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	1	Thursday, 23rd September 2004	
	2	[The accused Kondewa entered court]	
	3	[The accused Norman and Fofana not present]	
	4	[The witness entered court].	
09:41:25	5	[Open session]	
	6	[Upon commencing at 9.55 a.m.]	
	7	PRESIDING JUDGE: We're resuming the session. If we're	
	8	starting late, it is because the Court Management	
	9	informed the Chamber that the second accused and learned	
09:51:29	10	counsel Mr Bockarie was not were not in court, so we	
	11	had to wait and I noticed, you know, that the second	
	12	accused, Mr Fofana, is not present. Do we have any	
	13	explanation for this just before we proceed?	
	14	MR BOCKARIE: Yes, Your Honour. First, I apologise for being	
09:51:56	15	late in court. I was on my way to court when I had a	
	16	call from the Chief of Detention that I should go and see	
	17	Moinina Fofana. I called on him and I don't know what	
	18	to say, but it is the same old point that is being	
	19	reiterated, which is contrary to our advice. In short,	
09:52:22	20	he is not in court, Your Honour.	
	21	JUDGE BOUTET: He is not in court not because he's sick?	
	22	MR BOCKARIE: Well	
	23	JUDGE BOUTET: We don't want to put you in a difficult	
	24	scenario here. We are intending to call the Director of	
09:52:50	25	the Detention Facility as well as the doctor to establish	
	26	what the situation is, as you know. We heard what he	
	27	said yesterday and we were prepared to listen to him when	
	28	he was saying he felt sick, but we needed to be given	
	29	some time to know what was happening. And the - unless	

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	1		we have evidence	e from the doctor	r to tell us what hi	- S
	2	:	medical status .	is or is not, we	ll, we don't know ex	actly.
	3		We'll do that t	his morning and t	then, if you want to	make
	4		representations	, we'll let you d	do so.	
09:53:17	5		MR BOCKARIE: T	hat is the most a	appropriate, Your Ho	onour.
	6		Thank you.			
	7	JUD	GE BOUTET: Can	we call the Chie	ef of Detention or t	che
	8		responsible pe	rson from the det	cention? Court Mana	agement
	9		is the doctor h	ere as well?		
09:53:38	10	MS	EDMONDS: Yes.			
	11	JUD	GE BOUTET: Cal	l the doctor firs	st.	
	12			[The witness ent	tered court]	
	13			WITNESS: DR DOM	NALD HARDING sworn	
	14			QUESTIONED BY TH	HE COURT:	
09:54:31	15	JUDG	E BOUTET: Good	morning.		
	16	Q.	Could you plea	se identify yours	self for the record?)
	17	Α.	I'm Dr Donald 1	Harding, medical	officer for the Spe	ecial
	18		Court of Sierra	a Leone.		
	19	Q.	Where do you w	ork?		
09:54:45	20	Α.	I work at the I	Detention Centre		
	21	Q.	Do you have ac	cess to the deta:	inees at the Detenti	.on
	22		Centre?			
	23	Α.	Yes, Your Honor	ur, I do.		
	24	Q.	Did you have o	ccasion this morn	ning to examine one	
09:54:57	25		detainee by the	e name of Moinina	a Fofana?	
	26	Α.	Yes, Your Honor	ur, I did examine	e Moinina Fofana.	
	27	Q.	Can you inform	the Court as to	his medical conditi	.on or
	28		status this mo	rning and your op	pinion as to his cap	acity
	29		and capability	to attend the th	rial this morning?	

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	1	A. Mr Moinina Fofana, after examination, I found out that he
	2	is physically and mentally fit, in a good condition of
	3	health, and that he is able he should be able to come
	4	to court this morning.
09:55:29	5	JUDGE BOUTET: Thank you, doctor.
	6	THE WITNESS: Thank you very much.
	7	JUDGE BOUTET: Do counsel for the Defence wish to ask any
	8	additional questions?
	9	MR BOCKARIE: No, Your Honour.
09:55:4	10	JUDGE BOUTET: Thank you. Anybody from Prosecution wish to
	11	ask questions?
	12	MR BANGURA: No questions, Your Honour.
	13	JUDGE BOUTET: We thank you very much, Dr Harding.
	14	[The witness withdrew]
09:56:04	15	JUDGE BOUTET: Next we would like to hear from somebody from
	16	the Detention Centre.
	17	[The witness entered court]
	18	WITNESS: BARRY WALLACE sworn
	19	QUESTIONED BY THE COURT:
09:56:53	20	JUDGE BOUTET:
	21	Q. Good morning, Mr Wallace.
	22	A. Good morning, Your Honour,
	23	Q. Would you please identify yourself for the record?
	24	A. My name is Barry Wallace. I am the Chief of Detention
09:57:06	25	for the Special Court of Sierra Leone.
	26	Q. Mr Wallace, do you have as one of the detainees under
	27	your control at the Detention Facility, one by the name
	28	of Moinina Fofana?
	29	A. I do, Your Honour.

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	1	Q. Have you seen him this morning?	
	2	A. I have, Your Honour.	
	3	Q. Can you inform the Court as to what you know about his	
	4	attending the trial this morning or not?	
09:57:22	5	A. He has indicated that he does not wish to attend the	
	6	trial this morning.	
	7	Q. Has he informed you as to why?	
	8	A. No, Your Honour, he did not give a reason. When he was	
	9	first approached this morning, he did not want to go. I	He
09:57:39	10	then reported sick and I had him seen immediately by the	
	11	medical officer who declared him fit. I also contacted	
	12	the Defence Office, because I wanted to be sure that	
	13	Mr Fofana was making the decision on his own accord and	
	14	I had his Defence counsel Mr Bockarie come to the clinic	
09:58:01	15	to speak to Mr Fofana and, after that, Mr Fofana	
	16	indicated he did not wish to attend court.	
	17	JUDGE BOUTET: Thank you. Mr Bockarie, do you wish to ask	
	18	questions?	
	19	MR BOCKARIE: No, Your Honour.	
09:58:18	20	JUDGE BOUTET: Prosecution?	
	21	MR BANGURA: No, Your Honour.	
	22	JUDGE BOUTET: Thank you very much, Mr Wallace.	
	23	THE WITNESS: Thank you, Your Honour.	
	24	[The witness withdrew]	
09:59:22	25	JUDGE BOUTET: Based on the information available to the Cour	t
	26	at this particular moment, and certainly based on the	
	27	evidence that we have heard, it is obvious to this Court	
	28	that the second accused Mr Fofana is voluntarily refusing	
	29	to attend trial this morning and, therefore, pursuant to	

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	1	Rule 60 and pursuant to our previous ruling, we'll		
	2	proceed in his absence.		
	3	Mr Bockarie, for your convenience, we wish to tell		
	4	you that as of today on, unless further advised, you are		
09:59:59	5	becoming court-appointed counsel for the accused Fofana.		
	6	As we had indicated earlier in the week, there is a		
	7	written ruling in progress at this particular moment and		
	8	a further explanation will be provided in that written		
	9	ruling. So, from now on, you are court-appointed		
10:00:14	10	counsel, you and the team assisting you - that is		
	11	yourself, Mr Koppe and Mr Pestman. Thank you.		
	12	JUDGE THOMPSON: As far as our [microphone not activated] thi	S	
	13	is an order of the Court; it is not just an information.		
	14	MR BOCKARIE: Thank you, sir.		
10:00:41	15	PRESIDING JUDGE: The order will be reduced in writing; it is		
	16	an oral order. It will be reduced in writing and		
	17	communicated to all the parties. And, of course,		
	18	Mr Bockarie, you're court-appointed counsel, but you		
	19	still have your liberty, as counsel, to communicate with		
10:00:58	20	your client to receive instructions from him for purposes		
	21	of filing your objections as a court-appointed counsel in		
	22	the course of these proceedings.		
	23	MR BOCKARIE: I will, Your Honour. Thank you.		
	24	PRESIDING JUDGE: Thank you.		
10:01:15	25	JUDGE BOUTET: So, we will continue with the trial where we		
	26	were. We were trying to complete the		
	27	examination-in-chief of witness TF2-151.		
	28	MR BANGURA: Yes, Your Honour.		
	29	JUDGE BOUTET: You may proceed.		

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	1	WITNESS: TF2-151 [Continued]
	2	[Witness answered through interpretation]
	3	EXAMINED MR BANGURA: [Continued]
	4	MR BANGURA: Good morning, Mr Witness. We shall continue with
10:01:40	5	your testimony this morning.
	6	PRESIDING JUDGE: I think you got to a point where you were in
	7	a place called Fonikor.
	8	MR BANGURA: Yes, Your Honour.
	9	PRESIDING JUDGE: That is where we stopped. "We drove in from
10:01:52	10	the headquarters, in that car, to a place called
	11	Fonikor."
	12	MR BANGURA: That's right.
	13	JUDGE THOMPSON: You also said that concluded an episode; that
	14	you're about to begin a new episode. But that's entirely
10:02:09	15	up to you. I just wanted to
	16	MR BANGURA: In a sense, Your Honour, it conveniently puts us
	17	at the point where the same episode he was explaining
	18	could have been stopped.
	19	JUDGE THOMPSON: It is all right. Thank you.
10:02:22	20	MR BANGURA:
	21	Q. Mr Witness, you were in this Mercedes this blue-black
	22	Mercedes Benz car and you were driven to a place called
	23	Fonikor; not so?
	24	A. Yes, sir.
10:02:36	25	Q. Did anything happen there when you got there?
	26	A. Yes, sir.
	27	Q. Please say.
	28	A. When we arrived there, the man stopped with the Mercedes
	29	Benz and he alighted. We saw a lot of Kamajors and he

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	1		went to them and he did not ask me to alight. We went		
	2		and they talked and they came inside the Benz and they		
	3		started it and we moved. And they brought me back.		
	4	Q.	Mr Witness, take note that the your evidence is being		
10:03:27	5		recorded and so just be a bit slower than this. Go on,		
	6		please.		
	7	Α.	Yes, sir. They brought me back to the CDF office. When		
	8		they brought me to the CDF office, they stopped Benz.		
	9	Q.	Now, the CDF office is it the same place that you've		
10:03:56	10		spoken before in your testimony?		
	11	A.	Yes, sir.		
	12	Q.	Yes, sir, go on.		
	13	Α.	And they opened the door of the Benz and I alighted.		
	14		When I alighted from the Benz, he ordered that the		
10:04:26	15		radio that was in my pocket be taken off.		
	16	Q.	When you say "he", who are you referring to?		
	17	Α.	Mr Magona.		
	18	Q.	Go on.		
	19	Α.	They took the radio from my pocket.		
10:04:47	20	Q.	Who were "they"?		
	21	Α.	The Kamajors.		
	22	Q.	Go on, please.		
	23	Α.	They took the money that I had in my pocket. They took		
	24		off my jean jacket; they took off my trousers; they took		
10:05:17	25		off my sandals from my feet and they told me that		
	26	Q.	Mr Witness, when you say "he", can you try to be very		
	27		precise. Can you name the person you're talking about,		
	28		please?		
	29	Α.	Mr Magona. He took off a paper and a pen and he asked me		

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1		to sign my death warrant. I told him that I couldn't do	
2		anything with my hand. And Mr Magona took a pen and a	
3		paper and he wrote something, but I did not know what he	
4		wrote. And he said: Let me be beaten and put into the	
10:06:25 5		cell and at 8.00 he will come to kill me. He said he	
6		will come and kill me at 8.00 and nobody to ask him.	
7	Q.	And did anything happen next?	
8	Α.	Yes, sir.	
9	Q.	Please, go on.	
10:06:45 10	Α.	Yes, sir. They beat me. There were a lot of people	
11		around and they took me up the building. When I was	
12		taken up the building, I was put in the cell. They put	
13		me in the cell and I was in the cell; I was there for	
14		some hours. I was there when I started hearing some	
10:07:22 15		shots outside. I heard two gun shots. I sat in a corner	
16		and I started praying. It was not long afterwards I	
17		started hearing people saying, "Catch him, catch him,	
18		catch him." I was still in my cell. Just after that I	
19		heard somebody standing by the cell the door of the	
10:08:05 20		cell and he shouted my name. When he shouted my name, I	
21		did not answer, because I was with the impression that	
22		they had come for me so as to be executed. I was inside	
23		there. When	
24	Q.	Mr Witness, try to be a bit slower again, please.	
10:08:29 25	A.	Yes, sir.	
26	Q.	Somebody shouted your name.	
27	Α.	Yes, sir. So when this person shouted my name, I did not	
28		answer. This individual said in the individual had a	
29		Nigerian accent. The person said, "I don't think this	

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	1		person is here, because I had called his name and he did		
	2		not answer." And that was the time I answered, "Yes,		
	3		sir."		
	4	Q.	And did anything happen after this?		
10:09:22	5	Α.	Yes, sir.		
	6	Q.	Yes, would you tell the Court.		
	7	Α.	Yes, sir. Then they opened the door when they opened		
	8		the door when I came out of the when I came		
	9		outside, I saw that it was a Nigerian soldier; it was an		
10:09:50	10		ECOMOG soldier.		
	11	Q.	Did he say anything to you?		
	12	Α.	Yes, sir. He said, "With orders from ECOMOG, you should		
	13		be released and tomorrow morning you should report to		
	14		ECOMOG high brigade." I was there released and I came		
10:10:18	15		down with my empty briefs. I alighted down I came		
	16		down the building, and when I came down I met my wife, my		
	17		boys of the shop and some other relatives waiting for me.		
	18	Q.	I see. After this did you eventually go home?		
	19	Α.	Yes, sir.		
10:10:38	20	Q.	Now, you were advised to report at ECOMOG headquarters;		
	21		is that right?		
	22	Α.	Yes, sir.		
	23	Q.	Did you go there?		
	24	Α.	Excuse me, sir. The person that is interpreting in Krio		
10:11:07	25		is not making the correct interpretation.		
	26	MR B	ANGURA: Okay, Mr Witness, I will Your Honour, it		
	27		arises from the fact that he understands English.		
	28	JUDG	E BOUTET: Repeat your question.		
	29	MR B	ANGURA:		

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1	Q.	Did you eventually go home after this?	
2	A.	Yes, sir.	
3	Q.	You were advised to report to the ECOMOG headquarters the	
4		next day; not so?	
10:11:38 5	A.	Yes, sir.	
6	Q.	And did you go there?	
7	A.	Yes, sir.	
8	Q.	Can you say what happened when you went there the next	
9		day?	
10:11:51 10	A.	Yes, sir.	
11	Q.	Please go on.	
12	A.	The following morning	
13	Q.	Did you go to the ECOMOG headquarters?	
14	A.	Yes, sir.	
10:12:13 15	Q.	Tell what happened there.	
16	Α.	When I went to the ECOMOG headquarters, I met the	
17		soldiers and they gave me space to sit. I sat there and	
18		one captain came. He called my name and he said whether	
19		it was I and I said "Yes, sir." And they said Mr Magona	
10:12:55 20		should be asked to come and I saw them bringing Mr Magona	
21		in front of me.	
22	Q.	Now, this Magona, was it the same person who had got you	
23		locked up in the cell the previous day?	
24	A.	Yes, sir.	
10:13:14 25	Q.	Yes, go on.	
26	Α.	And the man asked me whether I knew him and I said "yes".	
27		And he asked him whether he knew me and he himself	
28		answered "yes", and they took me to the ECOMOG commander.	
29		When I was taken to the ECOMOG commander and the ECOMOG	

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1	commander asked what happened, that was the time I	
2	explained to him. The ECOMOG commander sympathised with	
3	me and said and he said, "Let that captain obtain	
4	statements from him," and that I should be taken to the	
10:14:10 5	hospital, and they there obtained statements from me.	
6 Q.	What happened next?	
7 A.	They took me to the hospital.	
8 Q.	Did you continue to get treatment from ECOMOG for your	
9	condition?	
10:14:27 10 A.	Yes, sir, they continued to treat me, but it was just for	
11	a short while.	
12 Q.	As a result of this, the tying keeping you tied up at	
13	the CDF headquarters, now can you describe what your	
14	present state of health is as a result of that tying up?	
10:14:54 15 A.	Yes, sir.	
16 Q.	Can you say?	
17 A.	There are things I used to do with my hands which I	
18	cannot do any more because, for instance, if water is put	
19	into a 34-centimetre bucket if I were to take this	
10:15:34 20	bucket from here up to that point there, I would not be	
21	able to, except if I asked somebody to do it. As for	
22	now, when the place is too cold, my hands my hands are	
23	weak. I will not be able to work at all.	
24 Q.	Now, you say if water is brought in a bucket and you're	
10:16:00 25	asked to move it a 34-centimetre bucket and you're	
26	asked to move it a distance, you now cannot do it. What	
27	was the position before? You could do that before	
28	before this incident?	
29 A.	Yes, sir.	

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	1	Q.	Apart from your hands, is there any other condition that	
	2		you suffered as a result of the treatment you had from	
	3		in the hands of the Kamajors?	
	4	Α.	Yes, sir.	
10:16:39	5	Q.	What else?	
	6	Α.	That is I have problems with my eyes.	
	7	Q.	What exactly?	
	8	Α.	With all that had happened with me, initially	
	9		initially I would do everything. In fact, I could read	
10:17:10	10		Bible at night, but now I cannot even read the Bibles	
	11		that have small prints [sic] and some books. And after	
	12		7.00 I cannot I cannot continue with my profession, no	
	13		matter how bright the light is. I would find it very	
	14		difficult, you know, to pass a thread and at any time	
10:17:33	15		and at any time when I sit for a long time, my eyes keep	
	16		on itching.	
	17	Q.	Thank you, Mr Witness. Now, you remember in your	
	18		testimony earlier, you mentioned that during the time of	
	19		your second arrest; do you recall?	
10:17:53	20	Α.	Yes, sir.	
	21	Q.	You said you were you felt like easing yourself and	
	22		you were brought out of the building and you came out and	
	23		you eased yourself; not so? You urinated outside?	
	24	Α.	Yes, sir.	
10:18:11	25	Q.	Can you describe the situation outside the building at	
	26		the time?	
	27	Α.	Yes, sir.	
	28	Q.	Now after after your release on that second arrest,	
	29		were you did you at any time learn about what was	

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	1		going on in the building that day?	
	2	Α.	Yes, sir, they explained to me what happened in the	
	3		building during that time. It was my wife that explained	
	4		to me.	
10:18:42	5	Q.	What did she say to you?	
	6	Α.	My wife explained to me that, "Do you know that that day	
	7		when they tied your hands up there, when we were shouting	
	8		up there, in fact, they were having a meeting down here	
	9		and their chief was there in the meeting. I told him	
10:19:06	10	Q.	Mr Witness, you have to slow down a bit. Go on, please.	
	11		Now, she said to you the chief was there at the meeting.	
	12		Who was this chief she referred to?	
	13	Α.	Mr Hinga Norman.	
	14	Q.	Now, Mr Witness, apart from the incidents that you have	
10:19:37	15		narrated to this Court that you experienced personally,	
	16		did you observe anything else in Kenema - at this time -	
	17		that you wish to inform this Court about?	
	18	A.	Yes, sir.	
	19	Q.	Please do.	
10:19:55	20	Α.	When I returned when I returned to Kenema after the	
	21		intervention, after my first arrest I went to shop to go	
	22		and watch to know what was happening in the shop. When I	
	23		went to the shop, it was locked.	
	24	Q.	Mr Witness, can you just give us a sense of time? When	
10:20:42	25		was this? You said after your arrest. How long after	
	26		your arrest? Just let us know how long; was it a few	
	27		days, please say?	
	28	A.	Just some days after my arrest.	
	29	Q.	Okay, go on, please.	

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	1	A.	I was in front of my shop. When I saw that it was	
	2		sealed one man and they had been shouting after him,	
	3		"Catch him, catch him, he's junta."	
	4	Q.	Who were "they"? You said "they".	
10:21:23	5	Α.	Some Kamajors.	
	6	Q.	Yes, go on.	
	7	Α.	A young man ran and went towards the Junction. As he was	
	8		approaching the Junction, that was the time they fired at	
	9		him and they chopped him. They placed tyres on him and	
10:22:02	10		they burnt him. We all scattered from the scene.	
	11	Q.	Now, you say he was shot, who did you notice who shot	
	12		him?	
	13	Α.	It was one Kamajor.	
	14	Q.	Now, apart from this incident, is there anything else	
10:22:26	15		that you noticed over this period of time that you	
	16		have narrated this incident. Is there anything else you	
	17		would like to inform this Court about?	
	18	Α.	Yes, sir.	
	19	Q.	Yes, please.	
10:22:44	20	A.	With some time after that - the incident that I saw - I	
	21		saw another incident along Sumaila Street by KEDC field.	
	22	Q.	Now, when you say "some time", can you give us a more	
	23		precise answer for what time you're referring to?	
	24	Α.	Just after just after the incident that I spoke about,	
10:23:26	25		that I saw around my shop.	
	26	Q.	Okay, go on, please.	
	27	Α.	I use that course in the morning as to go to my shop.	
	28	Q.	That is Sumaila Street?	
	29	A.	Sumaila, yes, sir.	

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	1	Q.	Yes.	
	2	Α.	So when I arrived, opposite the goal post at KEDC field	
	3		school, by the street I saw a lot of people standing and	
	4		watching. I saw some Kamajors, so I also became curious	
10:24:25	5		and I stood over the street and I started watching and I	
	6		saw this Kamajor; he had a plastic bag, a transparent	
	7		plastic bag.	
	8	Q.	Yes, did you notice anything in the plastic bag?	
	9	Α.	Yes, sir.	
10:24:51	10	Q.	What did you notice in the plastic bag?	
	11	Α.	There was meat in the plastic bag. So, when I saw this	
	12		plastic bag - the Kamajors holding it - I saw them	
	13		dragging one young man trying to put him in a hole just	
	14		at the back of the goal post. There was blood in the	
10:25:21	15		Kamajor's hand and in the plastic bag.	
	16	Q.	Now, what did you notice about this young man that they	
	17		were dragging into a hole?	
	18	Α.	They dragged	
	19	Q.	What did you notice about him?	
10:25:40	20	Α.	The man was chopped.	
	21	Q.	Was he alive?	
	22	Α.	He was dead.	
	23	Q.	And did you learn anything about what had happened while	
	24		you were there?	
10:25:55		Α.	Yes, sir.	
	26	Q.	What did you learn?	
	27	Α.	From there I heard from there I heard that the	
	28		people the man was a Kamajor and that his heart had	
	29		been extracted and that his liver was what was in the	

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	1		plastic.	
	2	Q.	Now, did the Kamajors also dragging this body in the	
	3		hole, did they do anything further?	
	4	Α.	Yes, sir.	
10:26:32	5	Q.	Please say.	
	6	PRES	IDING JUDGE: I'm sorry, I heard about "liver", "liver".	
	7		What is it, please? Let me get that clear.	
	8	MR B	ANGURA: Your Honours	
	9	PRES	IDING JUDGE: Let the questions let the witness, you	
10:26:48	10		know, explain what he meant something in the plastic	
	11		bag.	
	12	MR B	BANGURA:	
	13	Q.	Now, Mr Witness, you say you learned later	
	14	THE	INTERPRETER: Your Honours, would the witness please go a	
10:26:59	15		little bit slower so as to give the interpreter the	
	16		opportunity to give the correct interpretation.	
	17	PRES	IDING JUDGE: They say you should go slowly, please.	
	18		Don't talk too fast, so they can interpret you. Have you	
	19		heard, Mr Witness?	
10:27:16		THE	WITNESS: Yes, sir.	
	21	MR B	BANGURA:	
	22	Q.	Now, you say that you learned at the scene that this	
	23		person who was lying there, that what was in the bag was	
	24		his liver and that his heart had been taken out of his	
10:27:32		_	body. Can you be very clear about this, please?	
	26	Α.	Yes, sir.	
	27		IDING JUDGE: I want him to say it, not you.	
	28	JUDG	E BOUTET: Maybe you can just take him back in time to	
	29		that field.	

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1	1	PRESIDING JUDGE: Take him back. Let him give evidence. You	
2	2	don't dictate to him what he has to say.	
3	3	MR BANGURA: I am not, Your Honour.	
4	4	JUDGE BOUTET: But if you would, please, just take him back to	
10:27:56 5	5	when he saw the plastic bag and then let's move along.	
6	6	MR BANGURA: As Your Honour pleases.	
7	7	Q. Mr Witness, you came on the scene and you saw a Kamajor	
8	3	holding a plastic bag; not so?	
ç	9	A. Yes, sir.	
10:28:13 10	C	Q. And you saw something in that plastic bag which you said	
11	1	was meat?	
12	2	A. Yes, sir.	
13	3	Q. Now, after this when you saw this, did you later learn	
14	4	about what had happened to this person that you saw being	
10:28:32 15	5	dragged?	
16	6	A. Yes, sir.	
17	7	Q. Now, very slowly, can you explain and state to the Court	
18	3	what you learned about this person? What had happened to	
19	9	him?	
10:28:52 20	C	A. This person I later on came to know that the boy that	
21	1	was killed, his heart and his liver were the things that	
22	2	were in the plastic bag that was in the Kamajor's hands.	
23	3	THE INTERPRETER: Your Honours, the witness says he wants to	
24	4	ease himself.	
10:29:26 25	5	PRESIDING JUDGE: Yes, if he wants to ease himself the	
26	6	Court will rise for you want to ease yourself? Yes,	
27	7	the Court will rise for ten minutes, please. The Court	
28	3	rises, please, and the record should reflect that.	
29	9	[Break taken at 10.35 a.m.]	

NORMAN ET AL 23 SEPTEMBER 2004 OPEN SESSION Page 18 [On resuming at 10.55 a.m.] 1 2 PRESIDING JUDGE: Mr Witness, are you now all right? 3 THE WITNESS: Yes, sir. 4 PRESIDING JUDGE: You are now ready to proceed. 10:50:59 5 THE WITNESS: Yes. 6 MR BANGURA: Your Honour, I was just about finishing up with 7 the witness when he indicated that he wished to ease 8 himself. Your Honours, there will be no further 9 questions for this witness. 10:51:15 10 PRESIDING JUDGE: All right. Thank you. 11 MR BANGURA: Thank you, Mr Witness. JUDGE BOUTET: Are we ready to proceed with cross-examination? 12 13 Counsel for first accused? Again, Mr Counsel, please ask, if you can, short questions and not too fast. 14 10:51:47 15 MR JABBI: I will, My Lord. JUDGE BOUTET: Thank you. 16 17 CROSS-EXAMINED BY MR JABBI: Q. Now, Mr Witness, according to you, you found cause to 18 leave Kenema two days before the AFRC was overthrown; is 19 10:52:13 20 that so? 21 A. Yes, sir. Q. Can you explain to the Court why you had --22 PRESIDING JUDGE: Mr Witness, follow the question very well. 23 24 Make sure you understand the question. Do you understand 10:52:32 25 me? 26 THE WITNESS: Yes, sir. 27 PRESIDING JUDGE: Make sure you understand the question before 28 you volunteer an answer. If you do not understand, you 29 can ask that they put the question again. Do you

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1 understand me?	
2 THE WITNESS: Yes, sir.	
3 PRESIDING JUDGE: If you know the answer, you give the ans	swer.
4 If you do not know, indicate that you do not know. H	Have
10:52:56 5 you understood?	
6 THE WITNESS: Yes, sir.	
7 MR JABBI:	
8 Q. Now, can you explain to the Court why you left Kenema	a
9 just before the AFRC was overthrown?	
10:53:13 10 A. Yes, sir. I left Kenema one, because I wanted to see	cure
11 my life. Secondly, every day and night there were	
12 gunshots fired. There was looting going on - looting	Э
13 people's shop and people had been killed and I became	e
14 and that tormented me and that made me to decide to 1	leave
10:54:15 15 the town.	
16 JUDGE BOUTET: Go ahead.	
17 MR JABBI:	
18 Q. All this was before the Kamajors took over from AFRC,	, was
19 it?	
10:54:39 20 A. Yes, sir.	
21 Q. Do you know who was doing the killing, shooting and	
22 looting?	
23 A. I will not able to tell that.	
24 Q. You said you left one of the reasons why you left	was
10:55:28 25 in order to secure your life. Did you, in fact, fear	r for
26 your life during that period?	
27 A. During which time, sir?	
28 Q. The time just before you left Kenema, before the AFRO	C was
29 overthrown.	

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	1	Α.	Yes, sir.	
	2	Q.	Why did you fear for your life?	
	3	Α.	Every day that I went to town, I would hear gunshots; I	
	4		would see people being killed; I would see shops being	
10:56:36	5		looted. That was why I sacrificed everything in my shop,	
	6		and I loved my life and my life was much better than what	
	7		I had in my shops, so I decided to leave.	
	8	PRES	IDING JUDGE: Learned counsel, I was going to say outside	
	9		this question when you put it to him earlier on	
10:57:00	10		anyway, you can proceed.	
	11	MR J.	ABBI: It was an answer to a different question earlier.	
	12		It could still apply to this question.	
	13	PRES	IDING JUDGE: Okay, proceed, please.	
	14	MR J.	ABBI:	
10:57:14	15	Q.	Now, had this condition that you have just explained been	
	16		existing during the AFRC takeover for a long time? I	
	17		mean, during the AFRC control of Kenema, had it been	
	18		going on for a long time?	
	19	Α.	Yes, sir.	
10:57:39	20	Q.	Do you remember?	
	21	JUDG	E BOUTET: Go ahead.	
	22	MR J.	ABBI:	
	23	Q.	Do you remember how long the AFRC was in control in	
	24		Kenema?	
10:58:14	25	Α.	I will not be able to tell you precisely the exact month,	
	26		but they were in control of Kenema for some time.	
	27	Q.	Can you guess how many months?	
	28	Α.	I wouldn't like to guess and tell you and it is proved to	
	29		be lies. I have come to this Court to say the truth.	

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	1	Q.	Do you know when the AFRC took control of Kenema?	
	2	Α.	I wouldn't be able to tell you the exact date.	
	3	JUDG	E BOUTET: Mr Witness, you've answered "some time". Is it	
	4		more than a year, less than a year, a few years? We're	
10:59:19	5		not asking you the date, but just	
	6	THE	WITNESS: 1997.	
	7	MR J	ABBI:	
	8	Q.	If I suggest to you a date or a month and say that it was	
	9		in May 1997, would your memory be jogged?	
10:59:47	10	PRES	IDING JUDGE: That is too technical "jogged" for the	
	11		translators, too, you know, it is important.	
	12	JUDG	E THOMPSON: Refreshed.	
	13	MR J	ABBI:	
	14	Q.	If I said it was in May 1997, would you remember it as	
11:00:05	15		correct?	
	16	Α.	Yes, sir.	
	17	Q.	So you would agree it was in May 1997?	
	18	Α.	Yes, sir.	
	19	Q.	Now, do you know the month you left Kenema?	
11:00:29	20	Α.	Yes, sir.	
	21	Q.	When was it?	
	22	Α.	February.	
	23	Q.	What year?	
	24	Α.	1998.	
11:01:10	25	Q.	1998. Would I be right to say that you were in Kenema	
	26		for the whole period from May 1997 to February 1998 - you	
	27		were continuously living in Kenema?	
	28	Α.	That is to say, I did not travel out of Kenema at all?	
	29	Q.	Well, you can say.	

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	1	Α.	I am a resident of Kenema and I've been travelling in and	
	2		out of Kenema.	
	3	Q.	During that period, you mean?	
	4	Α.	Yes, sir.	
11:02:10	5	Q.	How long did you stay out of Kenema on your various	
	6		travels, at a time?	
	7	Α.	The longest that I spent out was about four days.	
	8	Q.	Do you know how many times you went out of Kenema during	
	9		that period?	
11:02:52	10	Α.	I can't remember rightly, but it is not much.	
	11	Q.	Would you say three times, around that?	
	12	Α.	Just like I told you earlier, I wouldn't like to guess,	
	13		sir.	
	14	Q.	Well, you would certainly know whether it was more or	
11:03:21	15		less than a certain number like three, wouldn't you?	
	16	Α.	It's not much, but	
	17	Q.	We're still working around how many times. You don't	
	18		have to be very exact.	
	19	Α.	About five times.	
11:03:54	20	Q.	Now, can you tell this Court what your own relationship	
	21		with the AFRC was during that period?	
	22	Α.	I'm glad to tell you that I have no relationship with	
	23		them.	
	24	Q.	I am putting it to you that you were very closely	
11:04:24	25		operating with the AFRC during that time.	
	26	Α.	I'm also glad to tell you that it is a big mistake,	
	27		because I had no close ties with them.	
	28	Q.	I am putting it to you that it was because of this close	
	29		relationship that you feared for your life and you had to	

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	1		leave Kenema two days before they were overthrown?	
	2	Α.	I'm glad to tell you that I did not have any close	
	3		relationship with them other than the work that I was	
	4		doing that was in my life and that of my family.	
11:05:17	5	Q.	When did you return to Kenema after the overthrow of the	
	6		AFRC?	
	7	Α.	I was in Kenema when the overthrow took place. I was in	
	8		Kenema when they overthrew the AFRC, two days after.	
	9	Q.	How long did you stay out of Kenema when you left	
11:05:52	10		before the AFRC was overthrown, how long did you stay out	
	11		of Kenema on that occasion?	
	12	Α.	About four or five days, about that.	
	13	Q.	So would it be correct to say that you returned to Kenema	
	14	¥•	in February 1998?	
11:06:28		A.	Yes, sir.	
	16	Q.	Can you say when - the month - that you say you went to	
	17	Ĕ.	Wesley Street, found some young men playing scrabble and	
	18		you were watching it until some Kamajor called you? Can	
	19		you say when that was, what month?	
11:07:01	20	Α.	It was in the same February.	
	21	Q.	February 1998?	
	22	Α.	Yes, sir.	
	23	Q.	But obviously after the AFRC had been overthrown; not so?	
	24	Α.	I don't understand what you say, sir.	
11:07:25	25	Q.	You said that incident was in February 1998 and I said it	
	26		was obviously after the AFRC had been overthrown; not so?	
	27	A.	Yes, sir.	
	28	PRES	IDING JUDGE: Mr Jabbi, is that after or before?	
	29	MR J	ABBI: It is after, My Lord	

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	1	PRES	IDING JUDGE: After.	
	2	MR J.	ABBI: Yes, My Lord.	
	3	Q.	Now, your alleged incident in the office with Fefegula,	
	4		did that also take place in February 1998?	
11:08:42	5	Α.	Yes, sir.	
	6	Q.	Do you know Fefegula?	
	7	A.	If I see him, I will be able to identify him. I know	
	8		him, sir.	
	9	Q.	Did you know him before that first incident?	
11:09:28	10	Α.	No, sir.	
	11	Q.	Have you seen him ever since these series of incidents	
	12		you have narrated to the Court? Have you seen him at	
	13		all?	
	14	Α.	That was the first day I saw him, sir.	
11:10:03	15	Q.	No, my question is whether you have since seen him after	
	16		all these incidents that you've explained? Have you set	
	17		eyes on him again since these incidents?	
	18	Α.	No, sir.	
	19	Q.	Now, talking about that first incident when you were	
11:10:42	20		taken to Fefegula's office, according to you, did you	
	21		make a report of it?	
	22	Α.	Make a report about that, sir?	
	23	Q.	Did you report that incident, the first incident when you	
	24		were taken into Fefegula's office and you were ultimately	
11:11:23	25		released, did you report it?	
	26	JUDG	E THOMPSON: To whom? I want to know, because the	
	27		question is vague. He said the context in which he	
	28		has narrated this series of episodes, it would seem to me	
	29		if cross-examination is to be fair and, of course, we're	

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	1	here to be fair to both sides, the question asked should	
	2	not really be that vague. Did he make a report to	
	3	MR JABBI: Well, My Lord, I will concede that the question is	
	4	wide, but, My Lord, I believe it is quite specific to ask	
11:12:09	5	if a report of that incident was made by him anywhere, My	
	6	Lord.	
	7	JUDGE THOMPSON: Well, you didn't say "anywhere". You said:	
	8	"Did he make a report?"	
	9	MR JABBI:	
11:12:21	10	2. Did you make any report of that incident anywhere at all?	
	11	JUDGE THOMPSON: There is need for absolute precision in these	
	12	matters.	
	13	MR JABBI: Thank you, My Lord.	
	14	2. Did you make a report of that incident anywhere at all?	
11:12:39	15	A. No, sir.	
	16	2. Now, during that first incident, you mentioned one Pa who	
	17	came and inquired what they were doing to you? Do you	
	18	know him?	
	19	A. I didn't know the Pa personally.	
11:13:37	20	2. Did you get to know him from that occasion?	
	21	A. I used to see him, but I did not know him personally and	
	22	from that particular incident I became used to him.	
	23	2. You were seeing him before that incident, or you didn't	
	24	know him personally before that incident; is that what	
11:14:08	25	you're saying?	
	26	A. Yes, sir.	
	27	2. And are you also saying that thereafter you continued to	
	28	see him?	
	29	A. From that time I used to see him.	

	1	Q.	Often?
	2		[11.20 a.m. HN230904B]
	3	Q.	Now, do you know his name.
	4	A.	Yes, sir.
11:19:06	5	Q.	Would you mind giving his name to the Court?
	6	A.	Yes, sir.
	7	Q.	Go on, please?
	8	A.	Foday Kai-Samba.
	9	PRES	IDING JUDGE: Foday what Kai?
11:19:36 1	10	MR J	ABBI: Kai-Samba. K-A-I-S-A-M-B-A.
1	11	PRES	IDING JUDGE: Foday Kai-Samba.
1	12	MR J	ABBI:
1	13	Q.	Do you know his connection with the Kamajors?
1	14	A.	Just like I told you, I did not know anything personal
11:20:18 1	15		about that man.
1	16	Q.	But he was in the Kamajors office on that day; not so?
1	17	Α.	Yes, sir.
1	18	Q.	Now, did you sense some authority in him towards the
1	19		Kamajors in the office?
11:21:00 2	20	Α.	I wouldn't be able to tell you anything about that, sir,
2	21		because I did not know his relationship with them, sir.
2	22	Q.	But they certainly respected what he said and they
2	23		released you, didn't they?
2	24	A.	What the man said, I heard them say, "Do you trust him?"
11:22:02 2	25		And they said, "Yes." "Do you trust him?" And they
2	26		said, "Yes." That was why they left me.
2	27	Q.	They left you because of his intervention; is that true?
2	28	A.	Yes, sir.
2	29	Q.	Would you also say that it was because they respected him

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	1		or what he said?			
	2	Α.	Well, just like I told you ea	arlier, I do not know the		
	3		relationship between him and	them, and		
	4	PRES	IDING JUDGE:			
11:22:48	5	Q.	That is not the question. Ca	an you now say that they		
	6		respected him? Because when	he said when he told ther	n	
	7		that he trusted you twice, is	sn't it? "Do you trust him?'	T	
	8		"Yes." "Do you trust him?"	"Yes." They released you.		
	9		Do you now say that can yo	ou say that they respected		
11:23:08	10		him? That is what counsel is	s asking you.		
	11	Α.	Yes, sir.			
	12	MR C	ABBI: Thank you.			
	13	Q.	Now, you spoke about an incid	dent when a jeep halted		
	14		before your shop, and you we	re invited into the shop 3	I	
11:23:42	15		mean, into the jeep by a Kama	ajor. Can you tell the court	-	
	16		My Lord, I will just give	him a little bit of time to		
	17		attend to his eyes, so that h	nis full attention is with me	9	
	18		when I'm posing the question,	, My Lord.		
	19	PRES	IDING JUDGE: Mr Witness?			
11:24:06	20	THE	WITNESS: Yes, sir.			
	21	Q.	I see you are attending to yo	our eyes you are fidgeting	J	
	22		with your eyes. Are you com	fortable; can you go on?		
	23	Α.	Yes, sir. My eyes are aching	g, but that doesn't have		
	24		anything to do with my speech	1.		
11:24:34	25	PRES	IDING JUDGE: [Microphones not	t activated] distract your		
	26		attention your attention,	too.		
	27	Α.	I will carry on, sir.			
	28	MR C	ABBI:			
	29	Q.	Now, I was just reminding you	1 of the other incident when		

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	1		a jeep halted before your shop, and you were invited to		
	2		the jeep. Can you tell the Court what month and the year		
	3		that incident took place?		
	4	A.	Yes, sir.		
11:25:06	5	Q.	Yes, please go on.		
	6	Α.	December 1998.		
	7	Q.	Thank you. That jeep, when you entered it, first took		
	8		you to a certain shop where you say there was a spare		
	9		parts man there was a spare parts man in that shop		
11:25:38	10		according to you. Did you know the man that time?		
	11	MR B	ANGURA: Your Honour, I don't recollect the witness saying		
	12		a "spare parts man."		
	13	PRES	IDING JUDGE: I mean, its a shop; isn't it? Spare parts		
	14		man is a spare parts shop. It's just a way of putting		
11:26:00	15		it it's a shop. They took him to a shop - a spare		
	16		parts dealer shop, you know, and that is just what		
	17		counsel is putting to him. I don't see		
	18	MR B	ANGURA: I agree, it may not turn on anything significant,		
	19		but the		
11:26:10	20	PRES	IDING JUDGE: And in any event, there is no dispute, you		
	21		know, that somebody came out anyway, let's go on,		
	22		please. You can proceed with your cross-examination.		
	23	MR J	ABBI: As a matter of fact, My Lord, I'm using the		
	24		phraseology that the witness was using, "The spare parts		
11:26:26	25		man."		
	26	PRES	IDING JUDGE: I see nothing wrong I see nothing wrong		
	27		with that question. Please, go on.		
	28	MR J	ABBI: Thank you, My Lord.		
	29	Q.	You were taken to a spare parts shop where, according to		

1 you, there was a certain man. Did you know that man at 2 that time? 3 Excuse me, My Lord, the person that is interpreting said Α. 4 I was talking to one spare parts man, and I wasn't 11:27:02 5 talking to one spare parts man. PRESIDING JUDGE: May we draw the attention of the person 6 7 interpreting and translating into Krio to follow the 8 questions attentively, and to translate them faithfully 9 to the witness since it is very, very important. Please, 11:27:24 10 follow the question. If as an interpreter you do not follow the question, ask that it be repeated, and if you 11 12 do not follow the reply given to this question, ask the 13 reply which is proffered, you know, is repeated. You 14 have to be very careful, because you are a very important 11:27:46 15 component of the credibility exercise that this Court is 16 to carry out to the best of its ability. Thank you. 17 MR JABBI: 18 So I will just go over it. You were taken to a shop for Q. spare parts, and there was a certain man in that shop 19 11:28:12 20 according to your evidence. 21 Yes, sir. Α. 22 Ο. Did you know that man at that time? 23 Α. I know him. 24 Q. Who was he? 11:28:30 25 Α. He was the owner of the spare parts shop. 26 Q. Did you know his name? 27 Α. Yes, sir. 28 Can you tell the Court? Q. 29 Α. Yes, sir.

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                                                                          Page 30
         1 Q. Yes, please.
         2
             Α.
                  Brima xxxx.
         3
            PRESIDING JUDGE: Brima?
         4
            MR JABBI: Brima xxxx. xxxxxx, My Lord -- xxxxx, the
11:29:06 5
                  surname.
         6
            PRESIDING JUDGE: Thank you. Proceed, please.
         7
            MR JABBI:
             Q. Now, can you also say the address of that shop?
         8
         9
             MR BANGURA: Your Honour, I'm afraid, the witness, by
11:29:32 10
                  revealing further details about this man, may be exposing
        11
                  his identity in some ways, Your Honour. The incident
                  that he has narrated to this Court may be within the
        12
        13
                  knowledge, specifically, of certain persons who are
        14
                  following the proceedings.
11:29:40 15
            JUDGE THOMPSON: I don't know -- okay.
            MR JABBI: My Lord, I would also reply that, in that case, the
        16
        17
                  very incident by itself on which he has led him in
        18
                  evidence would also be able to reveal his identity, but I
                  don't think that would be the case, My Lord, of the
        19
11:30:10 20
                 witness in question.
        21
            JUDGE THOMPSON: So I will ask learned counsel for the
                  Prosecution to restate that objection if it's an
        22
                  objection.
        23
             MR BANGURA: Your Honour, it's an objection and --
        24
             JUDGE THOMPSON: Well, please formulate it legally.
11:30:18 25
        26
             MR BANGURA: Your Honour, the answer -- the question asked to
        27
                  the witness, if answered, may reveal facts which could
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28 disclose his identity.

29 JUDGE THOMPSON: Whose identity?

1 MR BANGURA: The witness's identity.

2 JUDGE THOMPSON: In what respect?

MR BANGURA: Your Honour, in the sense that the specific 3

4 address that is being asked for could easily link to an

11:30:46 5 incident --

> 6 JUDGE THOMPSON: Why are you saying "could"? That's

7 hypothesising.

8 MR BANGURA: My Lord, I --

9 JUDGE THOMPSON: You want to be very careful here. We've got 11:30:54 10 in place certain protective measures. You came for them; 11 we gave you a panoply of protective measures, and I think the rationale behind those protective measures was that 12 we should give you measures that would protect this 13 14 witness's identity for all sorts of reasons; in other 11:31:16 15 words, shield this witness or witnesses from anonymity. 16 And I'm not sure whether we talked about identifying data 17 in respect of other persons with whom, or whose names might come out during the course of the testimony, 18 19 because now I'm not yet convinced, unless you canvass 11:31:48 20 some more argument that if he mentions the address of the spare parts shop, that would reveal his own identity --21 22 MR BANGURA: Your Honour, the --

23 JUDGE THOMPSON: -- because that's the question; in other 24 words, "What is the address of that spare parts shop to 11:32:06 25 which you are taken?" I see a big -- a gap between the 26 two, but if you are able to persuade me that, by giving 27 that answer, his own identity becomes uncovered, then 28 perhaps I might be persuaded.

> 29 MR BANGURA: Your Honour, we have heard somebody named here,

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1	and the witness is now being asked about the address of					
2	that person, and Your Honour, the evidence before this					
3	Court is that, I believe, on that occasion, this person					
4	was also present at the CDF office when he, the witness,					
11:32:48 5	was being punished, Your Honour. I believe that					
6	evidence, if it comes out fully all that information					
7	is enough to get that person concerned that person					
8	JUDGE THOMPSON: Uncover whose identity?					
9	MR BANGURA: The witness, Your Honour.					
11:33:10 10	JUDGE THOMPSON: This witness's identity?					
11	MR BANGURA: Yes, Your Honour.					
12	JUDGE THOMPSON: By giving the address or the name the					
13	address of the spare parts shop?					
14	MR BANGURA: Your Honour, that, put together with the name of					
11:33:22 15	the person who was at this spare parts shop, whose name					
16	has now been mentioned.					
17	JUDGE BOUTET: Mr Defence Counsel, you wish to reply to this?					
18	MR JABBI: Yes, My Lords. My Lords, I really cannot at all					
19	see in what respect the address of the spare parts shop					
11:35:22 20	can reveal the identity of this witness. No evidence has					
21	been given as to his connection with that spare parts					
22	shop as to whether he lived there, and the public knew					
23	he lived there. It is just that when he was collected by					
24	the Kamajors in the jeep, they went first to a spare					
11:35:50 25	parts shop, according to him, owned by one man. So, My					
26	Lord, I really cannot see how that can reveal the					
27	identity of the witness if we were also to know the					
28	address of that spare parts shop. And, My Lord, for the					
29	Defence, we also need to do investigations in respect of					

23 SEPTEMBER 2004 NORMAN ET AL OPEN SESSION Page 1 our defence, and some of the evidence elicited is 2 elicited for that purpose. So if such evidence does not 3 also prejudicially affect the identity situation of the 4 witness giving evidence, I think it is in the interest of 11:36:44 justice - all round justice - that that information 5 6 should be revealed. I don't see any connection with the 7 identity of the witness in question. 8 JUDGE BOUTET: I agree with you that the Defence has to be 9 given every possible latitude to do investigation. This 11:37:04 10 is not the issue, because if it is required -- and if it 11 required -- there are means to do it; you can go in 12 closed session. You can ask every possible question you 13 wish to explore. So it is not whether or not you should 14 be limited; the question is not to limit you. If we feel 11:37:22 15 it is appropriate and we could -- the question is whether or not this line of question could lead to the identity 16 17 of this witness, as such. I take your question and your objection to be -- your comments to be, pardon me, that 18 19 the mere fact of answering that question of the address 11:37:36 20 may not reveal the identity of this particular witness. 21 I agree with you to an extent. I am concerned that 22 already the identity of this shop owner -- I don't know 23 how many shops -- spare parts shops there might be in 24 Kenema. If there are two dozen shops, then I agree with 11:37:52 25 you. If there is only one shop, then we are getting into 26 some difficulty. You see, that is the kind of thing, 27 so -- but certainly, once we get the identity of the 28 owner of that shop, it is already placing this witness in 29 that shop, and if you want to know who is the witness,

33

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1	all you have to do now is go and talk to the owner of					
2	that shop, you are going to know who the witness is and,					
3	therefore, from the public perspective, the owner of the					
4	shop is a member of the public.					
11:38:14 5	MR JABBI: Indeed, My Lord. My Lord, I					
6	JUDGE BOUTET: And that's the problem I have with this. So					
7	again, Dr Jabbi, the purpose here is not to limit you in					
8	any way. So if you feel it is important, I will caution					
9	prudence, and I would rather go in a closed session and					
10	allow you to ask all of these questions.					
11	MR JABBI: My Lord, my simple question is just the address of					
12	the shop.					
13	JUDGE BOUTET: I know.					
14	MR JABBI: If the Prosecution think					
11:38:48 15	JUDGE BOUTET: The address in itself, now that the name is					
16	out, what have you if it is only the address you are					
17	pursuing, I will allow that question obviously, because					
18	the name of the owner of the shop is in the public domain					
19	as we speak.					
11:38:58 20	MR JABBI: It's just the address I'm asking for, My Lord.					
21	JUDGE BOUTET: So please, go ahead with the address.					
22	MR JABBI: Thank you very much, My Lord.					
23	Q. Now, can you tell us the address of that spare parts					
24	shop?					
11:39:16 25	A. My Lord, I am glad to say to you inside this Court that					
26	inside this Court I will say they truth, the whole truth					
27	and nothing but the truth. What happened in Kenema to					
28	me, every young man every youth in Kenema knows me.					
29	So if this man says I should call all the names of					

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1	people, and	all those that are	in the Court's Chamber	
2	the gallery	, who are listening	, who came from that tow	n
3	would know	who exactly is givi	ng the testimony, and yo	u
4	had promise	d me that you would	protect my life, or els	e
11:40:00 5	you would e	xpose me to them, b	ut I see that, if you as	k
6	me all othe	r questions that I	have answered, then ther	е
7	would be no	security, but if y	ou feel that there is	
8	security, w	ell, fine; I have n	o other alternative.	
9	JUDGE BOUTET: M	r Witness, we are v	ery much concerned about	
11:40:16 10	your securi	ty, and we have	we are trying to make su	re
11	that we are	protecting your se	curity and your identity	1
12	so but y	ou can answer that	question, and if it gets	
13	into a scen	ario where we feel	that your identity could	be
14	revealed an	d therefore your se	curity threatened, we wi	11
11:40:32 15	move to a c	losed session. Tha	nk you.	
16	MR JABBI:			
17	Q. So, can you	tell the Court the	address of the spare pa	rts
18	shop?			
19	A. I don't kno	w the number, but I	will be able to locate	
11:41:02 20	where the s	hop is exactly.		
21	Q. Where is it	?		
22	A. xxxx xxx x	x in Kenema.		
23	Q. xxx xxx xxx	in Kenema?		
24	A. XXXX XXXX R	oad.		
11:41:26 25	Q. Thank you.			
26	A. Welcome.			
27	Q. Now when yo	u went to that shop	, according to you, the r	man
28	in the shop	said, pointing at	you that, "You are a	
29	junta." Ca	n you say why he wa	s calling you a junta?	

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1	Α.	I did not know what was in his heart, but if you ask my		
2		own view, I will tell you.		
3	Q.	Yes, tell us your view.		
4	Α.	I believe that one, it is because I sewed for Mosquito		
11:42:34 5		and Colonel Issa.		
6	Q.	You said one. Anything more?		
7	A.	Yes. Secondly, it is because he did not want the		
8		friendship between me and his son.		
9	Q.	Who was his son?		
11:43:14 10	Α.	Mohamed xxxxx.		
11	Q.	And who was Mohamed xxxxx to you?		
12	Α.	He was my best friend.		
13	Q.	I will come back to him, but you said one two.		
14		Anything more?		
11:44:12 15	Α.	Yes, sir. Thirdly, he knew that I was conscious of all		
16		that he did during		
17	Q.	Who is "he" in your last statement?		
18	Α.	Brima xxxxx.		
19	PRES	IDING JUDGE: During?		
11:44:56 20	MR J	ABBI:		
21	Q.	Yes, during what?		
22	Α.	During the AFRC.		
23	MR B	ANGURA: Your Honour may it please Your Honour. Your		
24		Honour, I'm a bit concerned that we seem to be moving		
11:45:14 25		more and more into situations where names have been		
26		mentioned, and I believe that has the tendency of		
27		exposing the witness's identity more and more. I would		
28		wish to ask that if counsel for the Prosecution [sic] is		
29		intending to go deeper into these issues, that perhaps we		

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1 have a closed session, Your Honour.

2 JUDGE BOUTET: Mr Counsel?

MR JABBI: Yes, My Lord. My Lord, I believe it is purely just 3 4 attendant circumstances of the evidence that has been 11:45:58 given that I'm trying to evoke. I do not particularly 5 6 intend to elicit a litany of names that might trace the 7 identity of this witness. I have no objection to going 8 into closed session, but I do not intend to bother upon 9 the discovery of the identity of this witness, and I am 11:46:28 10 only dealing with the things he has said and some circumstantial and attendant factors to those things that 11 he has said in evidence. I do not think the questions 12 13 I'm asking are any more likely to reveal his identity 14 than the questions that elicited the evidence he has 11:46:54 15 already given, My Lord.

JUDGE BOUTET: You have heard the concerns expressed by the 16 17 witness himself in this Court about the knowledge he said 18 that the community in Kenema has of his existence, and that he is concerned about his own security. Any 19 11:47:18 20 information that may come out of this Court that would 21 disclose his identity is of deep concern to this Court, 22 too. However, I have said to you - and I will not change my position in this respect - it is not the intent to 23 24 restrict, in any way -- you should perform your 11:47:32 25 cross-examination and by -- as you intend to pursue this 26 line of questioning, we will rather move in a closed 27 session as you have no objection, and then you can pass 28 what ever question or identity you wish to ask. 29 MR JABBI: My Lord, I will urge Your Lordships to let me

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	1	proceed and I will avoid this so-called identities that		
	2	might be bothering, upon the discovery of the witness.		
	3	JUDGE BOUTET: Fine. Thank you.		
	4	MR JABBI: But he was giving a series of reasons why we		
11:48:14	5	thought the man was calling him a junta, and he has given		
	6	three. I just want to ask if he has any more.		
	7	Q. Do you have any more reason why Brima xxxxx		
	8	A. My Lord, I am so glad to explain everything absolutely to		
	9	this Court, but I am also glad to explain to this Court		
11:48:42	10	that, finally, my identity has been exposed, and those in		
	11	Kenema know what is happening here, and people will open		
	12	the radio and they know. Circumstantial evidence are		
	13	there in Court, and the people who listen to you, too,		
	14	they know that it is this individual that has given this		
11:49:02	15	evidence, and for me everybody in Kenema knows me - every		
	16	young man knows me, every middle-aged man knows me, and		
	17	even the big people in office knows me, because I have		
	18	work for almost all of them in Kenema.		
	19	MR JABBI: My Lords, if I may		
11:49:22	20	JUDGE BOUTET: Just a minute.		
	21	PRESIDING JUDGE: We've been having consultations. Yes,		
	22	Dr Jabbi, may we listen to you, please.		
	23	MR JABBI: Yes, My Lord. My Lord from what the witness said		
	24	just now, he is not objecting to my questions as such.		
11:51:58	25	What he is saying is that the evidence he has already		
	26	given is enough to identify him. That is what he is		
	27	saying, My Lord. If, according to him, he is so well		
	28	known that whatever he said here the people in the		
	29	audience would know who was saying it, it can only be a		

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1	question of that factor not having been foreseen or
2	envisaged for any protective measures to be sought from
3	the Court. My Lord, if, according to him, his identity
4	is already known anyway, and he is not particularly
11:52:42 5	objecting to the questions that I am asking, in that case
6	I cannot see the need to even consider the possibility
7	I cannot see why we should even consider going into
8	closed session with this witness. We, on the side of the
9	Defence, would urge that this evidence proceeds as is at
11:53:16 10	present going on, and it can only be prejudicial to the
11	Defence if the defence are not allowed to proceed with
12	this cross-examination in open session. The witness has
13	not at all objected that my questions elicit answers
14	identifying him. His explanation was that the evidence
11:53:46 15	he has given will let people know him, and that evidence
16	was led by the Prosecution itself.
17	JUDGE BOUTET: Mr Counsel, we've taken note of your comments,
18	and we are still concerned about the security of this
19	witness and any other witness that may come to testify in
11:54:18 20	this Court. This is, as you know, our major concern, and
21	before we give any decision in [inaudible] this matter,
22	we will suggest that we consult and we will come back on
23	this matter. And in this adjournment, we would like to
24	see both leading counsel for the first accused and the
11:54:56 25	leading counsel for the Prosecution in our Chamber.
26	Thank you.
27	PRESIDING JUDGE: The Court will rise, please.
28	[Recess taken at 11.54 a.m.]
29	

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[Upon resuming at 12.36 p.m.] PRESIDING JUDGE: Mr Witness, are you all right?

3 A. Yes, sir.

4 PRESIDING JUDGE: We've been having a consultation with the 12:36:44 5 Prosecution, learned counsel for the Prosecution and the 6 counsel for the respective Defence teams, and the issue 7 is whether we should hear this witness as have been 8 suggested -- as was suggested before we rose in a closed 9 session, or that we should continue to hear him in an --12:37:26 10 in the open session in which we are, and I think we would 11 like to be briefly addressed on this matter. Can the 12 Prosecution, you know, address us on this very briefly, please, because I would like to have on record, you know, 13 14 the position of the various parties before we can come to 12:37:50 15 grips, as a court, with the issues that have been raised or the issue that has been raised -- it's just one issue. 16 17 Should we move to closed session or remain in an open 18 session?

19 MR BANGURA: Your Honour, the Prosecution wishes to ask this 12:38:08 20 Court that the Chamber goes into closed session, Your 21 Honour, for the reason that already counsel for the first accused in his cross-examination has elicited certain 22 23 answers from the witness which, in our view, are very 24 much likely to expose his identity and, Your Honour, not 12:38:40 25 only that, the witness has himself on two occasions --26 two times -- raised concerns about his identity being 27 exposed by the answers he gave to questions put to him by 28 counsel for the Defence -- first defendant. Your Honour, 29 in light of this, it is the Prosecution's view that the

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1	concerns raised by the witness himself should not be	
2	overlooked by this Court. We thus ask that this Chamber	
3	moves into closed session. That is all I wish to say.	
4	PRESIDING JUDGE: Yes. Can we have Dr Jabbi, may we have	
12:39:50 5	briefly, please your	
6	MR JABBI: My Lord, I would first want to say that the request	
7	that this witness's further evidence and	
8	cross-examination move into closed session for the	
9	reasons that have been outlined by the Prosecution has	
12:40:18 10	been overtaken by events. All the evidence-in-chief has	
11	been given, and the concern, as I understand it, of the	
12	witness is not so much that his identity is going to be	
13	disclosed, but that it has been disclosed, and I cannot	
14	see how the objective of going into closed session is	
12:40:54 15	going to be achieved when that is already the case.	
16	Apart from that, My Lords, as Defence counsel, we put a	
17	particular premium on the right of the accused, and the	
18	character of this hearing as a public trial, which	
19	also brings into focus the right of the public to hear	
12:41:28 20	the evidence that is being given. And we would want this	
21	Chamber to consider those two rights as pre-eminent and	
22	overriding as put against the need to protect the witness	
23	by way of closed session. I am quite sure Your Lordships	
24	will weigh these factors accordingly, and avoid what I	
12:42:04 25	would now call the futility of going into closed session	
26	after the evidence-in-chief has already been given.	
27	Thank you very much, My Lord.	
28	PRESIDING JUDGE: Yes, Mr Bockarie.	
29	MR BOCKARIE: Your Honour, inasmuch as I do appreciate the	

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1	sentiments raised by the witness regarding security, one	
2	shouldn't lose site of the fact that that shouldn't take	
3	precedence over the accused's right to a fair and	
4	public - the word "public" underlined - to a fair and	
12:43:14 5	public trial. In a situation where the accused's right	
6	to a fair and public trial is being jeopardised, then one	
7	has to tread cautiously, Your Honour. Your Honour, I am	
8	an ardent believer of one of the maxims of equity which	
9	says, "Justice should not only be done, but it should be	
12:43:50 10	seen to be manifestly done." And this bring, to mind the	
11	right of the public to be a party to these proceedings,	
12	sir. Thank you.	
13	PRESIDING JUDGE: Mr Williams, please.	
14	MR WILLIAMS: Yes, My Lord. We do not have any objections to	
12:44:30 15	the application made by the Prosecution, but we would	
16	request, My Lord, that an edited version of the testimony	
17	that would be given, if at all we went into closed	
18	session, be made available to the public. That's all I	
19	wish to say, My Lord.	
12:45:40 20	PRESIDING JUDGE: Thank you. The Chamber has advised itself	
21	on this application, and has given due consideration to	
22	the arguments and submissions made by learned counsel for	
23	the Defence. The Chamber is of the opinion that the rest	
24	of the evidence of this witness will be taken in a closed	
12:46:56 25	session. The application for the Prosecution is	
26	accordingly upheld, and the reasons for this ruling will	
27	be given in a written form in due course. This said, the	

42

28 Court will rise and resume at 2.30 in closed session for 29 a continuation of the cross-examination of this witness

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1	in closed session by Dr Jabbi. The Court will rise,		
2	please. Court rises.		
3	[Luncheon recess taken at 12.48 p.m.]]	
4	[At this point in the proceedings , a portion of the		
5	transcript, pages 44 to 92, was extracted and sealed	under	
6	separate cover, as the session was heard in Camera]		

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	1	[on resuming at 5.12 p	o.m.]		
	2	[HN230904E]			
	3	[Open session]			
	4	[The witness entered c	court]		
17:11:38	5	PRESIDING JUDGE: Yes, you can go on, pleas	se.		
	6	MR KAMARA: Yes, Your Honour. It is the wi	sh of the		
	7	Prosecution to call witness TF2-039.			
	8	PRESIDING JUDGE: May I remind learned coun	nsel that we are now		
	9	in open session. We are taking this e	evidence in open		
17:12:46	10	session, although the gallery is deser	ted, but we are in		
	11	an open session. And, technically, ha	ve things been put		
	12	in place for us to be in open session?)		
	13	MR WALKER: They have, Your Honour.			
	14	PRESIDING JUDGE: Good. Okay, thank you.			
17:13:12	15	WITNESS: TF2-039 swor	n		
	16	[Witness answered thro	ough interpretation]		
	17	PRESIDING JUDGE: Yes, Mr Kamara.			
	18	EXAMINED BY MR KAMARA:			
	19	MR KAMARA:			
17:13:54	20	Q. Mr Witness			
	21	PRESIDING JUDGE: This would be your 14th w	vitness.		
	22	MR KAMARA: Yes, Your Honour.			
	23	Q. Will you tell this Court your age?			
	24	PRESIDING JUDGE: And he is TF?			
17:14:12	25	MR KAMARA: 2-039.			
	26	Q. Mr Witness, will you tell this Court	your age?		
	27	A. I am 49 years old.			
	28	Q. Are you married?			
	29	A. I'm married.			

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	1	Q. And do you have children?	
	2	A. I have children.	
	3	PRESIDING JUDGE: You are Mr Joseph Kamara?	
	4	MR KAMARA: Joseph Kamara, yes, Your Honour.	
17:15:04	5	PRESIDING JUDGE: Good. Okay, thank you.	
	6	MR KAMARA:	
	7	Q. Mr Witness, will you tell this Court what you do for a	
	8	living?	
	9	A. Except I do police work, that is my livelihood.	
17:15:30	10	Q. You are a police officer?	
-	11	A. Yes, sir.	
-	12	Q. For how long have you been in the service	
-	13	PRESIDING JUDGE: Counsel, please, you will try to be as	
-	14	brief you know, lead this you will try to be as	
17:15:44	15	brief in your examination-in-chief as possible. Limit	
	16	yourself to issues which are relevant, please.	
	17	MR KAMARA: Thank you, Your Honour.	
	18	Q. How long have you been in the service?	
	19	A. I have been in the police force for 29 years.	
17:16:08 2	20	Q. And what are you functions?	
	21 22	A. The work that I do in the police force, xxxx xxx xxxx xxxx xxx xx.	
	23	Q. Mr Witness, take it slowly so that the Court will take	
2	24	record of what you are saying. Mr Witness, do you recall	
17:16:44	25	the month of February 1998?	
2	26	A. Yes, sir.	
2	27	Q. Tell this Court where you were.	
2	28	A. I was in Kenema.	
2	29	Q. Where in Kenema?	
	1	A. I was at Kenema police barracks.	

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	2	Q.	Mr Witness, do you recall the you said you recall		
	3		February 1998. Did anything happen on that date?		
	4	A.	Yes, sir.		
17:17:26	5	Q.	Would you wish to tell this Court?		
	6	A.	Yes, sir.		
	7	Q.	What happened?		
	8	Α.	I was in Kenema police station.		
	9	Q.	And where is this police station located in Kenema?		
17:17:54	10 11	A.	The police station is at xxx xxx xxx xxx xxx		
	12	Q.	Yes.		
	13	A.	I was in the police station. Before the time that the		
	14		thing happened on the 15th of February, the commander and		
17:18:22	15		the CPO told us that that		
	16	Q.	Do you know the name of the commander or the CPO?		
	17	Α.	The CPO's name is CO xxxx.		
	18	Q.	What did CPO xxxx say to you?		
	19	Α.	CPO xxxx called us all all the police officers and		
17:18:58	20		said he had received the message that Kamajors and the		
	21		ECOMOG were coming here.		
	22	Q.	CPO xxxx was addressing you. Tell us what he said?		
	23	Α.	CPO xxxx told us that he said when the ECOMOG and the		
	24		Kamajors are coming to us, we should have white pieces so		
17:19:50	25		as to receive them on that particular day that they were		
	26		coming.		
	27	Q.	Where did CPO xxxx address you?		
	28	PRES	SIDING JUDGE: He said we should have what?		
	29	MR I	KAMARA: White piece of cloths tied in their arms.		
	1	A.	CPO Issa addressed us at the police station assembly		
	2		hall.		

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3 Q.	Were you present in that address?
4 A.	Yes, sir.
17:20:38 5 Q.	After the address, did you do anything?
6 A.	Well, we did not do anything again, because we were in
7	the station now; we were working. From there I went to
8	my house.
9 Q.	At what time of the day was this?
17:21:00 10 A.	CPO xxxx addressed us on Wednesday he told us this.
11 Q.	Was it in the morning or in the afternoon?
12 A.	It was in the morning hours.
13 Q.	Did you observe anything on your way home?
14 A.	When I was going to my quarter, I did not see anything
17:21:34 15	until I went to my house.
16 Q.	Yes. What happened when you got home?
17 A.	When I got home I told my people that the commander said
18	we will have to receive the Kamajors and the ECOMOG;
19	therefore, I wouldn't like anybody to go on walking too
17:22:16 20	much.
21 Q.	So having advised your family, did you do anything else?
22 A.	I was with them in the house. We were sitting waiting
23	expectantly.
24 Q.	Did anything happen?
17:22:38 25 A.	We were there Wednesday, Thursday. We did not see
26	anything. Friday we were expecting the people we did not
27	see anything.
28 Q.	Who were you expecting?
29 A.	We had been expecting the Kamajors and the ECOMOG.
1 Q.	Yes. Tell us what happened while you waited?
2 A.	Saturday we expected that the ECOMOG and the Kamajors

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3	will come. We did not see them. We were there in our		
4	quarters, we did not see them. Sunday		
17:23:46 5 Q.	What happened on Sunday?		
6 A.	Sunday in the morning hours, between 9 and 10, because I		
7	did not have any watch on me		
8 Q.	Yes.		
9 A.	I went with this white rag on my hand and they told me		
17:24:24 10	that they did not want this white rag or piece, but they		
11	wanted palm leaves palm fronds.		
12 Q.	Where did you go?		
13 A.	I went to Capitol that is where I got the information.		
14 Q.	Did anything happen at the Capitol?		
17:24:42 15 A.	Capitol, when I went there, I met a lot of young men		
16	dancing. They said that the ECOMOG were coming.		
17 Q.	Did you do anything as a result?		
18 A.	I stood there. We were not able to see the ECOMOG and		
19	the Kamajors. I moved and went down to the police		
17:25:22 20	station by xxxxx Road.		
21 Q.	You went back to the police station?		
22 A.	Yes, sir, but I did not reach the police station.		
23 Q.	Did anything happen on your way?		
24 A.	Yes, sir. When I reached Kingsway Street and		
17:25:52 25	Kombema road, the junction of Hangha Road		
26 Q.	So what happened at that intersection you are referring		
27	to?		
28 A.	That was where we stood looking. Therein, we saw		
29	Kamajors coming - they were in a queue from Blama Road		
1	coming to Hangha road.		
2 Q.	How were these Kamajors dressed?		

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3 A.	They had black uniform like a ronko, they had caps on.
4 Q.	Were they carrying anything with them?
17:26:50 5 A.	When they were coming, they were in a long queue, and the
6	one that was right in front was referred to as the
7	controller and I asked who were these people and they
8	said it is the Kamajors coming.
9 Q.	[Microphones not activated] carrying something called
17:27:14 10	control. Could you explain to us so we could benefit;
11	what is this control? Describe it for this Court.
12 A.	It was called controller. It was a long stick with a
13	cross another stick crossed on the top, and it is
14	called the controller.
17:27:40 15 Q.	Were they carrying anything else with them when you saw
16	them?
17 A.	When they were coming, they had cutlasses in their hands,
18	they had guns, they had RPGs, and they were coming
19	towards us.
17:28:02 20 Q.	Now, these Kamajors you referred to, were they heading
21	for any place in particular?
22 A.	They were coming along Hangha Road and I ran away and
23	went to my quarter. When I came to my quarter
24 Q.	Yes, go on.
17:28:34 25 A.	I stood up and told my people, I said and I told them
26	that, "The people that they said were coming are now
27	coming. I saw Kamajors, I did not see ECOMOG." In fact,
28	the line is so long in fact, I left them there and
29	came back to my house.
1 Q.	Who were these people you were talking to?
2 A.	It was my children. I was talking to my children.

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3 Q.	So having admonished them, did anything happen?		
4 A.	So, I went to the place and I saw some singing at Capitol		
17:29:24 5	Park. So I went to the football field.		
6 Q.	You heard singing?		
7 A.	Yes, sir.		
8 Q.	Did you know who were singing?		
9 A.	The ones that were singing were young men. They were		
17:29:42 10	singing right in front of the Capitol.		
11 Q.	Mr Witness, you said you went to the field; at that time		
12	you heard singing. Did you see those who were singing?		
13 A.	Those ones that were singing were young men just like		
14	youths.		
17:30:02 15 Q.	So while at this field did you observe any other thing?		
16 A.	Yes, sir. I saw Kamajors; they passed through the		
17	Capitol going towards the brigade.		
18 Q.	Would you tell this Court where was this brigade?		
19 A.	Brigade is in the reservation area.		
17:30:32 20 Q.	Tell this Court you saw them pass to the brigade.		
21 A.	When I saw that they had gone to the brigade, I returned		
22	to my family and told them that, "Hey! My children, let		
23	nobody go out again." I said, "The Kamajors have a		
24	lot of Kamajors have come." And we sat down in the		
17:30:56 25	parlour.		
26 Q.	Mr Witness did you observe any other incident relating to		
27	the Kamajors?		
28 A.	Well, what I saw from my parlour, I was there and about		
29	15 minutes time I saw my girl child crying, and I went		

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1	outside. I saw a man with a sword a knife, a long
2	one.
3 Q.	This man that you saw, how was he dressed?
4 A.	He dressed just like a Kamajor, but the trousers that he
17:31:40 5	wore was black with black ronko shirts and a cap.
6 Q.	You mentioned your daughter. How old is your daughter?
7 A.	My daughter would be around seven years old.
8 Q.	By that time?
9 A.	Yes, at that time.
17:32:02 10 Q.	Thank you. Now tell this court what happened when you
11	saw this man with the sword?
12 A.	When I was in the parlour, my daughter cried. I came out
13	and I saw this man with the sword and he asked me and
14	he called me near my kitchen and he said, "Who are you?"
15	[5.35p.m. HN230904F]
16 Q.	What was your response.
17 A.	I told him that I was a police and I told him that I
18	told him that I was not here, you know, I was Levuma.
19 Q.	Carry on, Mr Witness.
20 A.	When he was asking me asking my name and I told him
21	that I was in Levuma. That was when he wanted to ask me
22	another question and I saw another group coming, but all
23	of them were dressed in the Kamajor uniform.
24 Q.	[Microphone not activated] you saw another group.
25 A.	Yes, sir.
26 Q.	[Microphone not activated] continue.
27 A.	They were singing Kamajor songs. They were singing
28	Kamajors songs. They had cutlasses in their hands. They
29	had guns in their hands.

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	1	Q.	Do you know how many there were in that group?		
	2	Α.	There were many.		
	3	Q.	Could you tell if there were ten or above ten?		
	4	Α.	Well, there were many, but I did not count them and, if I		
	5		had counted them, I would have known the number, but		
	6		there are many.		
	7	Q.	All right, Mr Witness, you saw this other group come in.		
	8		Did anything happen?		
	9	Α.	When I saw they were coming into the compound where the		
	10		man was asking me questions		
	11	Q.	Yes.		
	12	A.	They said, "Eh, we know this person. We know him; he is		
	13		not a bad person."		
	14	THE	INTERPRETER: Excuse me, Your Honours. Your Honours, the		
	15		witness is going too fast.		
	16	Q.	Take your time, Mr Witness. I would wish to remind you		
	17		that their Lordships are taking down notes and the		
	18		stenographer is taking down notes as well as the Defence.		
	19		Take your time, tell your story and we will get it at the		
	20		end of the day.		
	21	A.	Yes, sir.		
	22	Q.	Take it [inaudible] and recognised you.		
	23	A.	At this they said that he knew me.		
	24	PRES	IDING JUDGE: Which group?		
	25	THE	WITNESS: They said they knew me they said they knew me		
	26		and they pushed me and I sat just by my daughter.		
	27	MR K	AMARA:		
	28	Q.	Who pushed you?		
	29	Α.	The CO who had that long knife - the CO who had that long		

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1		knife.		
2	Q.	What do you mean by "CO"?		
3	Α.	They used to call him CO, that was how he was called.		
4	Q.	Yes, carry on, please.		
5	Α.	I sat near my daughter and I took my daughter and put her		
6		on my lap. That was where		
7	Q.	Take your time. You went to your children. Where		
8		where did you go to sit?		
9	Α.	I sat on the veranda. I sat at the veranda. I was sat		
10		near them and I took my my daughter.		
11	Q.	Whilst you were sat there, did you observe anything?		
12	Α.	That was the time when OC SSD they came OC SSD they		
13		came.		
14	Q.	Who is this SSD, do you remember his name?		
15	Α.	He was called he was called Turay - OC SS Turay.		
16	Q.	You said he came; came to where?		
17	Α.	He came to the CO who had that who had that knife. \ensuremath{I}		
18		had to surrender to him.		
19	Q.	Did you say "either"?		
20	Α.	He said		
21	THE	INTERPRETER: Please, Your Honours, let the witness		
22		take sorry, the Prosecution Prosecutor take the		
23		question back. There is some confusion here. I think		
24		interpreter did not understand what the witness is		
25		saying.		
26	JUDG	E BOUTET: You repeat it back again, please.		
27	MR K	AMARA: Thank you, Your Honour. I wish the interpreter to)	
28		take his time and interpret correctly. I heard the		
29		interpreter say "either" and I did not hear the witness		

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1	say that. So I was asking the witness if he said that.
2 Q.	Now, you say you saw this SSD, OC SSD called Mr Turay
3	came to this man with a sword?
4 A.	Yes, sir.
5 Q.	Why did he come to this man, do you know?
6 A.	[Microphone not activated] and he said he should be
7	helped.
8 Q.	Thank you. Did anything happen to this OC Turay?
9 A.	When he came to him, one of the men who was dancing in
10	the group said he said he said, "The man the
11	people that you have been looking for, this is their
12	boss."
13 Q.	Yes.
14 A.	Then CO told him, "How do you know that you are a
15	police?"
16 Q.	Who was this you were speaking to?
17 A.	He was talking to OC SSD.
18 Q.	What was the response of the OC SSD?
19 A.	OC SSD said he said, "I am an officer. Here is my ID
20	card," and he raised it. By the time he raised it up
21	they chopped his hand.
22 Q.	Do you know who chopped his hand?
23 A.	It was the commander it was the commander that was
24	before them.
25 Q.	Do you by any chance know the name of the CO?
26 A.	Later I came to know his name and his name was Brima
27	Massaquoi.
28 Q.	Did anything happen after his hand was chopped, the OC
29	SSD?

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	1	Α.	After the chopping his hand, blood was all oozing from		
	2		his hand and he said in Krio saying that, "Don't kill me.		
	3		Don't kill me," and he reversed.		
	4	Q.	And where were you at this point in time?		
	5	Α.	He said I was on the floor with my children in the		
	6		veranda.		
	7	Q.	Could you estimate to this court how far was your place		
	8		of lying down to where this incident took place?		
	9	Α.	It's like a it's like from that table to where I am		
	10		sitting, because they were just close to my kitchen and		
	11		to my kitchen at the house.		
	12	MR KA	AMARA: [Microphone not activated] good with		
	13		measurements, but it looks like 20 feet, if my learned		
	14		friends on the other side agree with my calculations.		
	15	JUDGI	E BOUTET: You said 20 feet?		
	16	MR KA	AMARA: 20 feet, I am suggesting, Your Honours. He said		
	17		from where he is sitting to the table in front of him.		
	18	JUDGI	E BOUTET: The table with the legal adviser?		
	19	MR KA	AMARA: The legal adviser, yes, Your Honour.		
	20	JUDGI	E BOUTET: Thank you.		
	21	MR KA	AMARA: Thank you, Your Honour.		
	22	Q.	You were telling us he was reversing and pleading for his		
	23		life. What happened?		
	24	Α.	As he was reversing and begging and saying, "Don't kill		
	25		me," then the CO passed an order and said, "Fire!" He		
	26		was speaking with a Liberian accent speaking English		
	27		with a Liberian accent.		
	28	Q.	[Microphone not activated] you are referring to, is it		
	29		the same Brima Massaquoi, is it, you mentioned?		

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1	A.	That is his name.			
2	Q.	For the purposes of the record,	could you continue to		
3		refer to him as Brima Massaquoi?	,		
4	A.	Yes, sir.			
5	Q.	Okay. Carry on.			
6	Α.	Then then Brima Massaquoi sai	.d, "Shoot! Kill him!		
7		Fire!" And there was rapid firi	ng at that time and I was		
8		on the ground. I lay on the gro	ound.		
9	Q.	Upon hearing the firing, did you	notice anything?		
10	Α.	As the OC was reversing after th	he flower I saw him. He		
11		fell down to the ground. He did	l not get up again because		
12		there was constant firing.			
13	Q.	And from the point where you wer	re in your veranda, you		
14		saw this happen?			
15	Α.	I said I saw I saw I ra	ised my hand my head.		
16		I saw. I saw him.			
17	Q.	Did you do anything?			
18	Α.	I was I was also hiding, you	know, I couldn't have		
19		done anything. I was in my vera	nda.		
20	Q.	You saw the OC SSD fall. Did an	ything else happen?		
21	A.	When OC SSD fell down, it took a	bout ten minutes because		
22		we feared we feared getting c	out of the house. A		
23		little bit longer I went I ra	in and went to the next		
24		block. I went to OC Kowa.			
25	Q.	Now, you said after ten minutes	you ran out. Where was		
26		this crowd of Kamajors at that t	ime?		
27	A.	When they had passed an order to	o fire, the group of		
28		Kamajors went to the police fiel	.d.		
29	Q.	Why did you go to see OC Kowa?			

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	1	A.	What made me go to OC Kowa was Fofana.	I told them that,		
	2		"Eh," I told them that they were firing	GOC Kowa, but I		
	3		saw that he had fallen down, but he has	not got up.		
	4	Q.	[Microphone not activated] who was i	t who had been		
	5		fired?			
	6	Α.	The one that was fired was OC SSD, he w	as the one that		
	7		was fired.			
	8	Q.	Now, you have spoken to OC Kowa. Did y	ou do anything		
	9		after that?			
	10	PRES	IDING JUDGE: OC SSD, is that the man yo	ou called Turay?		
	11	THE	WITNESS: Yes, sir.			
	12	MR K	AMARA:			
	13	Q.	And what			
	14	PRES	IDING JUDGE: Now we are on Kowa. Can y	ou tell us		
	15		who Kowa what you did with Kowa, wha	tever it is?		
	16	MR K	AMARA:			
	17	Q.	Who is this OC Kowa?			
	18	Α.	OC Kowa was OC SB Fofana was in at CID.	He himself was a		
	19		sergeant; Sergeant Fofana.			
	20	Q.	[Microphone not activated] what you	mean by OC SB?		
	21	Α.	OC SB is a Special Branch.			
	22	Q.	[Microphone not activated] commander	of Special		
	23		Branch?			
	24	Α.	Yes, sir.			
	25	Q.	[Microphone not activated]			
	26	Α.	Yes, sir.			
	27	Q.	You informed him about the death of OC	SSD Turay?		
	28	Α.	Yes, sir.			
	29	Q.	What was his response?			

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1	Α.	He said, "Officer, when that group went by your house I
2		thought they were going to kill you. So what you are
3		going to do, go back to your family."
4	Q.	So, did anything else happen after your contact with
5		OC Kowa?
6	Α.	I came back to my quarter. I wanted to climb the stairs
7		and my wife and my wife told me that, "Do you know
8		that they have killed Sergeant Turay himself?"
9	Q.	Is this another Turay different from the OC SSD Turay you
10		referred to earlier on?
11	Α.	Yes, sir. Yes, sir. This is Sergeant Turay. It is not
12		OC, this Sergeant Turay.
13	Q.	Thank you. You were telling us what your wife said to
14		you.
15	Α.	She told me that she told me that in fact this
16		firing this firing that took place, you know,
17		somebody had been killed. Look at the tar, you know,
18		someone has been killed there. He went I went there
19		stealthily and found out whether there was anybody there.
20	Q.	Did you find anything there?
21	Α.	I went by the tar. I met I met Turay I met Turay
22		lying down. They shot him.
23	Q.	[Microphone not activated]
24	A.	They shot him in the neck.
25	Q.	You say they referred to Sergeant Turay.
26	Α.	Yes. Sergeant Turay - not OC SSD Turay - Sergeant Turay.
27	Q.	Where was he shot?
28	Α.	They fired him by the pump in his neck.
29	Q.	Did you see or observe anything else other than seeing

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	1		the corpse of Sergeant Turay?		
	2	A.	After I had seen after I had		
	3	THE	INTERPRETER: Your Honours, please, let the witness go a		
	4		little bit slower.		
	5	Q.	[Microphone not activated] who is this Desmond?		
	6	Α.	He also was a police officer.		
	7	Q.	What did you notice about Desmond?		
	8	A.	I met him also lying down under a mango tree. He also		
	9		was chopped and he was killed.		
	10	JUDG	E BOUTET: Pardon me. Where did he see Desmond?		
	11	MR K.	AMARA:		
	12	Q.	Where did you see Desmond lying?		
	13	A.	Where where Turay's corpse was and where Desmond's		
	14		corpse was, was not that far at all. He was under a		
	15		mango tree.		
	16	Q.	How far was the corpse of Desmond to that of Sergeant		
	17		Turay?		
	18	A.	Sergeant Turay Sergeant Turay was lying down where I		
	19		am sitting here and Desmond was lying down by those		
	20		steps, right up there.		
	21	Q.	[Microphone not activated] estimate, Your Honour,		
	22		would be something like 25 or 26 [inaudible].		
	23	JUDG	E BOUTET: Very well.		
	24	MR K.	AMARA:		
	25	Q.	Did you see any other corpse lying around?		
	26	A.	After this had happened, we did not go out that day,		
	27		because I was afraid of going out because I, myself, I am		
	28		a policeman.		
	29	Q.	Mr Witness, I asked you a question whether you saw any		

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1		other corpse other than Sergeant Turay and Desmond you
2		have identified.
3	Α.	Yes, sir.
4	Q.	Was it on the same day?
5	Α.	Yes, sir.
6	Q.	[Microphone not activated]
7	Α.	I see
8	Q.	Hold it. Hold it. Hold it.
9	Α.	[No interpretation]
10	Q.	Now, tell us where you saw Momoh Tawol.
11	Α.	[No interpretation]
12	Q.	And you mentioned another
13	A.	Fandai, Fandai and Momoh Tawol were in the same block.
14		They killed them in the same place.
15	Q.	Yes, which one was the other one?
16	A.	They killed they killed Sergeant Mason. He said close
17		by the Capitol, because this old block was close to the
18		Capitol.
19	Q.	[Microphone not activated]
20	Α.	His corpse was at the back of his house, say which was
21		a path, you know, to go to town. It was a path to go to
22		town. There his body lay, inside the barracks.
23	Q.	There was another one you mentioned; what is his name?
24	Α.	Mimor Mimor Mimor was by his the door of his
25		kitchen. That was why they killed him.
26	Q.	So having seen these corpses, did you do anything?
27	Α.	When I seen these corpses, the next day we went to we
28		went to Mammy Batta Holist and I told her that they had
29		killed policemen. "What are we going to do?" And then

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1	L	ł	he said we had to talk to COs to see whether it would	be	
2	2	I	possible for us to bury them.		
3	3 Q	. 7	Who did you have to talk to?		
4	4 A	. I	Batta should talk to one of the COs who is from Beudu.	I	
5	ō	C	didn't know the CO's name, but Batta Holist knew the n	ame	
6	5	C	of this CO, so I begged her.		
7	7 Q	•	[Microphone not activated] in that police force or		
8	3	S	some other [inaudible] are you referring to?		
9	9 A	. 1	It was a CO from the Kamajor.		
10) Q	. I	Did you get permission from the CO Kamajors to do the		
11	L	ł	burial?		
12	2 A	. 1	Yes, the CO gave permission to Mrs Batta so that the		
13	3	k	burial could carry on.		
14	4 Q	. I	Did you yourself talk to the CO for the permission?		
15	5 A	•	Yes, sir.		
16	5 Q	•	Tell this Court what you did after you got the permiss	ion	
17	7	t	to bury the other officers.		
18	8 A.	. 7	After the CO had given us the permission, I went to on	е	
19	Э	C	church I went to a church where all the families ha	d	
20)	ł	hidden.		
21	1 JT	UDGE	BOUTET: Mr Prosecutor, before you proceed further, I	am	
22	2	1	raising a concern that I have raised earlier with anot	her	
23	3	V	witness about some of the evidence of this witness whe	n –	
24	1	k	bearing in mind that this witness is giving evidence i	n	
25	5	C	open session this time, I do appreciate there is nobod	У	
26	5	i	in the audience, but this is still a public session -	he	
27	7	Ė	is describing locations, persons and so on, some of wh	om	
28	3	ł	have testified under protection and the one this witne	SS	
29	9	ź	is describing events at this particular moment, all yo	u	

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1	have to do is put one and one together and you will know		
2	exactly who is who.		
3	MR KAMARA: I take your cue, Your Honour.		
4	JUDGE BOUTET: I am talking especially of this policewoman and		
5	others, so in her evidence she did describe the burial,		
6	who was there, what permission and so on. So I am		
7	concerned, again, about identity of witnesses. So it is		
8	either applicable and applied, or we lift the protection.		
9	So, I mean, this is one of your witnesses and I		
10	understand your difficulty. I know you are trying to get		
11	to that evidence, but I am raising this matter, because I		
12	will suggest that we strike out those names from the		
13	record for public consumption. So the record is of a		
14	public nature. I am concerned that this part will lead		
15	to the identification of at least one, if not two,		
16	witnesses.		
17	MR KAMARA: I concede to that position, Your Honour.		
18	JUDGE BOUTET: So I am cautioning you again about these		
19	matters, because although a name in itself may not be		
20	of importance, but a name in context, as such, is.		
21	MR KAMARA: I concede to that position, Your Honour.		
22	JUDGE BOUTET: Thank you.		
23	MR KAMARA: Thank you.		
24	Q. So, Mr Witness, I asked you about the what did you do		
25	once you got permission to do the burial and if you		
26	could, Mr Witness - don't worry to mention names of		
27	persons - describe the incident for us.		
28	A. After when they had given us permission, I went to the		
29	church and the families came from the church and met me		

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 and they said the CO has allowed us, you know, to bury the dead. He said and I went and took a pickaxe and a shovel and I dug a mass grave and buried my my 1 and my colleagues. Q. Did you do it all by yourself? A. No, I and my colleagues; the policemen that were with me all helped me. PRESIDING JUDGE: [Microphone not activated] ME KAMARA: Q. Tell this court. A. Yes, sir. Q. Tell this court. A. We brought Sergeant Sergeant Turay. Q. Yes. A. We took Momoh Tawol. Q. We have heard five. PRESIDING JUDGE: Six. ME KAMARA: Six. Yes, Your Lordship, we have six. Q. OC as is this sergeant Turay Sergeant Turay, Momoh Tawol, Fandai, Mason and Mimor. We have got six. A. There should be seven. Q. Your Benour, Turay, Sergeant Turay, Momoh Tawol, Fandai, Mason and Mimor. We have got six. There should be seven. 	NORMAN I	ET A	L	23 SEPTEMBER 2004 OPEN SESSION	Page	112
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 17 Q. Yes. 18 A. We took Momoh Tawol. 19 Q. Yes. We brought Fandai. We brought Mason. We brought 20 Mimor. 21 Q. We have heard five. 22 PRESIDING JUDGE: Six. 23 MR KAMARA: Six. Yes, Your Lordship, we have six. 24 Q. OC as is this sergeant Turay Sergeant Turay, Momoh 25 Tawol, Fandai, Mason and Mimor. We have got six. 26 A. There should be seven. 27 Q. Your Honour, Turay, Sergeant Turay, Momoh Tawol, Fandai, 28 Mason and Mimor. We have got six. There should be 		15	Q.	Yes.		
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28 Mason and Mimor. We have got six. There should be		26	Α.	There should be seven.		
		27	Q.	Your Honour, Turay, Sergeant Turay, Momoh Tawol, Fandai,		
29 seven.		28		Mason and Mimor. We have got six. There should be		
		29		seven.		

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	1	Q.	Okay, Mr Witness, now you dug this grave. Do you	
	2		remember putting seven or six of these people into that	
	3		mass grave?	
	4	Α.	We took Fandai we took Fandai. His wife said he was a	
	5		church member and that he should be buried separately.	
	6		[HN230904G 6.05 p.m.]	
	7	Q.	So Fandai was buried separately?	
	8	Α.	Yes, sir.	
	9	Q.	What happened to the rest?	
18:05:53	10	Α.	The other ones were buried in the mass grave.	
	11	Q.	Was there any other person that was buried there that is	
	12		not a police officer?	
	13	Α.	There was one that was buried who was not a police	
	14		officer.	
18:06:14	15	Q.	Tell this Court the circumstance of that.	
	16	Α.	At the time when when they attacked Kenema by Kombema	
	17		Road, when we ran when we came, we met that corpse	
	18		there, and he had soldier's uniform on him.	
	19	Q.	And where was that soldier buried?	
18:06:51	20	Α.	They were not taken anywhere else, so we buried them all	
	21		in this mass grave with the others.	
	22	Q.	Now, Mr Witness, are you in a position to identify this	
	23		grave if asked to do so?	
	24	Α.	Yes, sir.	
18:07:09	25	Q.	Thank you, Your Honours. That is all for this witness.	
	26	JUDG	E BOUTET: Although it's getting late a bit, we would like	
	27		to see if we could not complete the evidence of this	
	28		witness today, so Mr or a counsel for the first	
	29		accused? Mr Hall?	

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	1		CROSS-EXAMINED BY MR HALL:		
	2	MR H	ALL: Thank you, Your Honour.		
	3	Q.	Mr Witness, could you tell us how long the AFRC and the		
	4		RUF were in control of Kenema?		
18:08:17	5	Α.	Well, I would not know the time now, but I know that they		
	6		controlled Kenema, but I wouldn't tell you the time.		
	7	Q.	Could it have been six months, a year less, more, if		
	8		you know?		
	9	Α.	I wouldn't know, because I would not put the precise		
18:08:45	10		time.		
	11	Q.	And when the AFRC and then the RUF were in control there,		
	12		they also directed what the police would do, did they		
	13		not?		
	14	Α.	Oh, yes.		
18:09:06	15	Q.	And the police had to do what they wanted, or something		
	16		bad would happen to them; is that correct?		
	17	THE	INTERPRETER: Would you please repeat the question?		
	18	MR H	ALL:		
	19	Q.	The police would do what the AFRC and the RUF wanted, or		
18:09:24	20		something bad might happen to them?		
	21	Α.	The only thing that they used to tell us to do was that		
	22		of cleaning the town. That is what they did not tell us		
	23		to do.		
	24	Q.	And when the AFRC and the RUF were in power, they brought		
18:10:04	25		people to the police station to be held in the gaol, did		
	26		they not?		
	27	Α.	Before me, I'm not aware of that.		
	28	Q.	And when the AFRC and the RUF were telling the police		
	29		what to do, they were helping them enforce order in the		

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1	community?
2 A.	Yes, at that I would not be able to tell that, because
3	in the morning I would go to my xxxxxxx, because I'm a
4	xxxxxxx, so I would not be able to tell you.
18:11:02 5 Q.	So you were more a xxxxxxx than a police officer?
6 PRE	ESIDING JUDGE: That's what he said.
7 THE	E WITNESS: Yes, sir.
8 MR	HALL:
9 Q.	You did not enforce laws at all?
18:11:27 10 A.	Well, if I was ordered to do that, I would do it.
11 Q.	And the AFRC and the RUF ordered you to do things?
12 A.	I can only do these orders if these orders were passed
13	through my boss. Then I would do them.
14 Q.	And would your boss be Turay, or somebody else?
18:12:03 15 A.	My boss was xxxx, and he was the one that was passing
16	orders directly to me, and I would do them.
17 Q.	Was Turay Issa's boss?
18 A.	Issa was the CPO.
19 Q.	Turay was head of the SSD?
18:12:38 20 A.	Yes, sir.
21 Q.	And the SSD would detain people question them?
22 A.	Well, during that time, I cannot go into that, because
23	it's their own office.
24 Q.	Did they operate in secret from you?
18:13:10 25 A.	Well, it's police work. When they make details in the
26	office, normally I was not there.
27 Q.	So you can't tell this Court whether SSD interrogated
28	people for the RUF?
29 A.	Not at all, sir.

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1 Q.	But it's apparent when the Kamajors got to town they were
2	looking for Turay?
3 A.	Well, I don't know that, you know. That was their own
4	way. I did not know what happened.
18:14:01 5 Q.	You heard them say, when he identified himself, "They
6	were looking for you."
7 A.	Well, that was what they said. They said the people that
8	we've been looking for, this is their boss.
9 Q.	You heard the Kamajors say that to Turay?
18:14:37 10 A.	Yes, sir.
11 Q.	And in your examination-in-chief you used the
12	word "chop" that they "chopped" his hand; is that
13	correct?
14 A.	That is cruel language, but what I meant was his hand was
18:15:14 15	chopped off.
16 Q.	His hand was chopped off?
17 A.	It was not taken off, but it was chopped.
18 Q.	Do you remember giving a statement to the Office of the
19	Prosecutor? This would have been 10 January 2003.
18:16:00 20 A.	I cannot remember now.
21 Q.	You may not remember the date, but you remember giving a
22	<pre>statement; correct?</pre>
23 A.	They went to me and, when they went to me, I gave a
24	statement concerning what happened when the Kamajors
18:16:30 25	entered the barracks.
26 Q.	And you signed the statement that they took from you at
27	the end; do you remember that?
28 A.	Yes, sir. I gave statements and I signed beneath.
29 Q.	Can you read and write, sir?

1 A. No, sir.

- 2 Q. But you understand Krio?
- 3 A. Yes, sir.
- 4 Q. So somebody took the statement down for you in English
 18:17:16 5 and then read it back to you and then you signed it; is
 6 that how it happened?
 - 7 A. Yes, sir.
- 8 Q. I'm going to ask you about page 5 now. I read from your
 9 quote halfway down the page: "Kamajor with the long
 18:17:36 10 knife slashed OC Turay's hand." Do you remember saying
 11 that?
 12 A. I said that when OC Turay came, he said, "This is the
- 13 boss man" and the Kamajor who had the long knife, you 14 know, he -- he chopped his hand but he did not -- it was 18:18:05 15 not removed.
 - 16 Q. Cut it down to the bone?
 - 17 A. No, his hand -- his hand. When he straightened his hand,
 18 he chopped it, but he did not remove it.
- 19 Q. But did you use the word "slashed" to the investigator 18:18:36 20 and Prosecutor, or is that their word?
 - 21 A. I did not get it properly, sir.
 - 22 Q. Do you remember using the word "chopped" back in
 - 23 January 2003, or the word "slashed"?

A. In the Krio language, you only say "cut" -- when you say 18:19:24 25 "cut", it will be taken off, but when you say "chopped" 26 -- when you say "chopped", that doesn't mean it's

- 27 removed. So when you say "cut" in Krio, it means you
- 28 take off, but when you say "chop" --
- 29 JUDGE THOMPSON: This witness has admitted not being able to

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1	read and write. I reckon what he means is that he's not
2	literate in English, and he speaks and gives his evidence
3	in Krio. I think it would be fairer to this witness,
4	from your perspective, to put to him the word "slash",
18:20:07 5	which you're using from his note from the statement
6	there and ask him whether he understands that, whether
7	that is part of his vocabulary, because if you are
8	seeking to make this distinction, quite rightly,
9	between "slash", "chopped" because he's talking about
18:20:28 10	"cut", "chopped", "but not removed", and I'm sure that he
11	has that that distinction seems to be quite pertinent,
12	so perhaps you might want to test him on your own use of
13	the word "slashed".
14 1	MR HALL:
18:20:45 15	Q. I take it, Mr Witness, you heard that exchange between
16	the judge and I. Is there a word in Krio for "slashed"?
17	JUDGE THOMPSON: Does he know the concept of "slash", first of
18	all. Remember, the premise here is that he's not
19	literate in English that's the assumption. He speaks
18:21:08 20	Krio. Of course, I'm not making an assumption that every
21	concept in English has a rendition in Krio, so if you're
22	really trying to make the distinction for the purpose of
23	the record, why not put to him whether he's familiar with
24	the concept of "slash".
18:21:30 25	MR HALL:
26	Q. You used the word "cut" before and you also used the
27	word "chop".
28	A. When he asked me yes you know, it was cut a little
29	bit, but it was not removed.

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1 Q	. It was cut a little bit?
2 A	. Yes, sir.
З Д	. The person that gave the order to shoot, you said was
4	Liberian, or had a Liberian accent that was the person
18:22:19 5	who ordered Turay shot?
6 A	. He spoke Liberian-English he spoke English with some
7	Liberian accent saying, "Meh-meh", so that is why I was
8	able to know that he was a Liberian.
9 Q	. And he was with the Kamajors?
18:22:55 10 A	. The CO?
11 Q	. The person who spoke Liberian.
12 A	. Yes, sir.
13 Q	Did he act like he was in charge?
14 A	. He was the one that was he was the one that was
18:23:14 15	leading the team. He was before them.
16 Q	. Was he dressed like the others?
17 A	. Yes, sir.
18 Q	. After all this happened, did you find out who was in
19	charge of the Kamajors there any name at all?
18:23:50 20 A	. I did not go to know who the head of the Kamajors in the
21	place, but my closest officer was the one that I went and
22	so that these people could be buried and he was the
23	one who told me that he knew the person.
24 Q	. [Overlapping microphones] he was a Liberian?
18:24:12 25 J	UDGE BOUTET: [Microphone not activated]
26 T	HE WITNESS: I'm not a Liberian you see, I'm a Sierra
27	Leonean, you know, and I speak Krio.
28 J	UDGE BOUTET: Sorry, Mr Hall, I was trying to intervene or
29	intervene in your cross-examination. Please carry on.

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	1	MR H	ALL: I've completed, thank you, Your Honour.		
	2	JUDG	E BOUTET: Thank you.		
	3		CROSS-EXAMINED BY MR BOCKARIE:		
	4	JUDG	E BOUTET: Mr Bockarie, are you prepared to proceed.		
18:24:57	5	MR B	OCKARIE: If the Court is		
	6	JUDG	E BOUTET: Yes, yes.		
	7	MR B	OCKARIE:		
	8	Q.	Mr Witness, you said you heard rapid firing; am		
	9		I correct?		
18:25:10	10	Α.	Yes, yes.		
	11	Q.	For how long did it last?		
	12	Α.	I wouldn't tell you how long it lasted, because I did not		
	13		have a clock on me, but I mean, it took some time.		
	14	Q.	So you agree that the firing was sustained, isn't it?		
18:25:42	15	Α.	Yes, sir.		
	16	Q.	This firing was when?		
	17	Α.	It was Sunday, 15 February.		
	18	Q.	And this firing was in the barracks the police		
	19		barracks isn't it?		
18:26:02	20	Α.	Yes, in the barracks where I was living.		
	21	Q.	Now, Mr Witness, you said you had white gloves on. Do		
	22		you know the meaning of wearing these white gloves?		
	23	Α.	Well, they told us that we should tie these white rags on		
	24		our wrists to show that we are in support of peace.		
18:26:38	25	Q.	Thank you. Now, did you work during the reign of the		
	26		AFRC in Kenema? Did you carry out duties as a police		
	27		officer?		
	28	Α.	Yes, sir.		
	29	Q.	And ordered personnel to carry out their respective		

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1	duties, like officials of the Special Branch SB am
2	I correct?
3 A.	Yes, sir.
4 Q.	The CID personnel; is it correct?
18:27:18 5 A.	Yes, sir.
6 Q.	And, of course, the SSDs, isn't it?
7 A.	Yes, sir.
8 Q.	Now, during the reign of the AFRC, were the SSDs armed in
9	Kenema?
18:27:42 10 A.	Yes, sir, they had guns.
11 Q.	Mr Witness, during the reign of the AFRC, there were
12	intermittent clashes between the Kamajors and the AFRC in
13	Kenema; am I correct?
14 A.	Yes, I used to see that.
18:28:14 15 Q.	And the SSD participated in these clashes on the side of
16	the AFRC, isn't it?
17 A.	I did not see that at all with my eyes.
18 Q.	Mr Witness, I am putting it to you that the SSD fought
19	alongside the AFRC in Kenema.
18:28:44 20 A.	Well, if that's what happened, I was not there. I was
21	there in Kenema, but I did not I was not there; I was
22	not present when this happened.
23 Q.	Yes, Mr Witness. Now, did the Kamajors work with ECOMOG
24	in Kenema?
18:29:26 25 A.	Yes, sir.
26 Q.	And you'll agree with me that during this time law and
27	order was being maintained in the township?
28 A.	Yes, sir.
29 Q.	Thank you. Yes, Mr Witness, you said in your testimony

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1	you heard [inaudible] the Kamajors to say to Sergeant		
2	Turay, "The people we are looking for, this is their		
3	boss," isn't it? You said, "The people we are looking		
4	for, this is their boss."		
18:30:09 5	. Yes, that came right into my ear. That is why I said it.		
6	. Do you remember if they were looking for any other		
7	particular person?		
8	. I don't know, sir.		
9	. You don't know? Now, did you stay in Kenema throughout		
18:30:37 10	the reign of the AFRC?		
11	. Yes, sir.		
12	. And during the reign of the AFRC you resided at the		
13	police barracks?		
14	. Yes, sir.		
18:30:53 15	. Now, I just wanted to have a flashback, if you know. If		
16	you don't, just say so. Do you know about an incident		
17	when the SSD fired at Kamajors when they were trying to		
18	cross to Pujehun?		
19	. I've never gone there.		
18:31:19 20	. No, do you know of an incident in Kenema where the SSDs		
21	opened fire on Kamajors when they attempted to go to		
22	Pujehun?		
23	. That was not to my knowledge. That was not to my		
24	knowledge.		
18:31:43 25	. You don't know. Now		
26	RESIDING JUDGE: When they were going to where?		
27	R BOCKARIE: Pujehun, Your Honour.		
28	RESIDING JUDGE: Pujehun?		
29	R BOCKARIE: Yes, Your Honour.		

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1 Q.	Mr Witness, before the coup, Kamajors were based in
2	Kenema, am I correct? Before the coup in 1997, Kamajors
3	were based in Kenema; am I correct?
4 A.	Yes, yes, they were based there.
18:32:26 5 Q.	After the coup, Kamajors were asked to surrender to the
6	AFRC soldiers; am I correct?
7 A.	I wouldn't know, because in the morning I would go to my
8	xxxxxxx, so I would remember all those things.
9 Q.	Yes, okay. Mr Witness, you just informed us that during
18:33:06 10	the reign of the AFRC the personnel attached to Kenema
11	police station were working. Can you describe this
12	relationship as cordial with the AFRC? The police
13	personnel who worked, would you describe that
14	relationship as being very cordial with the AFRC soldiers
18:33:29 15	at Kenema?
16 A.	Which ones?
17 Q.	Between the police and the AFRC, could they be described
18	as very cordial at that time?
19 A.	They used to work together, you see, and there was no
18:33:55 20	palaver as far as I saw, you know. There was some good
21	rapport between them.
22 Q.	Thank you. So you executed your duties as a police
23	officer during that time, didn't you?
24 A.	Yes, sir.
18:34:12 25 Q.	So, more or less, you were taking orders from the AFRC,
26	weren't you?
27 A.	If I took orders if I took orders from the AFRC, they
28	must have come through my boss, who is xxxx, and not
29	directly from them.

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1	Q.	Thank you, thank you	1.			
2	MR I	OCKARIE: That will be	e all for hir	n, sir. Thank you very		
3		much.				
4	JUDO	E BOUTET: Thank you.	Mr Williams	5.		
18:34:41 5		CROSS	S-EXAMINED BY	Y MR WILLIAMS:		
6	Q.	Mr Witness, was it th	ne day that t	the Kamajors entered		
7		Kenema that you went	to Capitol (Cinema?		
8	A.	Yes, I went there.				
9	Q.	And was it that day w	when the sold	diers were killed?		
18:35:18 10	A.	Yes, sir.				
11	Q.	On that day there was	s fighting be	etween the AFRC - that		
12		is, the soldiers and	the rebels -	- and the Kamajors on the		
13		other; is that correc	ct?			
14	A.	No, sir.				
18:35:41 15	Q.	So there was no fight	ting at all b	between the rebels and		
16		the Kamajors?				
17	A.	The day that the Kama	ajors entered	d in Kenema, there was no		
18		fight between the reb	pels and the	Kamajors.		
19	Q.	Were the RUF when	they were re	etreating, they did		
18:36:23 20		when the rebels were	retreating,	you would agree with me		
21		that they carried out	t a lot of at	trocities; is that		
22		correct?				
23	A.	Yes, sir.				
24		[6.35	5 p.m. HN2309	904H]		
18:33:02 25	Q.	They burnt houses?				
26	A.	When the rebels were	retreating o	during that week, I did		
27		not witness any burn:	ing of houses	s by them.		
28	Q.	They looted propertie	es?			
29	A.	I did not see them ta	aking people	's property, but I saw		

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	1		them taking people's vehicle and moving away from Kenema		
	2		town.		
	3	Q.	Were firing		
	4	PRES	IDING JUDGE:		
18:33:46	5	Q.	Taking whose vehicles? Please, I want to get the answer.		
	6		People's vehicles you say.		
	7	Α.	I wouldn't know, but I saw them taking vehicles. Whether		
	8		these vehicles belonged to them or not, I wouldn't know,		
	9		but they went with vehicles out of Kenema.		
18:34:08	10	MR W	ILLIAMS:		
	11	Q.	But you know that the vehicles do not belong to them; you		
	12		know that as a matter of fact?		
	13	Α.	Well, I should think so, sir. I do not know whether they		
	14		were the owners, or their brothers were the owners, but I		
18:34:30	15		saw them moving out with vehicles.		
	16	Q.	And you saw and heard them firing indiscriminately		
	17		firing their guns indiscriminately; is that correct?		
	18	Α.	Who?		
	19	Q.	The RUF.		
18:34:56	20	Α.	That was the day on the 15th, on Sunday. When they were		
	21		going I saw one of them shooting when they were going		
	22		towards brigade.		
	23	Q.	So you saw one RUF soldier or one rebel shooting his gun		
	24		indiscriminately.		
18:35:24	25	Α.	He was shooting in the air and was running at the same		
	26		time.		
	27	Q.	And, they were I mean, there were lots of people		
	28		firing guns on that particular day.		
	29	PRES	IDING JUDGE: Are you asking him a question? Is that a		

25

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	1		question or a sta	atement? You wa	ant him	to adopt your		
	2		statement to say	yes, there were	e a lot	of people		
	3	MR W	LLIAMS: It is a	question, My Lo	ord.			
	4	PRES	DING JUDGE: Mr	Williams, please	e frame	the question		
18:36:02	5		properly.					
	6	MR W	LLIAMS:					
	7	Q.	There were lots	of people you	would	agree with me that		
	8		there were lots	of people firing	guns (on that particular		
	9		day?					
18:36:18	10	A.	The only people	that were being	firing	guns during that		
	11		particular day w	ere the Kamajors	· .			
	12	Q.	So no fighting to	ook place you	want t	to tell this Court		
	13		that no fighting	took place betw	veen the	e rebels and the		
	14		Kamajors on that	day?				
18:36:40	15	Α.	No, not at all,	sir.				
	16	Q.	And it was only	one RUF soldier	you sat	w firing his gun		
	17		indiscriminately	?				
	18	Α.	It was only one	that I saw firin	ng one a	after the other and		
	19		running towards 1	origade.				
18:37:10	20	Q.	And the following	g day there was	also fi	iring of weapons		
	21		between the sold	iers and the Kam	ajors?			
	22	Α.	I wouldn't be ab.	le to know that	partic	ular day, because I		
	23		did not know whe	re the firing to	ook pla	ce.		
	24	Q.	It was the follow	wing day that yo	ou went	to the house of		
18:37:40	25		Sergeant Fofana	and OC Kora (pho	onetic)	you recall that		
	26		vividly?					
	27	Α.	That had already	passed. A few	days la	ater when we were		
	28					de in the morning		
	29		hours. In the ma	orning hours the	ere was	firing that was		

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1		coming from the direction of Kombema, from the back of		
2		the Hospital Kisco (phonetic) KSS. There was firing from		
3		that particular end of the school. I saw people.		
4	Q.	And then you were told that the RUF had launched an		
18:38:30 5		attack on the Kamajors?		
6	Α.	They were coming towards Kenema Town, but unfortunately,		
7		the ECOMOG went in order to attack them.		
8	Q.	To attack who?		
9	Α.	To attack those that were coming. So I wouldn't know.		
18:39:02 10	Q.	But you were told that the RUF had launched an attack on		
11		the township?		
12	Α.	We heard that later. It was people that came and		
13		informed us. The people		
14	Q.	Go on.		
18:39:28 15	Α.	The people told us that the ECOMOG had stopped those		
16		people that were firing towards the town.		
17	Q.	But you will agree with me that fighting actually took		
18		place after that Sunday fighting actually took place		
19		between the AFRC and the Kamajors after the Sunday the		
18:39:40 20		Kamajors entered?		
21	Α.	No, sir; no sir.		
22	PRES	IDING JUDGE: The witness has answered this question. Try		
23		to don't give the impression, you know, that you are		
24		going forwards and coming backwards and so on, you know.		
18:40:12 25		He has answered that question, Mr Williams.		
26	MR WI	ILLIAMS:		
27	Q.	You in your evidence-in-chief, you said when you were		
28		approached by all right, let me ask you. During the		
29		nine-month period of the AFRC, where were you based?		

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	1	A. I was all the time in Kenema.	
	2	PRESIDING JUDGE: [Microphones not activated] all the time in	
	3	Kenema during the AFRC time.	
	4	MR WILLIAMS: No, My Lord, with respect, he did not say that.	
18:40:44	5	PRESIDING JUDGE: He did.	
	6	MR WILLIAMS: No, My Lord, My Lord, My Lord, the records	
	7	PRESIDING JUDGE: I say I have him on my record here.	
	8	MR WILLIAMS: My Lord, I also have him on record as saying	
	9	something different.	
18:40:54	10	PRESIDING JUDGE: Well	
	11	MR WILLIAMS: Yes, I will read what he said	
	12	PRESIDING JUDGE: I say I have him on my record as saying that	
	13	he was in Kenema all along during the AFRC	
	14	MR WILLIAMS: My Lord, my impression of the evidence is	
18:41:06	15	different, that is why I'm pursuing it.	
	16	PRESIDING JUDGE: Well, I'm trying to put you on track as to	
	17	what I have on my records.	
	18	MR WILLIAMS:	
	19	Q. Did you say to this Court that you were at Laveuma you	
18:41:22	20	told the Kamajors that you were at Levuma? Did you say	
	21	that to this Court?	
	22	A. Levuma?	
	23	Q. Yes. [Microphones not activated] asking me questions.	
	24	You said when the Kamajors approached you, you told them	
18:41:28	25	that you were at Levuma during just a second, please.	
	26	Just hold on.	
	27	A. I was in Levuma. It was in Levuma that I stayed	
	28	initially.	
	29	Q. So you told this Court that during the AFRC period you	

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1	were at Levuma for part of the time; is that correct?
2	A. I was in Levuma for some time.
3	Q. For how long?
4	A. I cannot just remember the time how many months I
18:42:12 5	stayed there.
6	2. And then Levuma is out of Kenema; is that correct?
7	A. Yes, sir.
8	2. And, could you you also told the Court that when you
9	returned back to your family, you told them to stay
18:42:34 10	indoors?
11	A. Yes. When I left the station I am in Kenema now
12	that was on Sunday. When I was in Kenema near the police
13	station towards Hangha Road, Kingsway Street,
14	Kombema Road junction, when I saw the movement of
18:43:04 15	Kamajors coming towards us, that was the time when I
16	returned to my house and admonished my family to stay
17	indoors.
18	MR WILLIAMS: No further question, My Lord.
19	JUDGE BOUTET: Prosecution?
18:43:44 20	MR KAMARA: No re-examination, Your Honour.
21	JUDGE BOUTET: Thank you.
22	PRESIDING JUDGE: Well, learned counsel, thank you. We've, I
23	think you said you have no re-examination?
24	MR KAMARA: Yes.
18:44:38 25	PRESIDING JUDGE: Right. We would be rising, and tomorrow we
26	are asking the Prosecution to have a witness, you know,
27	to stand by just in case, you know, we have some time to
28	take on this witness after listening to possible
29	possible motions, if there are any. So we would rise now

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1	and we will resume we have not yet risen, Mr Bockarie,		
2	are you very tired? We are still sitting down.		
3	Mr Bockarie is tired. You've closed a bit late today;		
4	I'm sure you were waiting for Mr Williams to wrap it up		
18:45:26 5	quickly before because you are becoming impatient.		
6	Well, we shall rise and resume the session tomorrow at		
7	10.30 at 10.30, please. The Court will rise.		
8	[Whereupon the hearing adjourned at 6.45 p.m., to be		
9	reconvened on Wednesday, the 22nd day of September 2004,		
10	at 10.30 a.m.]		
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