that

	1	battalion was formed, because those four battalion I mentioned to
	2	you, they were not operating any longer, in the sense that
	3	everybody was just doing what he want. At that time, we were
	4	pulling out; we were pulling out. So the one who were around who
15:46:36	5	they think they were able to control and were listening to them,
	6	so they formed that battalion and they began by amputating hands.
	7	Q. Mr Witness, I am putting it to you that you are just making
	8	this up as you go along.
	9	A. As long as it is the truth, I believe that if there is
15:47:07	10	truth, I just have to talk about it. I did not come here to lie
	11	about anybody, I come here to say the truth. What is the truth?
	12	What the Court wants is what I'm saying here.
	13	Q. Mr Witness, do you recall informing us that, from your
	14	point of view, xxxxxx was shot or killed by Gullit or Alex
15:47:52	15	Tamba?
	16	A. Yes, Gullit shot him.
	17	Q. You said you were 100 per cent sure.
	18	A. Yes.
	19	Q. Did you say you saw the bullet-hole in xxxxxx's
15:48:34	20	helmet?
	21	A. Yes.
	22	Q. Did you see the bullet-hole in xxxxxx's head or skull?
	23	A. As I don't know much about reading, I don't I want to
	24	know where the Court will allow me to indicate where I see the
15:49:05	25	bullet mark.
	26	Q. I think you can indicate it for the purposes of assisting
	27	the Court. You can show us.
	28	A. Here, at the back here. [Witness indicates]
	29	PRESIDING JUDGE: He said the head, in the middle of the

	1	base of the head.
	2	MR DANIELS:
	3	Q. And you also saw the bullet mark in the helmet of xxxxxx
	4	xxxxx?
15:49:43	5	A. Yes.
	6	Q. So you want us to believe that the helmet of xxxxxx
	7	covers the basement of the skull, where you just pointed out to
	8	us? Is that what you are saying?
	9	A. Yes.
15:50:07	10	Q. Do you have any idea whether it was a long shot or a close
	11	shot?
	12	A. Yes. It was a short range, because if it were a long
	13	range, it will have skipped the helmet that he wore. It was
	14	because of the short range, that was why the bullet was able to
15:50:36	15	pass through the helmet and pierce the head.
	16	Q. Were you with xxxxxx at the time that he was shot,
	17	according to you?
	18	A. I was not there, but I was in front of
	19	THE INTERPRETER: Pardon. My Lord, could the witness
15:51:09	20	repeat the last part of his answer?
	21	PRESIDING JUDGE: Please repeat your answer, Mr Witness, as
	22	the interpreter didn't get all of it.
	23	THE WITNESS: Gullit was the one that I saw with a revolver
	24	pistol, a silver coloured and when xxxxxx told me to use
15:51:36	25	Goba Water, I told him that the men have gone to the range. He
	26	said they told him
	27	MR DANIELS:
	28	Q. Mr Witness.
	29	A. Yes.

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	1	Q. I just asked you, where were you when he was shot? Where
	2	were you standing when xxxxxx was shot?
	3	A. I was about 30 metres from the position to where I was.
	4	Q. How close was Gullit to xxxxx?
15:52:13	5	A. Right behind his back, right behind his back.
	6	Q. Were you able to see xxxxxx before he was buried?
	7	A. Yes.
	8	Q. Was he put in the coffin?
	9	A. No.
15:52:52	10	Q. What did he look like?
	11	A. Just like when somebody's sleeping.
	12	Q. He looked peaceful and at rest?
	13	A. Yes.
	14	Q. Mr Witness, are you xxxxxx in xxxxx?
15:53:24	15	A. Yes.
	16	Q. Mr Witness, I wish to put it to you that if Gullit shot a
	17	close range to xxxxxx, his face would have been blown apart.
	18	What do you say?
	19	A. I want to put it to you that what caused the bullet not t
15:53:55	20	come out of the face, it was because of the helmet that the
	21	bullet first hit a certain man. That helped to restrain the
	22	force with which the bullet was going. So that made the bullet
	23	to pass through the helmet and pierce the head and was not able
	24	to come at the forehead.
15:54:23	25	Q. So, you are telling me that the bullet did not come out
	26	through his skull?
	27	A. I don't know if you are referring to here as a skull.
	28	Q. I'm saying it didn't go in and come out.
	29	A. It went in, but did not come out.

	1	Q. I'm putting it to you, Mr Witness, that this is a complete
	2	exaggeration. In fact, you are not being truthful to this Court.
	3	A. Mr Lawyer, I want to put it to you that you are not a
	4	trained officer. If you are a trained officer, you should have
15:55:15	5	known what I am saying. When I talked about close range and it
	6	passed through the helmet and it went why it didn't come out,
	7	it was because of the resistance of the helmet. That was why it
	8	passed through the helmet and stayed in and did not come out.
	9	Q. Mr Witness, I also want to put it to you that you had
15:55:38	10	failed in your xxxxxx xxxxxx.
	11	A. xxxxxx alone cannot fight 10 people. When at that particular
	12	moment all of them were behind xxxxxx and I was I was
	13	there to take xxxxxx from xxxxxx. If he told me move from it
	14	and if I came and something happened, do you want to tell me that
15:56:11	15	I've xxxxxx to xxxxxx and while he was the one who told
	16	me who sent me to carry orders?
	17	Q. So, I take it that you don't agree with me?
	18	A. I do not agree with you.
	19	Q. Mr Witness, were there other bodyguards around or
15:56:36	20	protecting xxxxxx around that time?
	21	A. You see, one thing that I want to put to you
	22	Q. Yes or no, please.
	23	A. No.
	24	MR DANIELS: Your Honour, I will be moving into another
15:57:01	25	area and looking at the time, I plead that we adjourn.
	26	PRESIDING JUDGE: Thank you, Mr Daniels. In the
	27	circumstances, we will adjourn to tomorrow morning. I will first
	28	remind the witness of his oath.
	29	Mr Witness, there are some more questions from counsel,

1 therefore, we will start again tomorrow morning at 9.15 a.m. As 2 I have told you before, between now and the time all your evidence is finished, you must not discuss your evidence or your 3 4 story with any other person. Did you understand what I said? 15:57:37 5 THE WITNESS: Yes, ma'am. PRESIDING JUDGE: We will adjourn until tomorrow morning at 6 7 9.15 a.m. Mr Court Attendant, please assist us to adjourn. 8 THE WITNESS: Yes, ma'am. Yes, ma'am. I want to talk to 9 you. As you are talking about protecting myself, they have used 15:58:03 10 to seeing me throughout the day in my own place, going, coming. 11 Now they have not seen me in the morning, maybe except three and 12 four, before they seen me. I don't know if -- I am asking if 13 they would excuse me for tomorrow and then I come the other day. PRESIDING JUDGE: Could we all sit down and sort this out? 14 15:58:32 15 Mr Hodes, it would appear your witness is making an application. I think that's what he's doing, anyway. 16 MR HODES: It also sounds like there are some security 17 concerns being raised. I don't know whether it would be 18 19 appropriate or not to go into closed session to discuss the 15:58:47 20 concerns that he's raising about the security. PRESIDING JUDGE: Yes, in the circumstances, Mr Court 21 Attendant, please close the Court. The evidence is over for the 22 23 day, in any event so the public will not be affected. We are 24 going to close the Court because of issues of security of the 15:59:17 25 witness have arisen and they should be discussed in closed 26 session. Please close the court. [At this point in the proceedings, a portion of the 27 28 transcript, pages 110 to 114, was extracted and sealed under 29 separate cover, as the session was heard in camera.]

WITNESSES FOR THE PROSECUTION:	
WITNESS: TFI-184	2
CROSS-EXAMINED BY MS THOMPSON	4
CROSS-EXAMINED BY MR DANIELS	82