

Case No. SCSL-2003-01-T

THE PROSECUTOR OF THE SPECIAL COURT CHARLES GHANKAY TAYLOR

WEDNESDAY, 10 DECEMBER 2008 9: 30 A. M. TRI AL

TRIAL CHAMBER II

Justice Teresa Doherty, Presiding Justice Richard Lussick Before the Judges:

Justice Julia Sebutinde

Justice Al Hadji Malick Sow, Alternate

For Chambers: Ms Sidney Thompson

Ms Carolyn Buff

For the Registry: Ms Rachel Irura

Mr Momodu Tarawallie

Ms Brenda J Hollis For the Prosecution:

Mr Christopher Santora

Mr Alain Werner Ms Maja Dimitrova

For the accused Charles Ghankay Mr Terry Munyard Taylor: Ms Amina Graham

Tayl or:

For the Office of the Principal

Defender:

Mr Silas Chekera

	1	Wednesday, 10 December 2008
	2	[Open session]
	3	[The accused not present]
	4	[Upon commencing at 9.30 a.m.]
09:30:31	5	PRESIDING JUDGE: Good morning. Mr Santora?
	6	MR SANTORA: Good morning Madam President, your Honours,
	7	counsel opposite. For the Prosecution this morning is Brenda
	8	Hollis, Alain Werner, Maja Dimitrova and myself Christopher
	9	Santora.
09:31:20	10	PRESIDING JUDGE: Thank you, Mr Santora. Mr Munyard?
	11	MR MUNYARD: Good morning, Madam President, your Honours,
	12	counsel opposite. For the Defence this morning are myself, Terry
	13	Munyard, Ms Amina Graham and also present in court representing
	14	the person of the Principal Defender is Mr Silas Chekera.
09:31:34	15	Madam President, you will have heard that there has been a
	16	slight delay in the transport arrangements for getting Mr Taylor
	17	here. I understand from my conversations with security staff
	18	that he is on his way and we don't anticipate much delay.
	19	However, I got here early in order to speak to him before I
09:31:49	20	commence - sorry, recommence cross-examination this morning and \boldsymbol{I}
	21	would be grateful when he gets here if I could have five minutes
	22	with him. I am not asking for any more than that.
	23	PRESIDING JUDGE: I take it, therefore, you are seeking a
	24	short adjournment?
09:32:04	25	MR MUNYARD: Yes, thank you.
	26	PRESIDING JUDGE: Mr Santora?
	27	MR SANTORA: No objection to that.
	28	PRESIDING JUDGE: In the circumstances, we will adjourn
	29	temporarily and please notify us as soon as the accused has

1 arri ved. 2 MR MUNYARD: Thank you, your Honour. 3 [Break taken at 9.33 a.m.] 4 [The accused present] [Upon resuming at 9.50 a.m.] 09:50:16 5 PRESIDING JUDGE: Now, unless there are some other matters 6 7 I will remind the witness of his oath and we will resume. purposes of record we note that Mr Taylor was delayed for 8 9 technical reasons beyond his control in the transport. 09:52:30 10 Mr Witness, we are a little late starting for reasons beyond our control but I again remind you this morning that you 11 12 are again under oath, having taken the oath last week to tell the 13 truth. The oath continues to be binding upon you and you must answer questions truthfully. Do you understand? 14 THE WITNESS: 09:52:50 15 Yes. WITNESS: DAUDA ARUNA FORNIE [On former oath] 16 PRESIDING JUDGE: Please proceed. 17 MR MUNYARD: Thank you, Madam President. Thank you, your 18 19 Honours, for the time that I was given to consult with Mr Taylor. 09:53:00 20 CROSS-EXAMINATION BY MR MUNYARD: [Continued] 21 0. Good morning, Mr Fornie. 22 Α. Good morning. 23 I would like to pick up where I left off on Monday. 24 finished on Monday afternoon talking about Operation Octopus or 09:53:20 25 Operation Envelope as you had described it at one point in your 26 interviews with the Prosecution and I want to ask you know about 27 CO Nya. You told us about CO Nya last week. What was his actual 28 name? 29 Α. Nya Korto.

- 1 Q. Nya Korto?
- 2 A. Yes.
- 3 Q. That's who you say CO Nya the radio operator for the RUF
- 4 was, is that right?
- 09:54:04 5 A. Yes, he should have another name, a middle name, but I only
 - 6 recall Nya Korto. I have forgotten his middle name.
 - 7 Q. Have you ever met anybody called Foday Lansana?
 - 8 A. Well, I am not familiar to that name. Maybe I would have
 - 9 met the person, but I don't know that name. I don't recall
- 09:54:42 10 meeting a person with that name.
 - 11 Q. You also told us last week that when you were driven out in
 - 12 1991 from Sierra Leone into Liberia that Sierra Leone government
 - 13 troops had crossed the bridge. They had come past Bo Waterside
 - 14 and they were advancing towards the Wangeko area. Do you
- 09:55:08 15 remember telling us that?
 - 16 A. I said Wangeko area. Not Wan-geko [phon].
 - 17 Q. My apologies, I have mispronounced it. Wangeko, very well.
 - 18 In other words, the Sierra Leone Army invaded Liberian territory,
 - 19 yes?
- 09:55:28 20 A. Well, they fought there. They crossed the bridge and they
 - 21 fought.
 - 22 Q. Into Liberian territory, yes?
 - 23 A. They crossed the bridge. The Sierra Leonean Army chased us
 - 24 into Liberia. They crossed the bridge and they entered Bo
- 09:55:53 25 Waterside. That is in the Liberian territory. That is what I
 - 26 saw.
 - 27 Q. Thank you. Then you went on to tell us about Foday Sankoh
 - 28 sending a truck to pick you up from Kakata. Do you remember
 - 29 telling us about that?

- 1 A. Yes.
- 2 Q. And you said there were up to 70 of you in the truck. Do
- 3 you remember telling us that?
- 4 A. Yes, around that. Around 70, that's what I said.
- 09:56:47 5 Q. Right. And in addition to the truck there was another
 - 6 vehicle, a pick-up?
 - 7 A. Yes, but the pick-up was from Gbarnga. The pick-up picked
 - 8 us up from Gbarnga. It joined us from Gbarnga, but from Kakata
 - 9 there was no pick-up. There was only that truck.
- 09:57:16 10 Q. All right. Very well, I follow that and that indeed is
 - 11 what you said the other day. And in the truck was assorted
 - 12 ammunition and 70 of you, yes?
 - 13 A. I said roughly 70. I did not say exactly 70.
 - 14 Q. No-one is suggesting you said exactly 70.
- 09:57:48 15 A. But it's the way you said it. That is what it means.
 - 16 PRESIDING JUDGE: Mr Witness, listen to the question. You
 - were also asked about ammunition assorted ammunition.
 - 18 MR MUNYARD: Yes, thank you:
 - 19 Q. Was it just ammunition, or was it arms and ammunition?
- 09:58:08 20 A. Well, it was assorted in the truck. What I do recall is
 - 21 that the ammunition, grenades that is including grenades and
 - 22 land mines, anti-tank mines and anti-personnel mines were all in
 - 23 it. I can recall.
 - 24 Q. Right, but were there any arms in it?
- 09:58:40 25 A. Well, at present I don't recall.
 - 26 Q. But what you do recall leaving from Gbarnga to go to
 - 27 Sierra Leone, to Kailahun, you do recall one truck with around 70
 - of you and some ammunition and another that was a pick-up, or a
 - 29 van, going from there to Kailahun, yes? You described the other

- 1 one as both a pick-up and a van in your evidence on Monday, 1
- 2 December. That is what you now recall, is it?
- 3 A. Yes.
- 4 Q. Would you have a look at tab 2, please, with the assistance
- 09:59:36 5 of Mr Court Usher. He will bring it to you. Now if you look at
 - 6 the second page of tab 2, this is your interview on 4 and 5 May
 - 7 2006. I would like you, please, to look at the second page and
 - 8 the paragraph that is numbered 7. Do you see that there?
 - 9 A. Which paragraph?
- 10:00:41 10 Q. Paragraph number 7.
 - 11 A. I've seen it.
 - 12 Q. It starts, "Some time in November 1992". Do you have that?
 - 13 A. Yes, I am listening.
 - 14 Q. Thank you:
- 10:01:06 15 "Some time in November 1992 the witness and other RUF
 - 16 fighters were loaded into two NPFL trucks and taken from Kakata
 - 17 to Kailahun. Foday Sankoh accompanied them. A third truck
 - 18 carried various arms and ammunition such as AK-47, mines, bombs,
 - 19 RPG tubes."
- 10:01:32 20 Now, is that right? Was it three trucks that went; two
 - 21 trucks taking the 70 something fighters and a third truck taking
 - 22 arms and ammunition.
 - 23 A. What I mean you know, what I said exactly was that that
 - 24 is myself and other fighters as well were all in the truck, that
- 10:02:00 25 is myself and other fighters were in the truck, but not two
 - 26 trucks. I said "myself and other fighters too", not two trucks.
 - 27 What I said about ammunition was AK-47 rounds AK-47 rounds, G3
 - 28 rounds. Those were the types of ammunition that we went with.
 - 29 That's the description: AK rounds, GP rounds, RPG bombs.

- 1 Q. Don't worry so much about the type of ammunition. You are
- 2 saying, are you, that this record of what you told them in May of
- 3 2006, two and a half years ago or more, is wrong and that your
- 4 recollection in December of 2008 of events back in the early
- 10:02:55 5 1990s is better than it was in 2006? Is that what you're saying?
 - 6 A. What I do remember saying exactly to the investigators is
 - 7 what I have told you and that's what I've repeated here. Maybe
 - 8 it was the way they wrote it. What I recall telling them is what
 - 9 I am saying again in this Court.
- 10:03:24 10 Q. Right. So is this the position, Mr Fornie? You believe
 - 11 that your memory now in December 2008 of events in 1992, 16 years
 - 12 ago, is better than your memory of those events two years back in
 - 13 May of 2006? Is that your position?
 - 14 A. Well, what you are saying, I don't think we are saying the
- 10:03:59 15 same thing. I did not tell the investigators that it was two
 - 16 trucks. I said I remember telling them one.
 - 17 Q. My error again. The investigators have got it wrong in
 - 18 2006 and you never told them it was two trucks then. Is that
 - 19 what you are saying now?
- 10:04:20 20 A. What I told them was that I was in the truck and other
 - 21 fighters too were in the truck.
 - 22 Q. Yes, we understand that now. Sorry, it was my mistake.
 - 23 A. That is T-0-0, not T-W-0.
 - 24 Q. Yes, we follow that. Now would you turn, please, to tab
- 10:04:53 25 27. Now, this is an undated document unfortunately. It appears
 - 26 at page 101474.
 - 27 PRESIDING JUDGE: Could you give us the tab again,
 - 28 Mr Munyard, because that doesn't conform with my tab 27.
 - 29 MR MUNYARD: Am I out again, your Honour? I am sorry. It

- 1 is almost certainly the last tab. Did I say 27 when I should
- 2 have said 28? It is headed "Proffer".
- 3 PRESIDING JUDGE: Yes, indeed it's 28 in our bundle.
- 4 MR MUNYARD: Thank you. Yes, I do apologise. I am working
- 10:05:34 5 from the bundle I prepared all my notes on unfortunately.
 - 6 PRESIDING JUDGE: Well, as long as we are ad idem it
 - 7 doesn't matter.
 - 8 MR MUNYARD: Yes, thank you:
 - 9 Q. Now this is called a proffer, which as I indicated the
- 10:05:45 10 other day probably means even less to you than it does to me, but
 - it's supposed to be an account of something you told the
 - 12 Prosecution. It starts off in paragraph 1:
 - "Operation Octopus was Launched by Charles Taylor. The RUF
 - 14 fighters were in Kakata when Foday Sankoh and Charles Taylor
- 10:06:04 15 arrived there. Foday Sankoh arrived with artillery weapons, arms
 - 16 and ammunition. Sankoh then informed the RUF fighters in Kakata
 - 17 they should get ready to return to Sierra Leone."
 - 18 Is that what you told the Prosecution at some point in the
 - 19 past on an undated occasion, that first paragraph?
- 10:06:27 20 A. You read it too fast. Can you please read it slower.
 - 21 Q. Certainly. If you just follow it on the page, I will read
 - 22 it again more slowly:
 - 23 "Operation Octopus was Launched by Charles Taylor. The RUF
 - 24 fighters were in Kakata when Foday Sankoh and Charles Taylor
- 10:06:46 25 arrived there. Foday Sankoh arrived with artillery weapons, arms
 - 26 and ammunition. Sankoh then informed the RUF fighters in Kakata
 - 27 that they should get ready to return to Sierra Leone."
 - Did you tell the Prosecutors that?
 - 29 A. I told them almost everything that is here, excluding the

- ones about ammunitions, but the arms that I am referring to were
- 2 artillery weapons indeed. Those were weapons that our colleague
- 3 RUF captured in Kailahun; the first artillery weapons that were
- 4 captured.
- 10:07:26 5 THE INTERPRETER: Your Honours, can the witness speak
 - 6 slowly and repeat this one.
 - 7 PRESIDING JUDGE: Mr Witness, you are speaking quickly -
 - 8 very quickly and so please slow down. Well, you haven't quite
 - 9 answered the question. Mr Munyard, please proceed.
- 10:07:39 **10** MR MUNYARD:
 - 11 Q. Let me see if I understand what you say they have got
 - 12 wrong. You said:
 - "I told them almost everything here, excluding the ones
 - 14 about ammunition, but the arms I am referring to were artillery
- 10:07:54 15 weapons indeed."
 - 16 So what is it that just tell us what they have got wrong
 - 17 in there?
 - 18 A. Ammunition was not included. Foday Sankoh did not take
 - 19 ammunition from Sierra Leone to Monrovia, I am not aware of that
- 10:08:10 20 at that time, to bring them. It was the arms that I spoke about.
 - 21 Q. But you agree you told them that Sankoh then informed you,
 - 22 the RUF fighters in Kakata, that they should get ready to return
 - to Sierra Leone, yes?
 - 24 A. He told us through somebody. Yes, I said that.
- 10:08:34 25 Q. Paragraph 2:
 - 26 "Foday Sankoh did not give them the weapons as he told the
 - 27 RUF fighters that the weapons were meant for Charles Taylor and
 - 28 that they were heading for Monrovia. Foday Sankoh returned
 - 29 through the same route to Gbarnga and two days later sent two

- 1 trucks to convey the RUF fighters. The RUF fighters were Loaded
- 2 into the two trucks and conveyed to Kailahun."
- 3 Did you tell them that?
- 4 A. Well, not exactly. Not exactly. It was one truck, to the
- 10:09:15 5 best of my memory.
 - 6 Q. It was, according to your evidence last week, one truck and
 - 7 a load of mixed ammunition, yes?
 - 8 A. Yes.
 - 9 Q. So either you didn't tell them that it was one truck plus
- 10:09:34 10 assorted ammunition and around 70 fighters, or they've got
 - 11 paragraph 2 qui te wrong, yes?
 - 12 A. Well, I did not say so. I'm still referring to one truck.
 - 13 Q. Yes, do you agree that there is no mention of any
 - 14 ammunition going with you to Kailahun in paragraph 2 of the
- 10:10:02 15 document that we are looking at now?
 - 16 A. There was ammunition in the truck when we were going to
 - 17 Kailahun. The truck had ammunition. That is from Gbarnga. We
 - 18 picked the ammunitions up from Gbarnga.
 - 19 Q. Mr Fornie, we went through this on Thursday, we went
- 10:10:23 20 through it on Friday, we went through it on Monday. The question
 - 21 I am asking you is not what happened at this stage but what did
 - 22 you tell the Prosecutors. Would you please be very careful to
 - 23 listen to the question before you rush off to tell us what
 - 24 happened. Do you agree there is nothing in paragraph 2 here
- 10:10:50 25 about either it being one truck, or one truck loaded with both
 - 26 fighters and ammunition? There is nothing to that effect in this
 - 27 paragraph.
 - 28 A. Your question is not clear.
 - 29 Q. Well, it's difficult for me to find another way of putting

- 1 something as clear as I thought that was.
- 2 PRESIDING JUDGE: Mr Witness, listen carefully to the
- 3 questions that are being asked. You have given us a certain
- 4 history here in the Court. Counsel is saying to you that what
- 10:11:30 5 you told the Office of the Prosecutor in your record of interview
 - 6 at an unspecified date differs from what you said in Court and he
 - 7 is asking you about that difference. That is what this series of
 - 8 questions is about. Mr Munyard, I trust you --
 - 9 MR MUNYARD: Thank you, your Honour is absolutely right:
- 10:11:51 10 Q. Mr Fornie, there is nothing in paragraph 2 to suggest that
 - 11 you told the Prosecutors you were sent back to Kailahun, or sent
 - 12 to Kailahun, by Mr Sankoh in one truck with a load of assorted
 - 13 ammunition, is there?
 - 14 A. Yes, it is not there but it is in the other paragraph. It
- 10:12:12 15 is in the other paragraphs. Then where the mistake is here, and
 - 16 I am seeing that you are emphasising on that, that is just the
 - 17 two and one truck thing, but I do recall that it was one truck.
 - 18 Q. Is it their mistake or yours in this document that we're
 - 19 looking at?
- 10:12:36 20 A. Well, maybe it is their mistake. I really don't know. I
 - 21 don't recall.
 - 22 Q. All right. Just going back then to tab 2, paragraph 7.
 - 23 We'll just have a look at a little bit more of that. Four lines
 - 24 down, where I stopped reading: "The witness", that's you -
- 10:13:21 25 Mr Fornie, this is paragraph 7 and it's the middle of the
 - 26 paragraph, four lines from the start of that paragraph there is a
 - 27 sentence that reads:
 - 28 "The witness did not know the source of the
 - 29 arms/ammunition. He only knew their specifics when he saw them

- 1 off-loaded in Kailahun. When they arrived in Kailahun they found
- 2 three RUF radio communication stations which were manned by Nyan
- 3 Katoe, also known as CO Nyah."
- 4 A. Yes.
- 10:13:53 5 Q. At a later stage you changed the Nyan to Nyah, N-Y-A-H.
 - 6 That is what you knew CO Nya's real name to be and that's what
 - 7 you told the Prosecution there. Correct?
 - 8 A. Yes. I do recall that I was asked to spell the name
 - 9 correctly at a point in time.
- 10:14:19 10 Q. Now, we happen to have the handwritten notes of this second
 - 11 interview and they are immediately behind the typed notes. I
 - 12 just want to check with you I'm sorry, I've just lost the place
 - 13 for the moment. Yes, it's on page 18589 of the handwritten notes
 - 14 and it is, going from the bottom of the page, seven lines up.
- 10:15:34 15 It's the last real paragraph on that page. Just to see if by any
 - 16 chance on this occasion the transcriber who typed up the notes
 - 17 has got anything wrong. We can see that it reads in handwriting:
 - 18 "Some time in November 1992 witness and other RUF fighters
 - 19 were" --
- 10:15:58 20 A. I've not seen the place yet.
 - 21 Q. All right. I am going to ask Mr Court Officer to indicate
 - 22 with his pen where this paragraph starts. It's about seven lines
 - 23 from the bottom of the page. Can you see it now?
 - 24 A. Okay. Yes, I've seen it.
- 10:16:13 25 Q. "Some time in November 1992 witness and other RUF fighters
 - 26 were loaded into two" and then just in case anybody
 - 27 misunderstood or misread that, the writer has put the figure 2 in
 - 28 a circle next to the word. Two NPFL trucks. In other words, the
 - 29 typed script on this occasion does actually match the handwritten

- 1 notes. Now, can you remember ever being taken through these
- 2 handwritten notes and asked to correct anything on them?
- 3 A. We went through those handwritten notes. There were two
- 4 vehicles that I saw. Two vehicles. We boarded two vehicles from
- 10:17:05 5 Gbarnga to Kailahun. That is the other one was Foday Sankoh's
 - 6 van and there were some other fighters and his securities. I was
 - 7 in the truck with Rashid and others where the ammunition the
 - 8 bulk of the ammunition was.
 - 9 Q. No, I'm afraid that you've failed to notice that you have
- 10:17:27 10 also said, immediately following on where I left off from 18589,
 - 11 "It was Foday Sankoh who took them to Kailahun accompanied with
 - 12 another NPFL truck Loaded with arms and ammunition." So you have
 - 13 three trucks there, not two, back in 2006. And you were taken
 - 14 through these handwritten notes, weren't you, in order to confirm
- 10:17:58 15 that they were a correct record of what you'd said?
 - 16 A. Well, I am telling you that there were two vehicles. There
 - 17 were two vehicles. I do recall telling them that there were two
 - 18 vehicles. The one was a van that Foday Sankoh was in with some
 - 19 fighters and I was in the truck, so there were two vehicles.
- 10:18:33 20 Q. All right. Tab 13, please. We've looked at this before,
 - 21 the first page of it. The following year in July of 2007
 - 22 Mr Bangura, one of the lawyers, and Mr Kamara, an investigator,
 - 23 took you through this particular interview but interestingly they
 - 24 didn't take you well, they may or may not have taken you
- 10:19:22 25 through the typed version but the corrections you made on this
 - interview you made on the handwritten version or you made in
 - 27 relation to the handwritten version. Because if you see the
 - 28 first correction, under the heading "4 May 2006", it's on page
 - 29 00018589, the very page we are looking at. So you were taken

- 1 through the handwritten version of this interview if not
- 2 immediately following it then certainly at a later stage, weren't
- 3 you?
- 4 A. Yes, they took me through.
- 10:20:20 5 Q. We will come back to that in due course. Can I move on to
 - 6 something else. Can I just ask you this: In your role over the
 - 7 years as a radio monitoring officer, you were doing this job in
 - 8 different places and under different circumstances. I presume -
 - 9 and you tell me if I am right. I presume that at times, because
- 10:21:00 10 of the war that was going on at times even the radio operators
 - 11 didn't have enough supplies such as pens and paper and sometimes
 - 12 presumably you had to just remember what you were hearing, what
 - 13 you were monitoring on the radio, in order to go down to the
 - 14 transmitting station and tell them about what you'd heard. Is
- 10:21:25 15 that correct?
 - 16 A. Not everything you said is correct. Indeed, there were
 - 17 times we lacked stationery, but, whatever the case was, the ones
 - 18 that we were to write messages on I don't ever recall lacking
 - 19 that completely. But I know that there were certain messages
- 10:21:46 20 that we delivered verbally. There were some pieces of
 - 21 information that we also delivered verbally.
 - 22 Q. Is it or was it part of your training as a radio monitoring
 - officer to remember things that you had heard in order to be able
 - to pass them on to the relevant authorities?
- 10:22:15 25 A. That's why I had log I had logbooks to note down every
 - 26 important thing that I received as a message.
 - 27 Q. Yes, but were you also trained to try to remember stories
 - 28 that you'd heard over the radio in the event of there not being
 - 29 proper stationery or a Logbook to hand?

- 1 A. Well, I am telling you that any official message so far was
- 2 written down. We wrote down every official message. Even though
- 3 there was stationery shortage sometimes, but the various
- 4 commanders tried very hard to see that we did not go out of the
- 10:23:09 5 stationery. But that does not mean that we did not deliver some
 - 6 short messages verbally. That does not mean that we did not
 - 7 deliver short verbal messages.
 - 8 Q. Now, monitoring we know is something that you have been
 - 9 involved in for a very long time and it's right, isn't it, that
- 10:23:32 10 since this trial started you've been monitoring the way it's been
 - 11 goi ng?
 - 12 A. Sometimes I do listen to the radio. I can still listen to
 - 13 it on the radio.
 - 14 Q. And the Talking Drum puts out propaganda about this trial,
- 10:23:59 15 doesn't it?
 - 16 A. Yes.
 - 17 Q. And no doubt you've listened to that?
 - 18 A. I used to listen. That's what I've told you.
 - 19 Q. And have you been following reports of the evidence in this
- 10:24:18 20 trial since it opened in January of this year?
 - 21 A. I can recall that I followed a lot of this on the radio.
 - 22 Q. Yes. And you've been monitoring accounts that different
 - 23 witnesses have been giving in this courtroom over the months,
 - 24 haven't you?
- 10:24:48 25 A. Yes.
 - 26 Q. Now going back to your evidence last week, on Tuesday of
 - 27 last week, do you remember telling us about mining at Cyborg Pit
 - and the SLA representative there called Mopleh, who used to
 - 29 collect all the diamonds?

- 1 A. Mopleh was a civilian. He was not an SLA representative, I
- 2 did not say so. I do recall mentioning Mopleh, but I did not say
- 3 SLA representative.
- 4 Q. I may have misunderstood that, but I had thought that he
- 10:25:29 5 was. Very well. Mr Mopleh ran off with a lot of diamonds,
 - 6 didn't he?
 - 7 A. Yes.
 - 8 Q. What did you do with your diamonds that you mined there?
 - 9 A. You mean my personals?
- 10:26:04 10 Q. Yes.
 - 11 A. I used to sell them to those buying diamonds. I used to
 - 12 sell them.
 - 13 Q. Were you in Tongo in 1997, yes?
 - 14 A. I sold my diamonds.
- 10:26:24 15 Q. And where were the people who bought the diamonds in Tongo
 - 16 in 1997?
 - 17 A. They were in Tongo, in their various houses or areas.
 - 18 Q. Well were they Lebanese diamond dealers, amongst others?
 - 19 A. I don't recall ever selling diamonds to any Lebanese.
- 10:26:55 20 never dealt with a Lebanese diamond dealer, so even if there was
 - 21 one I don't know about that one.
 - 22 Q. Any Israeli diamond dealers there in Tongo in 1997?
 - 23 A. Yes
 - 24 Q. And where were the Israeli diamond dealers in Tongo in
- 10:27:17 25 1997?
 - 26 A. I don't know.
 - 27 Q. Well you knew they were there because you have just told us
 - they were there, so help us with what you knew about them?
 - 29 A. No, I did not tell you about Israeli diamond dealers. What

- 1 you asked me was, "Were there really diamond dealers?" That is
- 2 the way I understood the question. I did not tell you about
- 3 Israeli diamond dealers.
- 4 Q. You may have mi sheard me.
- 10:27:48 5 PRESIDING JUDGE: Lost in translation.
 - 6 MR MUNYARD: Yes.
 - 7 THE WITNESS: Okay, then you can rectify that.
 - 8 MR MUNYARD:
 - 9 Q. Were there diamond dealers from the State of Israel there
- 10:28:00 10 in Tongo in 1997?
 - 11 A. I don't know.
 - 12 Q. No, all right. But the people you sold your diamonds to,
 - were they diamond dealers? Were they known as diamond dealers?
 - 14 A. What do you mean? I know that they used to buy diamonds.
- 10:28:29 15 I do not know who possessed a licence or not, but I know that
 - 16 they were buying diamonds. It was not my duty to find out who
 - 17 had the authority to deal in diamonds, or not.
 - 18 Q. Well, if you could only deal in diamonds with a licence,
 - 19 then it was your duty to find out whether the people you were
- 10:28:51 20 selling your diamonds to were licensed, wasn't it?
 - 21 A. I said I did not know and that was not my duty. It was not
 - 22 my responsibility.
 - 23 Q. You were a member of the RUF at that time, you told us, and
 - 24 the RUF was part of the government in late 1997, wasn't it?
- 10:29:21 25 A. But there was division of labour. I was a radio operator.
 - 26 That's what I know. I was not in charge of mining.
 - 27 Q. So although there was a law that you could only deal in
 - 28 diamonds if you were a licensed dealer, you as a member of the
 - 29 RUF didn't care about that law. You sold your diamonds to

- 1 whoever would buy them, is that right?
- 2 A. Well I would say almost all of us who were in Tongo, that
- 3 was the normal routine for us.
- 4 Q. So the rules about licensed diamond dealing weren't worth
- 10:30:03 5 the paper they were written on, as far as you are concerned. Is
 - 6 that correct?
 - 7 A. I don't know about that. I don't know. That is not to my
 - 8 knowledge. I don't know how licensing operated in terms of
 - 9 diamond mining whatsoever.
- 10:30:18 10 Q. You seemed to know that there was a law that said that a
 - 11 diamond dealer had to have a licence?
 - 12 A. Well, I am still telling you. You know, how would you
 - 13 assume for me? How would you assume for me that I know, or that
 - 14 I am supposed to know. I was on the ground and I know what went
- 10:30:41 15 on in Tongo what used to go on in Tongo. That is what I am
 - telling this Court exactly, those that I can recall.
 - 17 Q. I've asked that question because it was you who told us for
 - 18 the first time in your evidence:
 - "I know they used to buy diamonds. I do not know who
- 10:31:02 20 possessed a licence or not, but I know they were buying diamonds.
 - 21 It was not my duty to find out who had the authority to deal in
 - 22 diamonds or not."
 - 23 So you knew, didn't you, that a person wasn't legally
 - 24 allowed just to trade in diamonds. They had to have a licence,
- 10:31:24 25 but you didn't care. You just sold your diamonds regardless of
 - 26 whether the person you sold them to had a licence.
 - 27 MR SANTORA: I am going to object on a slight misstatement.
 - 28 I believe that counsel is the reference to licence that the
 - 29 witness made looks like in context to refer to people to have a

- 1 licence to buy diamonds.
- 2 MR MUNYARD: Yes.
- 3 MR SANTORA: Then it's now being put to the witness that he
- 4 said that there was a requirement for a licence to deal in
- 10:31:54 5 diamonds. There is a slight distinction, because somebody
 - 6 selling diamonds is different to somebody buying them in this
 - 7 context. The witness's reference to licence, in the context that
 - 8 counsel just referred to, was about buying diamonds.
 - 9 PRESIDING JUDGE: Mr Santora, the witness himself at page
- 10:32:21 10 18, line 11 on my font, the witness in an answer said, "It was
 - 11 not my duty to find out who had the authority to deal in diamonds
 - or not", and so in my view the word "deal" has been used although
 - 13 he did say "buy" earlier.
 - MR MUNYARD: I am only talking about the people he was
- 10:32:41 15 selling his diamonds to; in other words, the buyers:
 - 16 Q. You didn't obey the law at all in relation to diamonds, did
 - 17 you?
 - 18 A. Well, I don't know if such a law existed in Tongo. I did
 - 19 not see that law in operation in Tongo. I cannot tell.
- 10:33:10 20 Q. Well, it was you who has just suggested that such a law did
 - 21 exist. Are you now saying you suddenly don't remember whether
 - that law existed?
 - 23 A. Well, if you got me right, I think I told you that I was
 - 24 not in charge of mining, or to issue licence out or not, and I
- 10:33:31 25 don't know if such a law existed at all and how it was worked on.
 - 26 I don't know if the law existed. I have told you here frankly
 - 27 that I don't know about how the licence business went on for
 - deal ers.
 - 29 Q. Well, it was every sorry, are you finished?

- 1 A. Yes, I'm through.
- 2 Q. It was every man for himself in the diamond fields in Tongo
- 3 in 1997, was it?
- 4 A. Well, there was centralised mining in Tongo. There was
- 10:34:10 5 centralised mining and, apart from that, we too did our casual
 - 6 work.
 - 7 Q. Centralised for some and a free for all for others, yes?
 - 8 A. The centralised mining was purely the authorities who
 - 9 organised it, and even the authorities who organised centralised
- 10:34:36 10 mining also did their personal mining their private mining.
 - 11 They did it.
 - 12 Q. You weren't one of the authorities, were you?
 - 13 A. I was not an authority.
 - 14 Q. But you could do your mining and a lot of people like you,
- 10:34:51 15 yes, could also do theirs?
 - 16 A. Yes, many of course.
 - 17 Q. And if you had an RUF connection you could get in there and
 - 18 exploit that, mine for diamonds and then sell them to anyone who
 - 19 would buy them regardless of whether or not they had a licence,
- 10:35:13 20 correct?
 - 21 A. Well, that was the order of the day for everybody. That
 - 22 was the order of the day and everybody leads the very life that
 - 23 you are now trying to describe. It was not only confined to me
 - 24 al one.
- 10:35:30 25 Q. I want to go on to something else now, please. Do you
 - 26 remember telling us last week, in the course of your
 - 27 evidence-in-chief, that Memuna contacted you from Monrovia and
 - 28 told you that she and Fonti Kanu were travelling to bring some
 - 29 materials that had been given to them by the Papay, that is

- 1 Mr Taylor, and that when they arrived in Daru she contacted you
- 2 to tell you they had arrived and Sam Bockarie Mosquito and
- 3 you travelled to Daru to receive the shipment? Do you remember
- 4 telling us that?
- 10:36:11 5 A. Yes.
 - 6 Q. When you first told the Prosecution about this, before you
 - 7 gave your evidence in Court, did you tell them that the materials
 - 8 that Memuna and Fonti Kanu were bringing were from the Papay,
 - 9 that is Mr Taylor, or did you just tell them that they were
- 10:36:32 10 bringing materials from Liberia?
 - 11 A. What you said, I think I am sure that I told them about the
 - 12 materials that Memuna brought and there was no other person in
 - 13 Monrovia that I can refer to. If you ask me if I can recall
 - 14 telling them that, I want to believe I discussed something
- 10:36:59 15 relative to that, or something about that. I discussed it with
 - 16 them.
 - 17 Q. Well there were plenty of people in Monrovia selling arms
 - 18 that should have been handed in in disarmament, weren't there, or
 - 19 don't you know about that?
- 10:37:14 20 A. Well, that particular time Memuna told me that it was
 - 21 President Taylor who dispatched the ammunition.
 - 22 Q. Tab 24, please. This is a note of information that you
 - 23 gave to the Prosecution during what amounts to a period of
 - 24 saturation proofing in November this year, on 6 and 7 November
- 10:37:55 25 this year. I am looking at the second page, 101459, paragraph 7.
 - Now, Mr Fornie, tell me if you can see paragraph 7 on that screen
 - in front of you?
 - 28 A. Yes.
 - 29 Q. "Fonti Kanu was an SLA who was involved in obtaining

- 1 ammunition for the AFRC and RUF during the AFRC junta period from
- 2 Li beri a. "
- 3 Did you tell them that?
- 4 A. Yes.
- 10:38:29 5 Q. So was Fonti Kanu one of the people who were sent along
 - 6 with you on the several trips that we have seen referred to in
 - 7 another of your proofing sessions to Liberia to buy arms, or
 - 8 ammunition sorry, to buy ammunition from former NPFL and ULIMO
 - 9 members who buried it during disarmament?
- 10:38:55 10 A. No, Fonti Kanu was not part of that group. I don't know
 - 11 what you are talking about. I did not tell you about that, that
 - 12 Fonti used to go and buy ammunition from any former ULIMO or NPFL
 - 13 fighter. The instance that I know of, where Fonti led the
 - 14 shipment of arms and ammunition, was when he and Memuna went --
- 10:39:23 15 Q. We are coming to that. I am going to stop you, because we
 - 16 are going to come to that and you can say as much as you like
 - 17 about it.
 - 18 A. Well done.
 - 19 Q. You don't know all the people who were sent by Sam Bockarie
- 10:39:33 20 to buy ammunition from Liberians, ex-NPFL and ex-ULIMO, as you
 - 21 told the Prosecution?
 - 22 A. I don't recall everything, but particularly Fonti Fonti,
 - 23 the time that I am telling you about, was not engaged. When we
 - 24 went back to Buedu from Operation Sandstorm Tiger Tail, Fonti was
- 10:40:04 25 not involved in the shipment of arms and ammunition.
 - 26 Q. You don't know what private business Fonti Kanu was able to
 - 27 engage in in dealing with ammunition post disarmament in Liberia,
 - 28 do you?
 - 29 A. Well, what I'm telling you is that what I know that Fonti

- 1 went to Monrovia for is what I've told you. That is Fonti and
- 2 Memuna brought ammunition from Mr Taylor. This is what I've told
- 3 you.
- 4 Q. Would you please go back to the question that I asked you
- 10:40:43 5 before we move on. You don't know what private business, if any,
 - 6 Fonti Kanu was able to engage in in dealing with ammunition post
 - 7 disarmament in Liberia, do you?
 - 8 A. I don't have any other knowledge about his private
 - 9 business. The one that I know about is what I've told you.
- 10:41:08 10 Q. We are going to look at that now:
 - 11 "The witness observed one particular instance while the
 - 12 witness was living in Kenema during the AFRC junta regime and
 - 13 after Charles Taylor was elected to the Presidency of Liberia.
 - 14 The witness saw Fonti Kanu and a convoy arrive overland from
- 10:41:34 15 Liberia and meet Sam Bockarie and others in Daru. Aside from
 - 16 Kanu this convoy also included one Memuna (short for Memunatu)
 - 17 Deen, also known as Prude, a long time radio RUF who was based in
 - 18 Liberia. The witness went along with Sam Bockarie, Eddie Kanneh
 - 19 and others from Kenema to meet this convoy. The ammunitions
- 10:42:08 20 brought by the convoy included AK rounds and RPGs and arrived on
 - 21 a small truck."
 - 22 Did you tell them that?
 - 23 A. With respect to telling them I saw the convoy when they
 - 24 were coming that is not it. They wrote it wrongly. But the idea
- 10:42:29 25 that this paragraph is portraying, I am the one who said this to
 - 26 the investigators. I was the one who told them everything that
 - is in this passage.
 - 28 Q. Sorry, are you saying there is something wrong in the
 - 29 record that we are looking at?

- 1 A. When you said yes, where it is stated that witness saw
- 2 Fonti Kanu and a convoy arrived overland, I did not see them
- 3 arrive. I did not see them arriving in Daru, but it is clearly
- 4 stated here that we were in Kenema. When they arrived in Daru we
- 10:43:19 5 were in Kenema and we moved from Kenema to go and receive the
 - 6 materials that they had brought. This is what I am talking.
 - 7 Q. So you never said that you had seen it arrive overland from
 - 8 Liberia and meet Sam Bockarie and other people in Daru?
 - 9 A. On the spot we moved from Kenema, we met them in Daru. We
- 10:43:46 10 met them in Daru. We met them in Daru with the ammunition that
 - 11 they had brought.
 - 12 Q. No mention in here of the ammunition coming from the Papay
 - 13 Charles Taylor, is there, in this document?
 - 14 A. But the ammunition is there.
- 10:44:03 15 Q. No, listen to the question, please. Do you want to pause
 - 16 for a moment, clear your mind and then go back to the question
 - 17 that I asked you. Forget about the story --
 - 18 PRESIDING JUDGE: Mr Witness, please do not treat questions
 - 19 with derision. Listen to what is being said to you.
- 10:44:22 **20** MR MUNYARD:
 - 21 Q. Mr Fornie, forget about what actually happened. Clear your
 - 22 mind of that. My question was: There is no mention of
 - 23 ammunition coming from the Papay Charles Taylor in this document,
 - 24 is there?
- 10:44:45 25 A. Well, the ammunition that I'm talking about is here.
 - 26 said ammunition came.
 - 27 PRESIDING JUDGE: Mr Witness, listen to the question. The
 - 28 question is that there is no reference to the Papay Charles
 - 29 Taylor in this document. Answer that question.

- 1 THE WITNESS: Yes, I have not seen it. But then I see
- 2 something like Charles Taylor I see something like Charles
- 3 Taylor about a particular instance saying, "While the witness was
- 4 living in Kenema during the AFRC junta regime after Charles
- 10:45:30 5 Taylor was elected as President." Okay, I have seen that. It is
 - 6 not --
 - 7 PRESIDING JUDGE: Mr Witness, you are being directed to
 - 8 paragraph 7.
 - 9 MR MUNYARD: With respect, your Honour --
- 10:45:40 10 PRESIDING JUDGE: You did say document.
 - THE WITNESS: That is where I am, paragraph 7.
 - MR MUNYARD: Yes, thank you. He's quite right, the name
 - 13 Charles Taylor is in there:
 - 14 Q. It's nothing to do with ammunition, is it?
- 10:45:55 15 A. I want to know if you are referring to just paragraph 7 in
 - 16 this document or the entire document?
 - 17 Q. I am referring to paragraph 7.
 - 18 A. Okay. It's not in paragraph 7, but it is in some other
 - 19 documents. It's not in paragraph 7.
- 10:46:14 20 Q. Trust me, Mr Fornie, it's not in some other document. If
 - 21 I'm wrong about that you can be sure that someone across the
 - 22 Court will jump up and point out my error. Do you follow?
 - 23 A. Well, I recall that I said that and, even if that is the
 - 24 case, it will not be possible that whilst talking you will recall
- 10:46:46 25 everything. So I want to believe that maybe if it is not there,
 - 26 it was when the Prosecution was interviewing me, maybe they did
 - 27 not ask me about that, where the ammunition came from, and that
 - 28 my mind did not run there to tell them that it was Charles Taylor
 - 29 who gave the ammunition. Maybe they did not ask me the question

- 1 about where the ammunition came from; that is the reason why it
- 2 is not there. But if you want to ask me that question now where
- 3 the ammunition came from I will tell you now that it was
- 4 Mr Taylor from Mr Taylor directly that the arms and ammunition
- 10:47:23 5 that Fonti brought that those ammunitions were from Mr Taylor
 - 6 directly. Mr Taylor is seated over there. He knows. He knows
 - 7 very well that he was the one who sent the said ammunition.
 - 8 Q. And you would have known that very well when you were
 - 9 seeing the Prosecutors just last month, day after day, beefing up
- 10:47:45 10 all the previous accounts you had given of these events and your
 - 11 mind would have run to Mr Taylor being the source of that
 - 12 ammunition, wouldn't it, just a month ago when you were telling
 - 13 them this particular story?
 - 14 A. Well, I have so many things, so many pieces of information,
- 10:48:08 15 so even if I failed to make mention of that, I think the
 - 16 investigators themselves maybe did not think about that, to ask
 - 17 me about who directly gave the ammunition. So that is the
 - 18 mistake they might have done, they themselves. Maybe they did
 - 19 not think about asking me where the ammunitions came from, who
- 10:48:31 20 gave the ammunition. But now that you are trying to know and you
 - 21 want us to establish where the ammunition came from, that is the
 - 22 reason why I am now telling you that it was Mr Taylor who sent
 - those ammunitions.
 - 24 Q. That is yet another mistake on the part of the Prosecution,
- 10:48:46 25 yes? Is that right?
 - 26 A. Well, it is not my place to say.
 - 27 Q. Just yes or no, please. We don't want another speech. Yes
 - or no, another mistake on the part of the Prosecution?
 - 29 A. I am not here to answer questions on behalf of the

- 1 Prosecution or Prosecutors, but what I know about is what I'm
- 2 saying. I wouldn't tell you here that it is the Prosecution or
- 3 the Prosecutors who did this particular mistake or about this
- 4 issue. But it's up to you, when you read it you can draw a
- 10:49:26 5 conclusion for yourself.
 - 6 Q. Another matter, please. Do you recall telling us about
 - 7 what happened after the intervention, when you left Kenema about
 - 8 a week after the intervention in Freetown when ECOMOG threw out
 - 9 the AFRC/RUF junta and restored President Kabbah to power? Can
- 10:49:57 10 you recall telling us about that?
 - 11 A. Yes.
 - 12 Q. Do you recall telling us that you left Kenema and went to
 - 13 Buedu? Can you recall that?
 - 14 A. Yes.
- 10:50:12 15 Q. And then you headed off from Buedu having spent one night
 - 16 there you headed off towards Monrovia the next day. Can you
 - 17 remember telling us that?
 - 18 A. Very well, I recall that.
 - 19 Q. Right. And I'm looking, for the benefit of all with access
- 10:50:34 20 to the transcript, at page 21446, Tuesday, 2 December this year,
 - 21 starting at line 3. You said, "Those of us who took off from
 - 22 Buedu I've just named a few of us." You'd named Rashid Sandy,
 - 23 Shabado and Sellay Duwor:
 - "I've just named a few of us and along the way we met
- 10:51:05 25 Jungle, one Colonel Jungle, who was one of the Liberian
 - 26 securities and all of us travelled together?
 - 27 Q. Where did you meet Jungle?
 - A. In Voinjama because on that day we met him in Voinjama
 - and we spent the whole day in Voinjama until late in the

- 1 evening. That was when we took off from Voinjama."
- 2 Do you remember telling us that?
- 3 A. Yes.
- 4 Q. Tab 2, please. On the typewritten version on page 18585,
- 10:51:56 5 paragraph 13, please. Paragraph 13, do you have that in front of
 - 6 you, Mr Fornie?
 - 7 A. I've seen that.
 - 8 Q. "After the AFRC lost power, sometime in early 1998, the
 - 9 witness was assigned as Sam Bockarie radio operator by Major
- 10:52:26 10 Sellay Duwor, a Liberian RUF/NPFL who was the new RUF radio
 - 11 commander. This was before they fled Kenema for Buedu."
 - 12 Now, I thought you had already become Sam Bockarie's radio
 - operator on the evidence you have given us in 1997. Do you
 - 14 remember telling us that?
- 10:52:56 15 A. Yes, please come once more with your question.
 - 16 Q. Well, we've just looked at this passage, that at sometime
 - 17 early in 1998 you were assigned as Sam Bockarie's radio operator
 - 18 by Sellay Duwor, the radio commander. But you told us that you
 - 19 were Sam Bockarie's radio operator already, didn't you, in 1997?
- 10:53:28 20 A. Well, it was in 1997. Yes, I was Sam Bockarie's radio
 - 21 operator.
 - 22 Q. So you didn't need to be assigned to be his radio operator
 - in early 1998, did you, because you were already doing that, or
 - 24 weren't you his radio operator in 1997? Were you exclusively
- 10:53:50 25 doing private mining in 1997?
 - 26 A. Wrong. You are wrong. I was not just doing private
 - 27 mining. Initially when I left Gorahun Tonkia I operated with him
 - 28 for some time and he and I, all of us went to Tongo. That was
 - 29 after the operation. That was after we had attacked Tongo he

- 1 left me there on assignment and he moved back to Kenema. It was
- 2 after then when Tongo fell again to the enemies I returned to
- 3 Kenema, and I started operating with him there and later I took
- 4 off from Kenema together with him.
- 10:54:33 5 Q. Yes, so you were already his operator in 1997?
 - 6 A. Yes.
 - 7 Q. So why would you need to be assigned to be his radio
 - 8 operator in 1998 when you were already doing it?
 - 9 A. I was radio operator. It's a question that they asked that
- 10:55:01 10 was trying to establish something about the trip that we made to
 - 11 Monrovia to Monrovia and it was in 1998 that we made that
 - 12 trip after our retreat. But already you can see it for yourself
 - 13 here that I was already his radio operator since Kenema, even
 - 14 before we went to Buedu. You yourself have said that here and it
- 10:55:28 15 is clearly stated here. You have read it.
 - 16 Q. Paragraph 14:
 - 17 "They travelled to Buedu and spent a night there before the
 - 18 witness" that is you "accompanied Bockarie to Liberia on
 - 19 board two jeeps. Members of the travelling group also included
- 10:55:52 20 Rashid Sandy, Victor Kallon, Mohamed Banya (also known as
 - 21 Shabado) and a number of bodyguards."
 - 22 Did you tell them that?
 - 23 A. Yes.
 - 24 Q. "They were met at Kakata by Benjamin Yeaten who accompanied
- 10:56:11 25 them to Monrovia where they stayed at Yeaten's house in Congo
 - 26 Town just behind Taylor's Congo Town residence. While in
 - 27 Monrovia Bockarie and Sandy went out throughout the day with
 - 28 Yeaten, returning late in the evening."
 - 29 Did you tell them that?

- 1 A. Yes.
- 2 Q. Where is Jungle?
- 3 A. We always went. Jungle and those of us who went we all
- 4 went together, but Jungle went to his own house and there were
- 10:56:46 5 times that I would stay at home and Sam and others would go out.
 - 6 Q. No, Mr Fornie. Where is Jungle in this account that you
 - 7 are giving to the Prosecution? In this lengthy account that you
 - 8 have spent two whole days giving to them on 4 and 5 May 2006,
 - 9 which you then correct on 30 July 2007 on the handwritten
- 10:57:13 10 version, which as we will see includes rather more than the typed
 - 11 version, where is Jungle in this account that you were giving
 - 12 them then?
 - 13 A. Didn't you read about Jungle just now? I told you that we
 - 14 met Jungle in Voinjama and all of us travelled. Haven't you read
- 10:57:39 15 about Jungle? Didn't I tell you about Jungle in this document?
 - 16 Didn't you see that?
 - 17 Q. No, that was your evidence, you see? That was your
 - 18 evidence last week you told us about Jungle. I am suggesting
 - 19 that, if you had met Jungle back in 1998 on your flight from
- 10:57:54 20 Kenema to Buedu to Monrovia, he would have appeared in this
 - 21 account that you gave in May of 2006 and he hasn't appeared in
 - 22 it, has he?
 - 23 A. Well, it is maybe because I was not asked exactly about
 - 24 that, whether I did recall anybody else who joined us along the
- 10:58:21 25 way, and Jungle joined us on the way. We did not take off
 - 26 together with Jungle from Sierra Leone. It was on the way that
 - 27 Jungle joined us.
 - 28 Q. You met somebody else along the way, didn't you?
 - 29 A. Yes.

- 1 Q. Who was that?
- 2 A. That was Benjamin Yeaten.
- 3 Q. And how is it that the Prosecutors managed to find out that
- 4 you met Benjamin Yeaten on the way? It wasn't through a spirit
- 10:58:59 5 medium, was it? It was because you told them.
 - 6 A. Yes, it was because at that time I recall. That was the
 - 7 reason why I told them. And even now as we are here there are
 - 8 some other informations that maybe I had not revealed to this
 - 9 Court or to the investigators, but, the way you ask your
- 10:59:18 10 questions in this Court, it is possible that I can reflect my
 - 11 mind on some of those things that I have forgotten years back.
 - 12 It's possible.
 - 13 Q. And you have been listening to accounts of the evidence in
 - 14 this trial with Jungle being mentioned, haven't you?
- 10:59:43 15 A. Yes.
 - 16 Q. And that's why you've thrown Jungle into the picture now,
 - 17 isn't it?
 - 18 A. Wrong, you are getting me wrong. If you check some other
 - 19 documents, some other transcripts, you must see Jungle's name
- 10:59:59 20 there that I made mention of him about some other operations that
 - 21 Jungle took part in. It was not just this time round that I
 - 22 spoke about Jungle.
 - 23 O. How --
 - 24 A. Yes.
- 11:00:11 25 Q. Sorry, have you finished?
 - 26 A. Say again. Yes.
 - 27 Q. How recently do you say you put Jungle into this particular
 - 28 picture?
 - 29 A. It was not just recently and not just in this document.

- 1 You have said you have asked the question why I had not spoken
- 2 about Jungle before. You said it was because I had been
- 3 listening, that is why I came and said something about that here.
- 4 Q. I am going to stop you --
- 11:00:43 5 PRESIDING JUDGE: Mr Munyard, please pause. Mr Santora?
 - 6 MR SANTORA: I am only going to object in this sense: It
 - 7 Looks, from reading the transcript here, that counsel was asking
 - 8 about a particular incident. The witness then went ahead and
 - 9 referred to an general assertion about the individual Jungle.
- 11:00:59 10 Then the counsel asked the question "into this particular
 - 11 picture" and I think the question in the context is confusing as
 - 12 to whether "particular picture" refers to the picture as in a
 - 13 general assertion or the particular picture with regards to this
 - 14 trip.
- 11:01:13 15 MR MUNYARD: I will make it clear. I am talking about the
 - 16 particular picture that we are looking at on the printed page.
 - 17 PRESIDING JUDGE: Yes, if you could make that clear,
 - 18 pl ease.
 - 19 MR MUNYARD: The account in May of 2006. That's what I'm
- 11:01:30 20 talking about and that's all I'm talking about.
 - THE WITNESS: Okay then. My mind did not reflect on that.
 - 22 And if I thought I had failed to do that, I did not think about
 - 23 it, but in subsequent interviews I think I recall that I spoke a
 - 24 | lot about Jungle.
- 11:01:49 25 MR MUNYARD:
 - 26 Q. I'm just talking about this particular trip and your record
 - of it on this particular occasion. Now, let us move on. You
 - then described going to Monrovia and did you spend the night in
 - 29 Monrovia. Can you help us with that? Did you spend the night in

- 1 Monrovi a?
- 2 A. Yes.
- 3 Q. Where did you stay when you spent the night in Monrovia?
- 4 A. I stayed with BY. My stay in Monrovia during this
- 11:03:14 5 particular trip was with BY.
 - 6 Q. Anybody else there at BY's house?
 - 7 A. To Benjamin Yeaten, I met some other people there. I met
 - 8 some other people there. But amongst those of us who went, I
 - 9 stayed in Benjamin's place. But I do not actually recall now,
- 11:03:40 10 but regarding me, I stayed with Benjamin, but I do not recall
 - 11 now.
 - 12 Q. I know who you are. I am asking if you can remember who
 - 13 else was there at BY's place. Did you meet Sunlight there?
 - 14 A. Yes, I met Sunlight there.
- 11:04:02 15 Q. Had you met Sunlight before?
 - 16 A. No.
 - 17 Q. Right. And so did you leave the next day?
 - 18 A. Yes, yes.
 - 19 Q. Right. And when you left, you told us, "Mosquito told me
- 11:04:30 20 to pack up my things". I am looking at page 21451:
 - 21 "From there Mosquito told me to pack up my things and we
 - 22 were to return to Sierra Leone, so after I'd completed packing I
 - 23 went out and got into the vehicle and we left. On our way, we
 - 24 met a truck loaded with ammunition and the other securities who
- 11:04:54 25 were with Mosquito. All of them I met them now on the way along
 - 26 the highway on the outskirts of Monrovia, going towards Kakata."
 - 27 Do you remember telling us that?
 - 28 A. Yes, yes.
 - 29 Q. Was it just the one truck loaded with ammunition?

- 1 A. The other vehicles that we had also were loaded with
- 2 ammunition. Those other vehicles also had ammunition.
- 3 Q. How many trucks had ammunition?
- 4 A. I think it is just this one truck that I recall. I do not
- 11:05:53 5 recall much about it, but I recall about this one truck. But the
 - 6 other vehicles that we had, they were also loaded, the other
 - 7 three vehicles that we went with.
 - 8 Q. Loaded with what?
 - 9 A. Ammunition.
- 11:06:07 10 Q. Well, you didn't tell that to us last Tuesday?
 - 11 A. The talks are many. To say all the things that I went
 - 12 through I would have explained everything last Tuesday it
 - wouldn't have been possible, because the things that I went
 - 14 through the one week is not enough for me to explain everything
- 11:06:30 15 because I know about the RUF relationship with Mr Taylor. One
 - 16 week is not enough. Even two weeks will not be enough for me to
 - 17 say everything I know.
 - 18 PRESIDING JUDGE: Mr Witness, you are not answering the
 - 19 question. Please concentrate on the question.
- 11:06:44 20 MR MUNYARD: Thank you, your Honour:
 - 21 Q. Mr Fornie, you knew perfectly well when you sat there at
 - 22 that witness table last week you were being asked to tell these
 - judges just how much ammunition you brought back from Monrovia on
 - 24 different occasions, didn't you? You knew that, didn't you?
- 11:07:09 25 That's what your job in giving evidence for the Prosecution
 - 26 i nvol ved.
 - 27 A. Yes.
 - 28 Q. So why didn't you tell us last week that there were
 - 29 beaucoup vehicles with ammunition, many vehicles with ammunition?

- 1 A. I did not tell you that many vehicles were loaded with
- 2 ammunition. I said the vehicles that we went with had
- 3 ammunitions in the vehicles.
- 4 Q. No, you didn't.
- 11:07:41 5 A. Okay, okay. Well, even if I left that out --
 - 6 Q. You did not.
 - 7 A. But then okay, I accept that I did not say it, but
 - 8 because of the way you've asked me now I have recalled. I've
 - 9 refreshed my memory. It is not possible for me to recall all the
- 11:08:00 10 information at the same time.
 - 11 Q. The reality is that you know by now, don't you, that when
 - 12 I'm asking you questions about the evidence you gave that I'm
 - 13 about to contrast it with a different account that you've given
 - 14 in the past. You are clever enough to see that, aren't you?
- 11:08:25 15 A. I know that whatsoever evidence that you have been talking
 - 16 about here, you take this from here and that from there, but what
 - 17 you are saying is not what I am concerned about. It's the
 - 18 question that you are asking me and I wouldn't know the question
 - 19 that you would want to ask after that. I don't know.
- 11:08:40 20 Q. Let us look at what you actually said last Tuesday: "On
 - 21 our way we met a truck loaded with ammunition and the other
 - 22 securities who were with Mosquito." I've just read this passage
 - 23 and you made it clear that you met them on the outskirts of
 - 24 Monrovia. You then go on to say, in answer to a question from my
- 11:09:13 25 | Learned friend Mr Santora:
 - 26 "Q. Now, you said you spent one night in Benjamin Yeaten's
 - 27 house and you left and on your way you met a truck loaded
 - 28 with ammunition and the other securities who were with
 - 29 Mosquito. Who exactly did you meet on the way?

- 1 A. We met Mosquito's bodyguards, jungle and others, with
- a truck loaded with ammunition and it was a mini-truck of
- ammunition on the way. It was on the roads on the
- 4 outskirts of the town.
- 11:09:52 5 Q. What kind of truck was it?
 - 6 A. It was a six wheeled truck but not a very big truck, it
 - 7 was a mini-truck, let me say a medium sized truck. Like ir
 - 8 Sierra Leone there is a way we refer to them."
 - 9 Can you remember how you referred to them in Sierra Leone?
- 11:10:12 10 What's the expression you used on Tuesday last week?
 - 11 A. Pikin Benz, child Benz.
 - 12 Q. Yes:
 - "A. We call them as pikin Benz, that's the kind of truck
 - 14 I'm referring to. A pikin Benz.
- 11:10:29 15 Q. When you say pikin do you mean as in child?
 - 16 A. Yes, yes, a small sized truck."
 - 17 Benz being the trade name. Then you are asked this by
 - 18 Mr Santora:
 - 19 "Q. After you met this truck what happened?
- 11:10:49 20 A. I just joined the convoy together with Mosquito and
 - others and we all travelled back to Sierra Leone."
 - 22 And you don't mention any other trucks with ammunition in
 - 23 your detailed account last Tuesday. Are you now saying that
 - there were other trucks with ammunition in them?
- 11:11:24 25 A. I am not telling you that that is what I want to say now,
 - 26 but I have told you about the vehicles, the two vehicles that we
 - 27 went with, I told you that all of them had ammunitions loaded in
 - 28 them.
 - 29 Q. Well, what were the others vehicles that had this

- 1 ammunition in that you failed to reveal on Tuesday of last week?
- 2 A. Those are the vehicles that we went with, the vans that we
- 3 went with, the vans and the jeep that we went with.
- 4 Q. What sort of vans and what sort of jeeps and how many of
- 11:12:03 5 each?
 - 6 A. It's a Hilux, a Toyota Hilux, and a Land Cruiser jeep.
 - 7 Q. One Hilux, more than one Hilux?
 - 8 A. I think that is what I recall.
 - 9 Q. What is what you recall; one or more?
- 11:12:31 10 A. No, what I have told you is that I said one Hilux and a
 - 11 jeep. That is what I recall.
 - 12 Q. So how much ammunition was there in the Hilux and the jeep?
 - 13 A. Well, amongst all the ammunition that we took along, there
 - 14 were many. There were around 80. Because like for the grenades
- 11:13:00 15 they were in boxes and the AK rounds were in tins. They were in
 - 16 tins, sardine tins, because a box will take up to two tins, so it
 - 17 was a mixture. It was a mixture of those things. There were
 - 18 around 80, but I am unable to recall the exact the accurate
 - 19 quantity of ammunition that we took along. I do not recall the
- 11:13:31 20 exact number.
 - 21 Q. No, I asked you how much ammunition --
 - 22 JUDGE SEBUTINDE: Mr Munyard, the witness keeps saying 80.
 - 23 80 what?
 - MR MUNYARD: He did say, yes, around 80.
- 11:13:41 25 JUDGE SEBUTINDE: 80 what?
 - 26 THE WITNESS: A mixture. They were mixed. There were tins
 - 27 and boxes, they were mixed. Ammunition boxes. The tins and the
 - 28 boxes. The tins that contained the ammunition. The containers,
 - 29 I mean. The containers that carried the ammunition.

- 1 JUDGE SEBUTINDE: So there were 80 containers?
- THE WITNESS: Okay, let me put it this way: Instead of
- 3 using "tins" and "boxes" let me just use "containers".
- 4 Containers.
- 11:14:22 5 MR MUNYARD:
 - 6 Q. And how did you know what was in them? You're a radio
 - 7 operator?
 - 8 A. Well, when we arrived, when we arrived in Buedu, when we
 - 9 arrived in Buedu, that was when Mosquito asked the G4 people to
- 11:14:45 10 come and unload them because I do not actually recall the various
 - 11 things that were there, because I did not distinguish them. But
 - 12 all the containers, I would recall there were roughly around 80
 - 13 when they calculated them, the tins, the boxes, all the
 - 14 containers, they were around 80. That was how I knew.
- 11:15:17 15 Q. Right. So you've got ammunition in three different
 - 16 vehicles here?
 - 17 A. Yes.
 - 18 Q. And how do you know what was in these boxes, you as a radio
 - 19 operator?
- 11:15:38 20 A. Because I know an ammunition box. I know ammunition box,
 - 21 boxes. For a long time I have been seeing ammunition boxes with
 - 22 my naked eyes so I'm able to distinguish an ammunition box from
 - 23 another box, from a different one.
 - 24 Q. But you don't know what's in it until it's opened, do you?
- 11:16:06 25 A. Well, I know what was in there. I knew what was in there
 - 26 because I knew what we went for and what we brought, because
 - 27 through conversation we were all happy and, in fact, the
 - ammunition that we went with were the ammunition that Mosquito
 - 29 used to send to the various front lines to stop the ECOMOG

- 1 advance. And we would wouldn't have gone there just to collect
- 2 seeds of rice or pebbles and we put them into boxes to take them
- 3 to the front line and we sent them to fighters and say use these
- 4 to fight, to repel ECOMOG with them.
- 11:16:48 5 Q. All right. So you made an assumption that the boxes did
 - 6 actually contain ammunition, yes?
 - 7 A. It's not an assumption. I'm not assuming. I'm quite sure.
 - 8 I'm quite sure that they were ammunition.
 - 9 Q. Would you look at tab 2 of the typewritten version,
- 11:17:07 10 paragraph 14. Now, this is the account that we've already looked
 - 11 at but I'm going to move on from where we paused. "A night
 - 12 later" and tell me if you've got this, Mr Fornie. It's a
 - 13 little over halfway through paragraph 14.
 - 14 A. I've not seen it yet. I've not got it yet.
- 11:17:52 15 Q. I wonder if Mr Court Officer would indicate on the screen
 - so that you can see with the pen. It's in the middle of the
 - 17 paragraph, "A night later". Thank you very much:
 - 18 "A night later Bockarie and his entourage left Monrovia for
 - 19 Buedu. At Gbarnga they were joined by a Liberian military truck
- 11:18:14 20 carrying ammunition. The truck drove with them to Buedu where
 - 21 about 80 boxes of ammunition were off-loaded before it
 - 22 immediately returned to Liberia."
 - 23 So where is this Hilux van that you meet on the outskirts
 - of Monrovia on the road to Kakata?
- 11:18:41 25 MR SANTORA: Objection. Counsel is misstating the evidence
 - in terms of what the witness said was met in the area of Kakata.
 - 27 The witness never said there was a mini-van met on the outskirts
 - of Kakata. The witness was describing the vehicles that they
 - 29 departed Monrovia in and then a subsequent vehicle that was met

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29

1 on the outskirts of Kakata. 2 PRESIDING JUDGE: I am just looking at the question, 3 Mr Santora. The question is, "Where is this Hilux van that you 4 met in the outskirts of Monrovia on the road to Kakata?" Is that what you are referring to? 11:19:21 5 That's precisely it, Madam President. MR SANTORA: 6 7 Well, I'm far from misstating the evidence. I MR MUNYARD: was quoting first of all and I will quote it again, the 8 evidence-in-chief elicited by Mr Santora: "On our way we met a truck loaded with ammunition and the 11:19:36 10 other securities who were with Mosquito. All of them I met them 11 12 now on the way along the highway on the outskirts of Monrovia, 13 going towards Kakata." 14 That was his evidence on Tuesday. I pursued that this morning and I asked him about these other vehicles that he meets. 11:19:59 15 That is to say, in addition to the truck loaded with ammunition, 16 17 the other securities with Mosquito. And unless I'm very badly mistaken - here we are, I am looking, on my font, page 40, line 18 19 9: 11:20:29 20 "Q. Well, what were the other vehicles that had this ammunition in that you failed to reveal on Tuesday of last 21 22 week? A. Those are the vehicles that we went with. The vans 23 24 that we went with. 11:20:42 25 What sort of vans and what sort of jeeps and how many 26 of each?

Now, that is what this witness is saying to me he met

together the truck loaded with ammunition in the outskirts of

It's a Hilux and a Land Cruiser jeep."

27

said what he was in.

- 1 Monrovi a. 2 PRESIDING JUDGE: Mr Santora. MR SANTORA: With all due respect to my learned colleague, 3 4 reading this, the witness said - with regards to the two vehicles the witness is referring to here I think it's agreed it's a van 11:21:14 5 and a jeep, a Hilux and a Land Cruiser jeep. The witness said, 6 7 "Those are the vehicles that we went with". In other words, the vehicles that they left - I am not interpreting what is said 8 here, but certainly there is no indication that these vehicles were met. 11:21:33 10 PRESIDING JUDGE: My understanding is that the convoy or 11 12 the group that the witness was in contained the Hilux and the Land Cruiser and they met some other vehicle. At the moment I do 13 14 not recall off the top of my head exactly which vehicle. 11:21:48 15 perhaps if it could be put in the terms of that answer, 16 Mr Munyard. 17 MR MUNYARD: Your Honour, I have got it. It's on page 39 on my font. "Who exactly did you meet on the way?" This is line 18 19 "On the way", this is on the way back from Monrovia towards 11:22:10 20 Buedu or wherever it was: "A. We met Mosquito's bodyguards, Jungle and others, with 21 22 a truck loaded with ammunition, a mini-truck of ammunition on the way." 23 24 PRESIDING JUDGE: That's the point I am making, Mr Munyard. 11:22:29 25 He was in the Hilux Land Cruiser and met a truck.
 - PRESIDING JUDGE: The question is and which is objected to,
 [microphone not activated] put it again.

MR MUNYARD: No, that's not what I was asking. He hasn't

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read out. It's rather a lot longer. It starts at page 38, line 2 "Let us look at what you actually said last Tuesday". Then 3 4 I quote, "On our way we met a truck loaded with ammunition and the other securities who were with Mosquito". 11:23:15 5 PRESIDING JUDGE: Mr Munyard, I am looking at the last 6 7 question, the one that Mr Santora has objected to. It's on page 43, line 14. And you said, "So where is this Hilux van that you 8 met on the outskirts of Monrovia?" MR MUNYARD: Yes, yes. 11:23:37 10 PRESIDING JUDGE: The point that I think Mr Santora is 11 12 making and the point that I'm picking is the witness said he was 13 in the convoy containing the Hilux and the Land Cruiser and they 14 met a truck. It's just the brand of the vehicles. So if we can 11:23:55 15 ensure that that is reflected in your question, please. MR MUNYARD: Where does your Honour say he says he was in 16 17 the Hilux? PRESIDING JUDGE: I didn't say he was in the Hilux. I said 18 19 he was in the convoy that contained the Hilux and the Land 11:24:10 20 Cruiser and that goes back to an earlier question --21 MR MUNYARD: Yes. 22 PRESIDING JUDGE: -- at a much earlier page. MR MUNYARD: Yes, that is once they've met this Hilux and 23 24 Land Cruiser with Mosquito's bodyguards on the outskirts of 11:24:23 25 Monrovia, which is what I am at pains to demonstrate, if I can, on page 39, line - sorry, page 38 it begins. Where I started 26 27 just a moment ago. 28 Let's look at what you actually said last Tuesday." I

MR MUNYARD: My question, it was slightly longer than I've

quote last Tuesday. I've just read this passage and you

1 made it clear that you met them on the outskirts of 2 Monrovia. You then go on to say, in answer to a question from my learned friend Mr Santora, you now say you spent 3 one night in Benjamin Yeaten house and you left and you met 4 a truck loaded with ammunition and the other securities who 11:25:07 5 were with Mosquito. Who exactly did you meet on the way? 7 0. We met Mosqui to's bodyguards, Jungle and others with a 8 Α. truck loaded with ammunition, it was a mini-truck of ammunition on the way, it was on the road, on the outskirts 11:25:23 10 of the town. 11 12 Q. What kind of truck is it? Α. Six-wheeled truck." 13 14 I won't read the whole of the answer unless I am required 11:25:35 15 to. He described it as a pikin Benz. PRESIDING JUDGE: Mr Munyard, I am going to persist in my 16 17 ruling. I say that at line 15, at page 47: "What sort of vans and what sort of jeeps and how many of 18 them" -19 11:25:55 20 I go back to an earlier answer. "Those are the vehicles we 21 went with and the advance." 22 MR MUNYARD: Yes. PRESIDING JUDGE: What sort of vans and what sort of jeeps? 23 It's a Hilux and a Land Cruiser. 24 11:26:07 25 MR MUNYARD: Yes. 26 PRESIDING JUDGE: My ruling is that he refers to meeting a 27 truck and was in a group that contained a Hilux and a Land 28 Crui ser. He didn't meet the Hilux on the way, he met a truck. MR MUNYARD: He is describing the return journey. He says 29

- 1 they went on the way out with these people and on the way back
- they meet them on the outskirts of Monrovia.
- 3 PRESIDING JUDGE: On the road to Kakata. That is what I am
- 4 sayi ng.
- 11:26:42 5 MR MUNYARD: Therefore he is in a different vehicle, he
 - 6 must be because how else could he meet the Hilux and the jeep and
 - 7 the truck?
 - 8 MR SANTORA: The point is, the witness has never said
 - 9 anywhere that the witness met a Hilux and a van. The witness is
- 11:26:57 10 only on record in both direct and now in saying that they met a
 - 11 truck. That's it. They had to get there somehow, but the
 - 12 witness is never on record saying that they met a van and a jeep
 - on the outskirts of Monrovia. There is nowhere my learned
 - 14 colleague can point to such a reference. The witness has never
- 11:27:15 15 said it. That is the crux to my objection.
 - PRESIDING JUDGE: Mr Munyard, that is the objection I have
 - 17 uphel d.
 - 18 MR MUNYARD: Very well. Would you give me one moment, your
 - 19 Honour?
- 11:27:29 20 PRESIDING JUDGE: Of course.
 - 21 MR MUNYARD:
 - 22 Q. Help us with this, Mr Fornie. When you said on Tuesday,
 - 23 "On our way", this is your way back from Monrovia to Buedu, "we
 - 24 met a truck loaded with ammunition and the other securities who
- 11:28:18 25 were with Mosquito, all of them I met on the way along the
 - 26 highway on the outskirts of Monrovia going towards Kakata", what
 - 27 were the other securities with Mosquito travelling in?
 - 28 A. Well, they were Mosquito's bodyguards. Mosquito's
 - 29 bodyguards. Those are the ones I am referring to.

- 1 Q. Did you listen to the question at all? I said what were
- 2 they travelling in?
- 3 A. Well, when we met, we met them, I was in the Hilux. That
- 4 is to say, I was in the Hilux that went together with the jeep.
- 11:29:15 5 They had all, they distributed them at that point into the
 - 6 vehi cl es.
 - 7 PRESIDING JUDGE: Mr Witness, the question is: What they
 - 8 were travelling in.
 - 9 MR MUNYARD:
- 11:29:28 10 Q. The other securities who were with Mosquito, who you met on
 - 11 the way along the highway on the outskirts of Monrovia, and
 - 12 before my learned friend objects again, let me read it to you
 - again so we all understand what you said on Tuesday.
 - "On our way we met a truck loaded with ammunition and" that
- 11:29:53 15 is an additional element, "and the other securities who were with
 - 16 Mosquito. In other words, on Tuesday, you were telling us you
 - 17 met two separate units; a truck loaded with ammunition and the
 - 18 other securities who were with Mosquito. Now, just tell us,
 - 19 please, what were the other securities who were with Mosquito
- 11:30:19 20 travelling in when you bumped into them on the way along the
 - 21 highway on the outskirts of Monrovia?
 - 22 A. We met them in the truck. Those were the same security
 - 23 that Mosquito had travelled with from Buedu. All of us travelled
 - 24 from Sierra Leone and we went to Monrovia but we were not all
- 11:30:46 25 | lodged in the same place because I was lodged at Benjamin's place
 - and they lodged at somewhere else.
 - 27 PRESIDING JUDGE: I told you don't go into the history,
 - answer the question. Is the answer we met them in the truck?
 - 29 THE WITNESS: Yes.

- 1 PRESIDING JUDGE: Mr Munyard, I am sorry to interrupt. I
- 2 am just noting the time and I haven't had an indication, so
- 3 continue with your question whilst I seek that.
- 4 MR MUNYARD: Right. Thank you.
- 11:31:26 5 Q. Now, this was the small, medium sized truck, yes?
 - 6 A. Yes. A medium sized truck.
 - 7 Q. It was a mini-truck, a medium sized truck and a small sized
 - 8 truck, in your answers on Tuesday. Which one do you want to
 - 9 stick to today?
- 11:31:52 10 A. Well, I think it's just a matter of description. You had
 - 11 asked me to describe the truck, the way it looked like, and I
 - 12 told you that it was a medium. When I talk when I spoke about
 - 13 a pikin Benz or a child Benz truck like, it means the medium size
 - 14 truck type. That is what I'm referring to.
- 11:32:18 15 Q. It's a small sized truck, as you said on as well as a
 - 16 medium on Tuesday. Let us look please at paragraph 14.
 - 17 PRESIDING JUDGE: I am sorry, Mr Munyard, I realised that
 - 18 of course we gained a little time on our tape because we had an
 - 19 interruption and it is the normal time for the mid-morning break
- 11:32:39 20 and, in the circumstances, we will take it now and resume our -
 - 21 the cross-examination at 12.
 - 22 Mr Witness, we are now going to take a break until 12
 - 23 o'clock. Please adjourn Court until 12.
 - 24 [Break taken at 11.30 a.m.]
- 11:54:37 25 [Upon resuming at 12.06 p.m.]
 - 26 PRESIDING JUDGE: Mr Munyard, I note a change of
 - 27 appearance.
 - 28 MR MUNYARD: Indeed there is, Madam President. The Defence
 - 29 are joined now by Logan Hambrick and Ms Hambrick is our one of

- 1 our legal assistants from Freetown.
- 2 PRESIDING JUDGE: Thank you. I don't think Ms Hambrick has
- 3 been in court before.
- 4 MR MUNYARD: She has.
- 12:06:57 5 PRESIDING JUDGE: She has, fine.
 - 6 MR MUNYARD: But I am sure you welcome her nonetheless.
 - 7 PRESIDING JUDGE: Indeed.
 - 8 MR MUNYARD: Thank you, and can I apologise if my
 - 9 cross-examination was more cross than examination before the
- 12:07:10 10 break. I am going to tie up I hope the last little bit of that
 - 11 section and move on.
 - 12 PRESIDING JUDGE: Very well. Please proceed.
 - 13 MR MUNYARD:
 - 14 Q. Now, Mr Fornie, a little bit more, please, on trucks and
- 12:07:21 15 ammunition and the outskirts of Monrovia. When we look at tab 2,
 - 16 paragraph 14, thank you. That should be on your screen now,
 - 17 paragraph 14, and we are looking at the last couple of sentences
 - 18 in that: "A night later" just tell me if you have got this, a
 - 19 sentence that starts, "A night later, Bockarie"? Do you see
- 12:08:22 **20** that?
 - 21 A. Yes.
 - 22 Q. Thank you:
 - 23 "A night later, Bockarie and his entourage left Monrovia
 - 24 for Buedu. At Gbarnga they were joined by a Liberian military
- 12:08:37 25 truck carrying ammunition."
 - 26 Did you tell the Prosecutors back in May 2006 that you met
 - 27 this Liberian military truck carrying ammunition in Gbarnga
 - 28 rather than on the outskirts of Monrovia?
 - 29 A. Well, I said outside Monrovia, towards Gbarnga. That is on

- 1 the way to Gbarnga. It is towards Gbarnga.
- 2 Q. You see, here you have said you met it at Gbarnga, which is
- 3 a very long way from Monrovia, isn't it?
- 4 A. Well, it is not possible to be at Gbarnga, because I had
- 12:09:27 5 established that ever since, and that is what I know that I told
 - 6 the investigators, it is on the way to Gbarnga, on the way, the
 - 7 road leading to Gbarnga. That is where we met the truck.
 - 8 Q. So they got it wrong?
 - 9 A. It is not at Gbarnga, so if you are --
- 12:09:55 10 Q. And then just before we leave this, can we go back to the
 - 11 top of paragraph 14: "They travelled to Buedu and spent a night
 - 12 there before the witness accompanied Bockarie to Liberia on board
 - two jeeps"?
 - 14 A. I have not seen the place yet.
- 12:10:18 15 Q. The very beginning of that paragraph 14.
 - 16 A. Okay, I have seen it now.
 - 17 Q. "They travelled to Buedu and spent a night there before the
 - 18 witness accompanied Bockarie to Liberia on board two jeeps"?
 - 19 A. Yes.
- 12:10:37 20 Q. Where is the missing Hilux van in all of this account in
 - 21 2006?
 - 22 A. Well, they did not ask me to describe the kind of vehicle,
 - 23 but I am telling you that it was one Toyota Hilux and a Toyota
 - 24 Land Crui ser.
- 12:11:02 25 Q. Yes, so when they have recorded two jeeps they have
 - 26 recorded that because that is what you told them, haven't they?
 - 27 A. I don't recall that I told them that, but I told them that
 - we went with two vehicles. One of them was jeep and the other
 - 29 was a Hilux van, yes.

- 1 Q. So --
- 2 A. It is --
- 3 Q. So they have got it wrong?
- 4 A. Yes.
- 12:11:44 5 Q. When you went through this with Mr Bangura and Mr Kamara on
 - 6 30 July 2007, why didn't you correct that bit?
 - 7 A. I did not pick that up.
 - 8 Q. I see. All right. In fact, if we look at the handwritten
 - 9 version on page 18592, ten lines down from the top, "Spent a
- 12:12:30 10 night in Buedu and SB travelled with him to Liberia on board two
 - 11 jeep vehicles". That is what you told them at the time, that is
 - 12 what they wrote down at the time, and the transcriber has decided
 - 13 to leave out the word "vehicles" when typing up these notes. Do
 - 14 you see that?
- 12:13:00 15 A. I have not seen it yet.
 - 16 Q. I am going to ask Mr Court Officer to indicate with his pen
 - 17 the line we are the two lines we are looking at. "Spent a
 - 18 night in Buedu and SB travelled with him to Liberia on board two
 - 19 jeep vehicles". You couldn't have been plainer there, could you?
- 12:13:26 20 A. It is clear. It should be one jeep and one Hilux.
 - 21 Q. Do you think your memory is playing tricks now and that it
 - 22 wasn't a Hilux at all?
 - 23 A. I don't understand what you mean that my memory is playing
 - 24 tricks.
- 12:13:43 25 Q. Well, let me put it this way: Do you find that over time,
 - 26 as more time passes your memory of events becomes a bit less
 - 27 reliable?
 - 28 A. I disagree with you very my memory is very much reliable.
 - 29 Q. All right. Now, can I move on to something else, please.

- 1 You told us on Tuesday of last week that Sam Bockarie obtained a
- 2 satellite phone from Charles Taylor. Can you remember telling us
- 3 that, in early 1998?
- 4 A. Yes.
- 12:14:37 5 Q. Do you know why he was given a satellite phone by Charles
 - 6 Taylor in early 1998?
 - 7 A. Yes.
 - 8 Q. Well, tell us the circumstances in which he was given that
 - 9 satellite phone by Mr Taylor. I don't mean what actually
- 12:14:59 10 happened. I mean what was going on then and why was he given the
 - 11 satellite telephone?
 - 12 A. Well, in fact it was not one satellite phone. It was not
 - only once. Mr Taylor used to give Sam Bockarie satellite phones
 - 14 to ease communication between the two of them; that is he and
- 12:15:23 15 him. That is between him and Charles Taylor between Mosquito
 - 16 and Charles Taylor and Benjamin Yeaten, and also for Mosquito to
 - 17 have access to the international media.
 - 18 Q. Right. So we have now got more than one satellite phone
 - 19 given by Mr Taylor to Sam Bockarie, yes?
- 12:15:40 20 A. Yes, of course.
 - 21 Q. You have been interviewed on at least 28 occasions. You
 - 22 have never mentioned more than one satellite phone handed over by
 - 23 Charles Taylor to Sam Bockarie in any of those interviews, have
 - 24 you?
- 12:15:59 25 A. Well, I think I must have said it in one of the interviews.
 - 26 There was one like Motorola handset. That was how it was. And
 - 27 besides that there was a land sat phone. A desk land phone. A
 - 28 I and sat phone. And besides that, in late 1998, again around
 - 29 that time he gave him another Motorola type. A very portable one

- 1 that you can move around with that, you can easily handle than
- 2 the desk one.
- 3 Q. Any reason you have never mentioned this multitude of
- 4 satellite phones before?
- 12:16:49 5 A. They did not ask me how many satellite phones Mosquito ever
 - 6 gave sorry, Charles Taylor ever received he ever received. I
 - 7 am sorry, Mosquito ever received from Charles Taylor, but I think
 - 8 that I have been mentioning those two types of sat phones that
 - 9 Mosqui to received from Charles Taylor. Those particular two
- 12:17:10 10 types. It is in one of the transcripts. It is there.
 - 11 Q. I don't think so. I will be corrected if I am wrong, but
 - 12 can you tell us, do you know have you heard of ECOWAS?
 - 13 A. Yes.
 - 14 Q. Have you heard of the Committee of Five of ECOWAS operating
- 12:17:33 15 in 1998 and 1999?
 - 16 A. I don't recall.
 - 17 Q. Well, do you know what ECOWAS was doing in 1998 in relation
 - 18 to the conflict in Sierra Leone?
 - 19 A. I know part of it. I know part of what ECOWAS was doing,
- 12:18:07 20 or what ECOWAS did in late '98. That is to facilitate peace
 - 21 talks between the RUF and the Government of Sierra Leone.
 - 22 Q. Yes, and how were they doing that?
 - 23 PRESIDING JUDGE: Mr Witness, did you understand the
 - 24 questi on?
- 12:18:35 25 THE WITNESS: Yes, yes. I really did not track the stages.
 - 26 I did not track the stages where the peace talks started, or how
 - 27 ECOWAS came in, but I do remember that at some point in time
 - 28 Mosquito was talking to the ECOWAS chairman sometimes on the sat
 - 29 phone, but I cannot give you now you know, I cannot track the

- 1 exact stages how everything moved from one stage to the other.
- 2 The other thing that I can also remember was that the entire
- 3 peace process sparked off from the Freetown attack where Foday
- 4 Sankoh gave instructions to Mosquito for him to observe a
- 12:19:24 5 temporary ceasefire.
 - 6 PRESIDING JUDGE: Mr Witness, the question is: How were
 - 7 the ECOWAS Committee doing that; that is facilitating the peace
 - 8 talks? Do you know how they facilitated them or do you not?
 - 9 THE WITNESS: Like when we were in Lome, I know that it was
- 12:19:46 10 ECOWAS that was responsible for us, for hotel bills and some
 - 11 other stuff.
 - 12 MR MUNYARD:
 - 13 Q. I am going to stop you there. We are talking about 1998
 - 14 here. Lome is '99. You have said you didn't track what ECOWAS
- 12:20:02 15 was doing in 1998. You don't know what contacts Sam Bockarie had
 - 16 with either the chair of ECOWAS or members of the Committee of
 - 17 Five in 1998, do you?
 - 18 A. I don't recall. That is what I said. I don't recall.
 - 19 Q. Thank you. So you aren't able to comment at all on whether
- 12:20:30 20 or not Charles Taylor gave Sam Bockarie a satellite phone in 1998
 - in Mr Taylor's capacity as a member of an ECOWAS committee that
 - 22 was trying to broker peace talks in Sierra Leone, are you?
 - 23 A. Well, in fact, the time that I am talking about when
 - 24 Mr Taylor gave Mr Sam Bockarie the sat phone was the time that we
- 12:21:00 25 initially withdrew from Kenema after the intervention. At that
 - 26 time we were very far off from the peace accord at the time that
 - 27 I knew about those talks that you are now referring to.
 - 28 Q. Right. So you don't know anything about Sam Bockarie's
 - 29 contacts with Mr Taylor or ECOWAS in connection with trying to

- 1 broker a peace deal during 1998, do you? Yes or no?
- 2 A. Well, you are talking about 1998. I am referring to the
- 3 same 1998 and I am also talking about early 1998 when Mr Taylor
- 4 gave Sam Bockarie the sat phone. At that time there was no peace
- 12:21:43 5 talks. There was nothing like peace talks in progress at that
 - 6 time. I was not aware of it, between the RUF and the government.
 - 7 Q. I am not suggesting that there were peace talks between the
 - 8 RUF and the government. When you have the sort of conflict that
 - 9 was operative in Sierra Leone at that time you usually need a
- 12:22:02 10 mediator between the warring factions, don't you? Tell us if you
 - 11 are not able to answer that question.
 - 12 A. Can you please repeat it.
 - 13 Q. Very well. When you have the sort of conflict that was
 - 14 going on in Sierra Leone at that time you usually need somebody
- 12:22:29 15 to mediate between the warring factions before they ever get as
 - 16 far as a peace agreement, do you agree?
 - 17 A. Yes.
 - 18 Q. Right. Now, you also told us of an occasion sorry, you
 - 19 told us last week on Wednesday, of an occasion when you were in
- 12:22:53 20 Buedu and you were right behind Sam Bockarie's house where his
 - 21 satellite phone was installed. What do you mean by where his
 - 22 satellite phone was installed?
 - 23 A. I know the incident that you referring to, the exact one
 - that you are referring to, because on several times I used to
- 12:23:23 25 tell you that I was with him. Sam Bockarie used to sit behind
 - 26 his house. There was a guy who was by him who was called Martin.
 - 27 He would be sitting by the sat phone. Whenever the sat phone
 - would ring he would call Sam Bockarie to go and pick it.
 - 29 Q. That is very interesting, but would you now answer my

- 1 question, please?
- 2 A. Yes, which one again? Which one do you want me to answer?
- 3 Q. The question to which you have just given that long answer.
- 4 I said, "What do you mean by where his satellite phone was
- 12:23:58 5 installed?" What do you mean by "installed"?
 - 6 A. Well, that was where he fixed his satellite phone every
 - 7 day. That's what I mean.
 - 8 Q. Well, installed means fixed into a particular position,
 - 9 doesn't it, in this context?
- 12:24:23 10 A. This is what I am talking, to put it in a position. That
 - is the position he put his sat phone every morning.
 - 12 Q. Right. And so what sort of satellite phone was it that had
 - to be installed into a particular position?
 - 14 A. That was where he chose to put his phone every morning.
- 12:24:47 15 Every morning that was where he put the sat phone. Every morning
 - 16 was where he put his sat phone. That is what I am trying to say.
 - 17 And, you know, like the sat phone, you would have to search for a
 - 18 signal. There are particular sat phones you would have to search
 - 19 for signals and when you get up in the morning you switch it on
- 12:25:10 20 and you will have to search for the signals and when you get the
 - 21 signal that was installation. That is what I am referring to.
 - 22 Q. I see. How big an instrument is this satellite phone that
 - 23 has to be installed?
 - 24 A. It is not up to the size of this file that is by me. It is
- 12:25:31 25 not up to this size. It is about this size for the --
 - 26 Q. If I've seen you correctly you are indicating about
 - 27 three-quarters the size of the file, is that right? I don't know
 - 28 if your Honours can see, because it is behind --
 - 29 PRESIDING JUDGE: It's obscured by the monitor, Mr Munyard.

- 1 THE WITNESS: I will raise it up a little, please. Like
- 2 this area, from here to here. Around this size. It is not as
- 3 long as this one.
- 4 MR MUNYARD: I don't know if Mr Santora can see, because
- 12:25:59 5 the witness's body --
 - 6 THE WITNESS: I said the sat the sat phone was from this
 - 7 end, it would be around this size, from here to here roughly.
 - 8 That's what I'm am referring to.
 - 9 MR MUNYARD:
- 12:26:16 10 Q. And how deep? Mr Fornie, how deep? You have indicated the
 - 11 length. It is the same depth as the file that you are indicating
 - 12 on?
 - 13 A. It would be like from here to here and, you know, from here
 - 14 to around where this thing stops this perforated space here -
- 12:26:44 15 roughly around this size.
 - 16 Q. Thank you. Around three-quarters of the size of the file.
 - 17 PRESIDING JUDGE: Yes, for the purposes of the record I
 - 18 note that the witness has indicated using an A4 arch folder about
 - 19 three-quarters of the length and the same breadth.
- 12:26:57 20 MR MUNYARD: Thank you:
 - 21 Q. And so that had to be put into a particular position to get
 - 22 the signal, yes?
 - 23 A. Yes, he put it and --
 - 24 Q. No, I just wanted yes.
- 12:27:16 25 A. It's not only yes. That is not just a yes answer.
 - 26 Q. Mr Fornie, you can say anything else you want in due
 - 27 course. All I am doing is confirming what you said that you said
 - 28 it had to be put into position to get the signal.
 - 29 PRESIDING JUDGE: Mr Santora?

- 1 MR SANTORA: With all due respect, I think if the witness
- 2 wants to explain he should be allowed to explain with regards to
- 3 this. This is presuming it is not a very lengthy explanation,
- 4 but I think he wanted to explain something about what counsel is
- 12:27:42 5 asking.
 - 6 PRESIDING JUDGE: Well, he has answered yes and so if there
 - 7 is a further question it can be picked up in re-examination if it
 - 8 is not if pursued in cross-examination.
 - 9 MR MUNYARD: And that's a very big presumption in the
- 12:27:52 10 circumstances of this particular individual:
 - 11 Q. Now, would the hand --
 - 12 MR SANTORA: I object to inappropriate comments, I'm sorry.
 - 13 MR MUNYARD: I withdraw it:
 - 14 Q. Would the handset be separate from this box type instrument
- 12:28:09 15 that you have just described?
 - 16 A. Please repeat that.
 - 17 Q. Would the handset be different from this I am calling it
 - 18 a box type instrument that you have described, the base of the
 - 19 satellite phone?
- 12:28:28 20 A. No, the handset would be there.
 - 21 Q. Thank you.
 - 22 A. The full handset --
 - 23 Q. You have just done a gesture that the judges may not have
 - 24 seen because the screen was blocking their view. You mean the
- 12:28:48 25 handset was part of this box that you then pick up and use?
 - 26 A. Yes.
 - 27 Q. And the handset was attached by a lead, was it, to the box
 - 28 to the base?
 - 29 A. Yes.

- 1 Q. And was this outdoors, this particular installation? Was
- 2 it outside the house?
- 3 A. It was on his back veranda.
- 4 Q. Right. Underneath a roof?
- 12:29:15 5 A. Yes.
 - 6 Q. Did it need an aerial to find its signal? Did you need to
 - 7 I don't know what the word is. To open up an aerial?
 - 8 A. Well, you just raise it up. It's in the form of laptop.
 - 9 It is a laptop like that you lift it up and you turn it towards -
- 12:29:49 10 in search of the waves, but it was very easy to get signals in
 - 11 his veranda.
 - 12 Q. Right. All right. I want to move on to another aspect of
 - 13 communications. You were telling us last week on Tuesday about
 - 14 the codes that were written down and you told us that you had
- 12:30:07 15 codes written in a small exercise book. "It was like it was
 - not a very big pamphlet. Something that you can even pocket".
 - 17 Do you remember telling us that?
 - 18 A. Yes.
 - 19 Q. All right. Can you have a look, please, at tab 24 and I
- 12:31:18 20 would like you to have a look at paragraph 18 of that which is on
 - 21 page 101461. Mr Fornie, can you tell me when you have got that
 - 22 paragraph 18?
 - 23 A. I have seen it.
 - 24 Q. Thank you. And in there do you recall telling the
- 12:31:42 25 Prosecutors just last month about taking codes to Sunlight in
 - 26 Monrovia? Do you see where it says, "The witness confirmed that
 - 27 he himself one time brought the new RUF codes to Sunlight in
 - 28 Monrovi a"?
 - 29 A. Yes.

- 1 Q. And are these the codes that you were talking about in that
- 2 passage in your evidence that are written into a small pocket
- 3 si zed notebook?
- 4 A. It was not a big notebook.
- 12:32:22 5 Q. No, no.
 - 6 A. It was --
 - 7 Q. Just pause for a second. Where you are describing in this
 - 8 interview the codes that you brought to Sunlight, are you talking
 - 9 about the same things that you are describing in this paragraph
- 12:32:46 10 that we are looking at?
 - 11 A. Yes.
 - 12 Q. Just have a look down that passage, down that paragraph, to
 - 13 about halfway down. Do you see a sentence just over halfway down
 - 14 that reads, "The codes that the witness brought to Sunlight were
- 12:33:05 15 in a large notebook"?
 - 16 A. I have not seen it yet.
 - 17 MR MUNYARD: Mr Court Officer, I wonder if you could
 - 18 identify it for the witness:
 - 19 Q. Have you been able to see it now, Mr Fornie?
- 12:33:58 20 A. I have seen it.
 - 21 Q. "The codes that the witness brought to Sunlight were in a
 - 22 large notebook". So, any reason why you were telling us that
 - they were in a small pocket sized notebook?
 - 24 MR SANTORA: Objection. It's very slight, but in direct
- 12:34:18 25 testimony the witness referred to it as an exercise book, not a
 - 26 notebook.
 - 27 PRESIDING JUDGE: Yes, I am a little puzzled on that,
 - 28 Mr Munyard, because I didn't recall a small notebook a small
 - 29 pocketbook. I do remember an exercise book. But if you could

- 1 refer me to --
- 2 MR MUNYARD: It is an exercise book. You are quite right.
- 3 Did I not give the reference, your Honour? It is page 21519.
- 4 Yes, it's exercise book if that makes the slightest difference:
- 12:34:52 5 Q. Is there a difference between an exercise book and a
 - 6 notebook in your world, Mr Fornie?
 - 7 A. Well, I think it's just the names, but it's a book in which
 - 8 somebody writes. It's a notebook.
 - 9 Q. Thank you. Here we have you in paragraph 18 just last
- 12:35:20 10 month saying that the codes that you brought to Sunlight were in
 - 11 a large notebook. In your evidence last Tuesday on page 21519,
 - 12 lines 5 onwards, "It was a handwritten one. I can say it was a
 - 13 small exercise book. Those small" sorry I should have started
 - 14 at line 2:
- 12:35:44 15 "Q. Now did you eventually turn over these codes to
 - 16 Sunl i ght?
 - 17 A. Yes.
 - 18 Q. And in what form were these codes recorded?
 - 19 A. Well, it was a handwritten one. I can say it was a
- 12:35:58 20 small exercise book. Those small exercise books that we
 - use to make or create the codes, we used to copy the codes
 - in there. It was not a very big pamphlet and it was
 - 23 something you can even take to the front line. You can
 - 24 even pocket it and take it to the front line. It was not
- 12:36:20 25 something you needed to put into a bag or maybe at the
 - front line you might drop the bag or maybe someone will
 - 27 steal that away from you."
 - 28 There is the full quote. Now, just help us with this,
 - 29 first of all: Do you draw a distinction for these purposes

- 1 between a notebook on the one hand and an exercise book on the
- other hand, or are they to you one and the same thing?
- 3 A. I took them to be one and the same. I think exercise books
- 4 are meant to take notes.
- 12:37:06 5 Q. Yes, well, we are at one on that, you and I. So go back to
 - 6 paragraph 18 then and tell us why you said it was a large
 - 7 notebook that the codes you brought to Sunlight were in, whereas
 - 8 in your evidence you say it is a small exercise or notebook, the
 - 9 words being interchangeable?
- 12:37:28 10 A. No, I don't recall telling this interviewer that. I think
 - 11 I do recall that it was not a very large book, that we did not
 - 12 put codes in a very big book. It is not possible for us to put
 - 13 codes in a very large book, because I know very well what a code
 - 14 is and I know the kind of codes that we had. We did not put
- 12:37:59 15 codes into large exercise books. So this one does not correspond
 - 16 to the idea that I am telling you.
 - 17 I told him that the codes were not in a large notebook,
 - 18 that they were not in large notebooks, because codes they were
 - 19 just few words that we took and put them together to connote the
- 12:38:23 20 most frequent words that we used. We did not put the entire
 - 21 dictionary in that book. They were only the most frequent words
 - 22 that we used that we put them in the books and we put signs
 - against them so that we could easily identify them. So it was
 - 24 not a large notebook that we read like a pamphlet.
- 12:38:45 25 PRESIDING JUDGE: Mr Witness, you were asked what you said.
 - 26 You don't have to elaborate. Mr Munyard, proceed.
 - 27 MR MUNYARD: Thank you:
 - 28 Q. So you told the interviewer it was a small note or exercise
 - 29 book and the interviewer has written down "large notebook". Is

- 1 that what you're telling us?
- 2 A. The interviewer wrote it, because I did not tell him that
- 3 it was a large notebook. I said it was not a large notebook.
- 4 That was what I said.
- 12:39:17 5 Q. Well, the interviewer in this case is Mr Santora sitting
 - 6 over there. Are you saying that you told him that it was a small
 - 7 notebook or not a large notebook and he has managed to get that
 - 8 so wrong, or, hold on, do you think you are the person who mixes
 - 9 these things up?
- 12:39:47 10 A. Well, I don't know where the mistake emanated from. Maybe
 - 11 he misunderstood me when I said it was not a large notebook and
 - 12 he got it the other way round. When I said it was not a big
 - 13 notebook, it was those sizeable books, sizeable notebooks, that
 - 14 is what I said.
- 12:40:10 15 Q. Turn to tab 17, please.
 - 16 A. And an example of it is an example there should be an
 - 17 example of a code book I think --
 - 18 Q. I am at the moment concerned to hear --
 - 19 A. -- with them.
- 12:40:27 20 Q. To explore with you the various things that you have said.
 - 21 Tab 17. This is your interview, curiously with Mr Santora again,
 - 22 but instead of being November this year this is November last
 - 23 year. Now, in both November 2007 and in November 2008, you were
 - 24 interviewed many times. That is right, isn't it?
- 12:41:05 25 A. Yes.
 - 26 Q. Well, let us turn, please, to page 45054, paragraph 11, and
 - 27 this is what you told Mr Santora back a year ago:
 - "The witness was asked if he himself personally delivered
 - 29 RUF codes to the Liberian operators in 1998 and witness states he

- 1 provided lists of change in codes to a Liberian operator named
- 2 Sunlight. These codes were written out on a piece of paper"?
- 3 A. No, it was not a piece of paper.
- 4 Q. Now, pause there. Did you tell Mr Santora that which is
- 12:42:01 5 recorded? Did you tell him that?
 - 6 A. I don't recall telling him that.
 - 7 Q. Well, do you think you might have told him that?
 - 8 A. I am not sure that I told him that.
 - 9 Q. Were they written out on a piece of paper, or in a
- 12:42:28 10 notebook, or in an exercise book, in a small exercise book or a
 - 11 large exercise book? Which one, if any, is correct?
 - 12 A. It was those small exercise books that we put codes. It is
 - 13 not possible for a code to be put on a piece of paper and you
 - 14 just misplace it and drop it like that. We don't put codes on a
- 12:42:58 15 piece of paper. To the best of memory I don't think I would have
 - 16 told anybody that we put codes on a piece of paper. It was not
 - on a piece of paper.
 - 18 Q. Unless you were hopelessly confused on the different
 - 19 occasions when you have been telling us sorry, not us, when you
- 12:43:18 20 have been telling Mr Santora about this time when you personally
 - 21 delivered codes to Sunlight. Do you think you were hopelessly
 - 22 confused?
 - 23 A. It is not a matter of being confused.
 - 24 Q. November 2007 you tell Mr Santora a piece of paper,
- 12:43:47 25 November 2008 you tell Mr Santora a large notebook and
 - 26 November --
 - 27 PRESIDING JUDGE: Please pause, Mr Munyard. Yes,
 - 28 Mr Santora.
 - 29 MR SANTORA: The witness has not at all indicated that he

- 1 said this in either of these respective interviews. It is what
- 2 is recorded. He never said he said that.
- 3 MR MUNYARD: No, I am coming to that. No, I take the
- 4 point. It is cross-examination and the witness can answer
- 12:44:14 5 whether or not he did:
 - 6 Q. But I am summarising for you, Mr Fornie, what appears on
 - 7 the documents, do you follow? In November 2007 you told
 - 8 Mr Santora that you gave Sunlight a list of change in codes on a
 - 9 piece of paper. In November 2008, just a month ago, you tell
- 12:44:40 10 Mr Santora that the codes you brought to Sunlight were in a large
 - 11 notebook and last week, December 2008, you tell Mr Santora in
 - 12 your evidence-in-chief that they were written in a small exercise
 - 13 book, the codes you handed over to Sunlight. Now, did you tell
 - 14 him these three different versions that are recorded on paper by
- 12:45:10 15 the Prosecution and supplied to the Defence, or not? Sorry, the
 - 16 two different versions. I don't think you are disputing the
 - 17 transcript of your evidence from last week. Did you tell him
 - 18 those two different versions last month and last year?
 - 19 A. Well, I don't ever recall saying that it was on just a
- 12:45:37 20 piece of paper that we put codes on for me to go with to
 - 21 Sunlight. I don't recall that.
 - 22 Q. Before you gave your evidence in court last week, were you
 - 23 given the code book to look at to refresh your memory?
 - 24 A. I recall him showing me some codes, but I don't recall now.
- 12:46:18 25 I saw things like codes, but I don't recall the size. I don't
 - 26 recall him showing me a code book.
 - 27 Q. You see, if you were such an experienced radio operator,
 - 28 whenever you were asked questions about the code book you would
 - 29 have been able to answer straightaway, "Oh, it is in a small

- 1 exercise book, the sort of thing that you can even pocket and
- take to the front line", wouldn't you? You would have been able
- 3 to remember that without having been shown the book to jog your
- 4 memory. You would have known that?
- 12:47:04 5 A. I see. I know.
 - 6 Q. So, is this likely? That you didn't actually have that
 - 7 much to do with codes, that you were much more to do with
 - 8 monitoring and so in November 2007, and in November 2008, when
 - 9 you hadn't seen a code book for a very long time, you really
- 12:47:28 10 couldn't remember what they were written in because that wasn't
 - 11 really a part of your job. Is that likely?
 - 12 A. Well, you are wrong to say that. If you say I was not a
 - man who played with code books, how did I receive the messages?
 - 14 How did I decode the messages? Those multitudes of messages that
- 12:47:56 15 you are that you have seen here, how did I receive those
 - 16 messages? Tell me.
 - 17 Q. Through other people who decoded them for you so that --
 - 18 A. No.
 - 19 Q. So that you could then take them to the appropriate person,
- 12:48:12 20 or the appropriate transmitting station. You were more of a
 - 21 runner, weren't you, than a decoder? A monitor and a runner, is
 - 22 that right?
 - 23 A. How did my signature get into those books, the books into
 - 24 which were recorded the messages that I received, if I had never
- 12:48:39 25 received a message? How did my signature appear there, under
 - those messages in the book?
 - 27 PRESIDING JUDGE: Please don't answer a question with
 - 28 another question. Answer the question.
 - 29 THE WITNESS: I want to tell this man that indeed he is

- 1 going with the wrong concept. Nobody else would have received a
- 2 message and then I go and sign on behalf of that person.
- 3 MR MUNYARD:
- 4 Q. Right. So explain those two mistakes in the account
- 12:49:10 5 recorded by Mr Santora last month and last year?
 - 6 A. The issue here is the size of the code and I recall that I
 - 7 had told Mr Santora that we were not using big or large notebooks
 - 8 or large books. We were not using such notebooks as has been
 - 9 described here.
- 12:49:39 10 Q. The issue, Mr Fornie, the issue is when we look at the
 - 11 accounts that you have given in the past, even though it is only
 - 12 about something as ostensibly trivial as the size of the
 - document, or the type of the document, does it cast light on,
 - 14 first of all, what you were actually doing during the years in
- 12:50:05 15 question and, secondly, on how accurate or reliable your memory
 - 16 is? Do you agree?
 - 17 MR SANTORA: I am going to ask counsel to break up that
 - 18 proposition. It is a double proposition. I think it should be
 - 19 broken up.
- 12:50:18 20 MR MUNYARD: All right, I am happy to:
 - 21 Q. Mr Fornie, the issue is that these different accounts that
 - 22 I suggest you have been given cast doubt on your claim to be such
 - 23 an experienced radio operator so intimate with all the goings on
 - of Sam Bockarie and others. Do you agree?
- 12:50:50 25 A. I disagree with that, because it is clearly stated here
 - 26 that I gave codes to Sunlight. I did not say that just once. I
 - 27 did not even say it twice. I clearly stated it here that I gave
 - 28 codes to Sunlight.
 - 29 Q. I agree and you have described it in three totally

- 1 contradictory ways, I suggest. Now the second part of my
- 2 original question was the fact that you have described it in
- 3 three totally contradictory ways suggests that your memory is not
- 4 entirely accurate or reliable. Do you agree with that
- 12:51:25 5 proposition?
 - 6 A. It is wrong. Your proposition is wrong.
 - 7 Q. A different subject, please. On page 21526 of 2 December
 - 8 evidence, again evidence that you were giving to Mr Santora, you
 - 9 said this in relation to physical cash. I am looking at line 26
- 12:51:56 **10** onwards:
 - 11 "Almost any trip Sam Bockarie made to Monrovia he used to
 - 12 get money from Mr Taylor. Mr Taylor used to give him sometimes
 - 13 20,000 United States dollars, sometimes 10,000 United States
 - 14 dollars. The amount used to vary but I know that any trips Sam
- 12:52:17 15 made he used to get it."
 - 16 Do you remember saying that?
 - 17 A. Yes.
 - 18 Q. Why have you never told that to the Prosecution in any of
 - 19 the 28 interviews? And when I say 28 interviews, one of them you
- 12:52:34 20 will recall on 24 April 2007 actually consists of four separate
 - 21 documents. Why have you never mentioned that before in any of
 - the interviews with the Prosecution?
 - 23 A. Well, it was because of the kind of questions that the
 - 24 Prosecution asked of me at that time, because they did not ask me
- 12:53:04 25 about money at that time. I do not recall them bringing up the
 - 26 issue concerning money about transaction between him and
 - 27 Mr Taylor.
 - 28 Q. Are you saying that on 28 different dates, including two
 - 29 periods of what I have called saturation proofing in November

- 1 last year and November this year, they have never asked you about
- 2 Charles Taylor and money to Sam Bockarie? Are you seriously
- 3 saying that?
- 4 PRESIDING JUDGE: Yes, Mr Santora?
- 12:53:34 5 MR SANTORA: I am going to object on what counsel is
 - 6 representing to the witness in terms of what the witness had
 - 7 indicated in his prior interviews or preppings and I don't know
 - 8 if counsel would like the reference. The witness certainly did
 - 9 speak to this topic in one of the prior interviews or preppings
- 12:53:49 10 and I don't know if --
 - 11 MR MUNYARD: I have always said I am more than happy to be
 - 12 corrected and I mean that and it will certainly help to cut down
 - 13 the time if I am wrong and can be shown a reference.
 - 14 MR SANTORA: It is just for counsel's reference it is
- 12:54:03 15 paragraph I am --
 - MR MUNYARD: Either the date or the tab will do.
 - 17 MR SANTORA: 6-7 November '98, paragraph 22, which is ERN
 - 18 00101462 in the --
 - 19 MR MUNYARD: Yes, we have dealt with that already.
- 12:54:22 20 MR SANTORA: That's why I am when he was putting to the
 - 21 witness that it was never said in a prior interview about this
 - 22 topic, I think it's not accurate.
 - 23 MR MUNYARD: We will go back to that. I am very grateful
 - to my learned friend for returning us to this particular topic
- 12:54:36 25 which I dealt with on Thursday if my memory serves me right:
 - 26 Q. Mr Fornie, could you please turn to tab 24, sorry,
 - 27 Mr Fornie, paragraph 22. It is the last paragraph on the last
 - 28 page of tab 24. Have you got that?
 - 29 A. Yes.

- 1 Q. "Aside from these trips to Monrovia, the witness also made
- 2 several trips to Lofa County, mostly to Voinjama and Kolahun" -
- 3 that is in Liberia of course "to receive ammunition, as the RUF
- 4 was purchasing ammunitions from former NPFL and ULIMO-K fighters
- 12:55:38 5 who had hidden ammunition stocks during the Liberian
 - 6 di sarmament."
 - Now, pausing there, is that accurately recorded? Did you
 - 8 tell them sorry, did you tell Mr Santora that you made several
 - 9 trips to Lofa County to receive ammunition?
- 12:55:58 10 PRESIDING JUDGE: Mr Munyard, my notes show that you put
 - 11 that particular sentence to the witness on 5 December. Are you
 - 12 putting it again?
 - 13 MR MUNYARD: Which would be Friday, yes.
 - 14 PRESI DI NG JUDGE: Yes.
- 12:56:09 15 MR MUNYARD: I am trying now Mr Santora has drawn my
 - 16 attention to this and I am trying now to find out what's accurate
 - 17 and what's inaccurate in this recording.
 - 18 PRESIDING JUDGE: I see. Very well, I will allow that.
 - 19 MR MUNYARD:
- 12:56:23 20 Q. We are going to go right through this passage, but I want
 - 21 to know from you if the interviewer on this occasion has
 - 22 accurately recorded what you told him before we look at the
 - 23 detail of it, unfortunately again. Now, Mr Fornie, did you tell
 - the interviewer here that you made several trips to Lofa County?
- 12:56:52 **25** A. Yes.
 - 26 Q. So why did you tell us in your evidence-in-chief that you
 - 27 only made the one trip to Lofa County, or to Liberia to use the
 - 28 word you used?
 - 29 MR SANTORA: Again I am going to object. The witness

- 1 stated in his direct testimony did not state that he made one
- 2 trip and he had a variety of reasons for those trips. There were
- 3 trips that were described as personal trips and then there was a
- 4 particular trip --
- 12:57:19 5 MR MUNYARD: Before my learned friend gives evidence could
 - 6 he firstly --
 - 7 PRESIDING JUDGE: Mr Santora, I recall the reply because I
 - 8 have noted it here and there was a reply from the witness and an
 - 9 expl anati on.
- 12:57:30 10 MR MUNYARD: There was information about personal hustling
 - and if your Honour can assist me with a page reference I will go
 - to it so that I don't misquote him at all.
 - 13 PRESIDING JUDGE: I only have a date, Mr Munyard, but allow
 - 14 me to look in my notes.
- 12:57:49 15 MR MUNYARD: Certainly.
 - 16 PRESIDING JUDGE: There was a series of questions about
 - 17 arms supplies and going into the bushes from Liberia and after
 - 18 Zogoda fell.
 - 19 MR MUNYARD: Yes.
- 12:58:46 20 PRESIDING JUDGE: Then it was put to him about the several
 - 21 trips and there was a series of answers in which he distinguished
 - between one trip for ammunition and other trips.
 - 23 MR MUNYARD: Exactly.
 - 24 PRESIDING JUDGE: And you put it to him that he was going
- 12:59:00 25 about his own business.
 - MR MUNYARD: Yes, it is his evidence-in-chief though that I
 - 27 think Mr Santora is probably referring us back to. And, to be
 - 28 fair to the witness, we should see what he said both in chief and
 - 29 in cross-examination. I am afraid because I dealt with it last

29

2 has now fallen off over time. I might be able to find it another 3 way. 4 MR SANTORA: I have the reference for the direct testimony if counsel --12:59:29 5 Thank you, yes. MR MUNYARD: 6 7 PRESIDING JUDGE: That would be most helpful. 8 MR MUNYARD: Yes, it should be 2 or 3 December. MR SANTORA: It is on 2 December. The general topic starts at approximately 21524, actually probably a little before that. 12:59:40 10 MR MUNYARD: Yes, I have got it now. 11 12 MR SANTORA: 21524 and that is where generally this starts. 13 And just to clarify for the point, my initial objection related 14 simply to the issue of cash given to Sam Bockarie and I believe 13:00:10 15 that we have - the first portion of this interview has already been put to the witness in the course of the cross-examination. 16 17 MR MUNYARD: Well, it has, but we are now looking at the accuracy of what is recorded in this paragraph and the paragraph 18 19 starts with this question of the number of trips for ammunition. 13:00:36 20 So I want to establish how accurate or otherwise is this 21 particular paragraph, as in the witness's view - if your Honour 22 will just give me a moment. Well, I will go to it. Line 20 of page 25124: I also recall that at a point in time I travelled -23 24 we travelled to Voinjama together with Shabado, Foday and others 13:01:46 25 to go and receive some ammunition at Voinjama at one point in 26 time around mid-1998 and the ammunition - those ammunition that 27 Mosquito - that some ex-fighters buried in the ground they were 28 digging out and there was a commander on the ground who was

week I think that my Post-it sticker marking up the relevant page

responsible in that area for the ammunition. I am looking over

- 1 the page on line 19, "I only went as part of the receiving team
- 2 at that time". I think that is about it as far as the
- 3 evidence-in-chief is concerned and your Honour has a reference to
- 4 my cross-examination where he made it clear in my recollection -
- 13:02:37 5 and I think from your Honour's note that he only did the
 - 6 ammunition trip once.
 - 7 So given what you said to me that you only did the
 - 8 ammunition trip once, is this inaccurate where it says here at
 - 9 the beginning of the paragraph we are now considering that you
- 13:03:01 10 made several trips to receive ammunition?
 - 11 A. I made several trips to Monrovia and there is one
 - 12 particular trip --
 - 13 Q. Sorry, can I stop you there. We are talking about trips to
 - 14 Lofa County, mostly to Voinjama and Kolahun, to receive
- 13:03:30 15 ammunition. Did you say that or is that inaccurately recorded?
 - 16 MR SANTORA: I am going to object and the specific
 - 17 reference this has definitely been asked and answered and the
 - 18 reference is on 21781, did he say he made one or several trips.
 - 19 I believe this area has been covered and if you look it's in
- 13:04:00 20 paragraph really if you read from line 11 down through to the
 - 21 next page 21782 to line 2. I believe this topic has been asked
 - and answered.
 - 23 MR MUNYARD: He might be about to change his mind. That is
 - 24 why I am asking it again.
- 13:04:19 25 MR SANTORA: That is not a reason to re-ask a question,
 - 26 Madam President, in my submission.
 - 27 PRESIDING JUDGE: Mr Munyard, you have a lot of leeway in
 - 28 cross-examination, but you have put this point to the witness
 - 29 before and he has answered.

- 1 MR MUNYARD: All right.
- 2 PRESIDING JUDGE: However, I note that not all of this
- 3 paragraph has been put to the witness before and I will allow you
- 4 to put other parts that have not been put to the witness before.
- 13:04:44 5 MR MUNYARD: Very well, thank you:
 - Q. Did you tell Mr Santora that Sam Bockarie would arrange
 - 7 these trips, that is to say your trips, plural? That certainly
 - 8 has not been put before. Did you say that, "Sam Bockarie would
 - 9 arrange these trips", the trips you went on to get ammunition?
- 13:05:12 10 A. Well, even with that one, I had made it clear to you that
 - 11 Sam Bockarie used to send some other people. He used to send
 - some other people and he organised all of those trips.
 - 13 Q. Right, answer the question, please.
 - 14 A. I was not the only one that he used to send. He used to
- 13:05:30 15 send some other people.
 - 16 Q. You are only in that section of that paragraph talking
 - 17 about your trips to Lofa County. Has the person who typed up
 - 18 these notes of your interview accurately recorded that
 - 19 Sam Bockarie would arrange these trips, a reference back to your
- 13:05:54 20 trips plural? Have they accurately recorded what you told them?
 - 21 A. What has been recorded here by Mr Santora is not too far
 - 22 from what I am trying to tell you, not at all. It is not far
 - 23 from being correct in line with what I am telling you. I made
 - 24 trips to Voinjama to collect ammunition. That besides,
- 13:06:25 25 Sam Bockarie used to send some other people to go and do some
 - 26 other things and Sam Bockarie organised them. And that besides I
 - 27 used to go to Voinjama on my own. So many times I went there on
 - 28 my own.
 - 29 Q. Thank you. We now have you on record saying, "I made

- 1 trips" plural "to Voinjama to collect ammunition". So you
- 2 are now taking a different position and indeed you have changed
- 3 your mind since the last time I asked you about this last week.
- 4 Do you agree?
- 13:06:55 5 A. You are wrong. I did not tell you that I was going there
 - 6 to collect ammunition. I went there on different occasions, but
 - 7 not all were geared towards going there to collect ammunition.
 - 8 That is what I am trying to establish to you. I had described to
 - 9 you one particular time that I went there to collect ammunition
- 13:07:16 10 in Voinjama.
 - 11 Q. Yes, very well. We have your answer at page 81, line 13 on
 - 12 my font in the plural. Next sentence sorry, rest of that
 - 13 sentence, "Sam Bockarie would arrange these trips and would send
 - 14 the group with US dollars for these purchases". Did you tell him
- 13:07:39 **15** that?
 - 16 A. Yes.
 - 17 Q. "The witness said that the money Bockarie used for these
 - 18 purchases came from first the Kono bank that was robbed during
 - 19 the intervention and from Charles Taylor."
- 13:07:53 20 Did you tell him that?
 - 21 A. Yes.
 - 22 Q. Did you tell him how much money Mr Taylor used to give
 - 23 Sam Bockarie?
 - 24 A. It was not fixed. The monies that Mr Taylor used to give
- 13:08:16 25 to Sam Bockarie varied. It was not a stagnant amount to say that
 - 26 any time he came I would give you two dollars or the other time
 - 27 when he came he gave him two dollars. It used to vary, but the
 - 28 way I was able to know that and to say that like for instance
 - 29 some of the trips that we went on, when Mr Taylor gave him a

- 1 large sum of money he will be very happy, so he used to give us
- 2 sometimes hundred dollars and if the money was not enough given
- 3 to him sometimes he would give us 50 United States dollars and he
- 4 will tell us in turn that, "Oh, the Papay" --
- 13:08:57 5 Q. Now answer the question. Did you tell him how much money
 - 6 Mr Taylor used to give Sam Bockarie?
 - 7 A. I think so.
 - 8 Q. So he has managed not to write that down, is that what you
 - 9 are saying?
- 13:09:19 10 A. I think. I do not know whether he was the one that I told
 - 11 that to, but it must be one of the interviewers because I had had
 - 12 so many interviews, wherein I think I made mention of money about
 - 13 Mr Taylor, but the interviews were many.
 - 14 Q. We are well aware of that. In this interview last month on
- 13:09:47 15 6 and 7 November, was there anybody there apart from Mr Santora?
 - 16 A. 6 and 7 November last month, is that right?
 - 17 Q. Yes.
 - 18 A. I recall the translator. There was a translator, I recall.
 - 19 Q. And so you think you told him, do you, how much money
- 13:10:23 20 Mr Taylor used to dole out but he has not recorded it?
 - 21 A. I said I do not recall. I do not recall whether he was the
 - one I told that to. I have told you that.
 - 23 Q. But you think you have told it to an interviewer, but you
 - 24 can't remember which one?
- 13:10:48 25 A. Yes, I recall that I told that to someone.
 - 26 Q. Well, it will be there in some other of these notes, will
 - 27 it? If it is not in that interview it must be in another one, is
 - 28 that right? Mr Fornie, is that right? It will be in one of the
 - 29 other sets of notes?

- 1 A. It is supposed to.
- 2 Q. Or is it the case that while you have been monitoring the
- 3 evidence in this trial you have heard other people saying Charles
- 4 Taylor used to give and then round sums of US dollars being
- 13:11:27 5 mentioned? Is that the case?
 - 6 A. Well, if I had relied on, or if I had taken some other
 - 7 people some other people's information and come and explained
 - 8 that to this Court here it would have been very difficult to me,
 - 9 but these were activities that I took part in because I myself
- 13:11:52 10 took part in those activities that I have spoken about here and I
 - 11 have spoken about them live, I took part in them live and I have
 - 12 spoken about. Some of them I only saw them happen some of them
 - 13 I heard about them. So I don't know what you are talking about
 - 14 my accounts.
- 13:12:09 15 Q. And did you tell the Prosecution in any of these interviews
 - 16 that Sam Bockarie used to dole out some of that money to you, 100
 - 17 dollars here et cetera? Did you tell them that? \$50 or \$100 out
 - 18 of what Mr Taylor had given him?
 - 19 A. Mr Munyard, Mr Munyard, I had so many interviews with the
- 13:12:43 20 investigators, please, but I am sure that I had discussed this
 - 21 issue of money with them. I had so many interviews with the
 - 22 investigators and amongst most of those interviews I cannot
 - 23 recall now except maybe if you go to the topic then you jog my
 - 24 attention to those things. It is according to the topic that we
- 13:13:05 25 discussed, but I wouldn't be able to narrate everything.
 - PRESIDING JUDGE: So you don't recall, is that correct?
 - THE WITNESS: Yes.
 - 28 MR MUNYARD:
 - 29 Q. Or is it the case that you have monitored other witnesses

- 1 in this Court saying when Charles Taylor gave a great dollop of
- 2 US dollars to my superior he would give me a handout out of that
- 3 money? Have you heard of other witnesses giving evidence to the
- 4 like effect?
- 13:13:45 5 A. I do not recall ever hearing that kind of thing. I do not
 - 6 recall listening to that kind of testimony or evidence so far. I
 - 7 do not recall hearing that from anybody.
 - 8 Q. Because if you have mentioned it to any of the previous
 - 9 interviewers that you were given money as a handout from these
- 13:14:02 10 Charles Taylor handouts no doubt you will be re-examined on it
 - 11 from the document that I have failed to pick up. Now, another
 - topic please. You have told us about a trip in December 1998
 - 13 when you and others go to Monrovia and some of them go to pick up
 - 14 materials from another country. Do you remember telling us about
- 13:14:34 15 that?
 - 16 A. Yes.
 - 17 Q. Now tell us who Pa Rogers SYB Rogers is?
 - 18 A. He was the People's War Council chairman for the RUF.
 - 19 Q. So --
- 13:14:53 20 A. And that was later transformed into the People's Peace
 - 21 Council and later he, Pa Rogers shall I go ahead?
 - 22 Q. Please do.
 - 23 A. He later became secretary for the RUFP I mean
 - 24 secretary-general for the RUFP.
- 13:15:18 25 Q. When it became a political party you mean?
 - 26 A. Yes.
 - 27 Q. Yes. So he was a very important senior figure in the RUF,
 - 28 is that correct, before it was a political party and then after
 - 29 it was a political party?

- 1 A. Yes.
- 2 Q. And somebody you remember very clearly? I say remember
- 3 because he is now the late SYB Rogers, isn't he?
- 4 A. Yes.
- 13:15:45 5 Q. Right. That was two questions in one. We have established
 - 6 yes, he is the late SYB Rogers, but somebody you remember very
 - 7 clearly. Is that correct?
 - 8 A. Yes.
 - 9 Q. Thank you. And on this particular trip did you travel
- 13:16:05 10 either in a single vehicle of whatever description or in convoy
 - 11 from Sierra Leone to Liberia, to Monrovia, with a group of people
 - 12 including SYB Rogers?
 - 13 A. I recall that we travelled on board two vehicles.
 - 14 Q. Right. All right, that deals with the vehicles. In the
- 13:16:38 15 group of people on the vehicles, was SYB Rogers amongst them?
 - 16 A. Yes.
 - 17 Q. Right. Was he in the same vehicle as you?
 - 18 A. No.
 - 19 Q. When you get to Monrovia, where did you stay?
- 13:17:03 20 A. With Benjamin. Benjamin's house.
 - 21 Q. And who else stayed there?
 - 22 A. Well, on that convoy I think I was the only person who
 - 23 stayed with Benjamin.
 - 24 Q. Right. Where did the others stay?
- 13:17:35 25 A. Different areas that I do not know.
 - 26 Q. Right. And what happened to the rest of the party who had
 - 27 travelled together in this two vehicle convoy to Monrovia?
 - 28 PRESIDING JUDGE: Do you mean when they arrived in
 - 29 Monrovi a?

- 1 MR MUNYARD: Yes:
- 2 Q. We have got you staying at Benjamin Yeaten's, the others
- 3 are staying in different areas you didn't know. What happened
- 4 the next day, or the day after, to the rest of the group?
- 13:18:12 5 A. Well, amongst the group I knew about three people from our
 - 6 group who left and went to Burkina Faso, and the remaining
 - 7 people, all of them stayed in Monrovia.
 - 8 Q. Right. So who went to Burkina Faso?
 - 9 A. Mosquito, Pa Rogers and Eddie Kanneh.
- 13:18:38 10 Q. And how do you know that those three went to Burkina Faso?
 - 11 A. I had told you. I had said that I think, if my memory
 - 12 serves me well, I had last said here that when they were leaving
 - 13 Mosqui to told me that they were going to Burkina Faso and when
 - they arrived there Mosquito again called me at least two times I
- 13:19:07 15 think and that I think I have stated here.
 - 16 Q. Right. And did he tell you who in the party was going with
 - 17 him to Burkina Faso?
 - 18 A. Those were the two people that I have told you about.
 - 19 Q. Pa Rogers and Eddie Kanneh, Mosquito told you they were
- 13:19:29 20 going to Burkina Faso with him, did he? I just want to be
 - 21 absolutely clear on what you knew.
 - 22 A. Yes.
 - 23 Q. All right. And how long were they gone?
 - 24 A. I had told you that I do not recall the actual time, the
- 13:19:53 25 time duration that they spent there actually.
 - 26 Q. Right. When they came back, did you all meet up still in
 - 27 Monrovi a?
 - 28 A. Yes.
 - 29 Q. Right. And then did you all travel back together from

- 1 Monrovia back into Sierra Leone?
- 2 A. Yes.
- 3 Q. And so that party that travelled back included you,
- 4 Mosquito, Rashid, Pa Rogers, Eddie Kanneh and then some other
- 13:20:38 5 people including bodyguards, is that right? And I think Junior
 - 6 Vandi as well, is that right?
 - 7 A. Yes, and there were some other people whose names we have
 - 8 not mentioned, like Jungle and Zigzag Marzah.
 - 9 Q. Right. Now, when I am just leaping back in time again
- 13:21:01 10 for a moment, I am sorry when that party of three had gone off
 - to Burkina Faso you say Sam Bockarie called you from there, yes?
 - 12 A. Yes.
 - 13 Q. Let us just establish what you knew. You knew before he
 - 14 went he was going to Burkina Faso. When he called you from
- 13:21:21 15 there, did he tell you he was in Burkina Faso?
 - 16 A. Yes.
 - 17 Q. Did he tell you anything about where they were staying?
 - 18 A. No.
 - 19 Q. Weren't they --
- 13:21:35 20 A. He said they were in Burkina Faso and he said they had met
 - 21 with the Papay. That is period.
 - 22 Q. Right. The Papay of Burkina Faso being Blaise Compaore,
 - 23 yes?
 - 24 A. It was Blaise Compaore. I don't know if he is late.
- 13:21:55 25 Q. Thank you. Right. And then when they came back, did they
 - tell you anything about where they had stayed whilst they were in
 - 27 Burki na Faso?
 - 28 A. No, they did not tell me where they were lodged at. I
 - 29 think you are trying to enquire about that. That I did not

- 1 discuss with him.
- 2 Q. Right. They didn't show you any photographs of where they
- 3 stayed?
- 4 A. I do not recall. I did not see.
- 13:22:28 5 Q. Did no-one ever show you a photograph of a nice hotel with
 - a swimming pool that they stayed in when they were in Burkina
 - 7 Faso?
 - 8 A. I have told you I do not recall that.
 - 9 Q. All right. But you had a conversation with Sam Bockarie at
- 13:22:43 10 least when they came back and he told you what they had done, did
 - 11 he, while they were in Burkina Faso?
 - 12 A. Sam Bockarie told me about what they went for, that is the
 - 13 ammunition they went to collect and they brought it. He told me
 - 14 about that.
- 13:23:08 15 Q. Yes. Can I just be clear about one thing before we go into
 - 16 a bit more detail. When you got to Monrovia before they ever go
 - 17 off to Burkina Faso, is that where they were expecting to go?
 - 18 A. Well, when we initially moved from Buedu that was actually
 - 19 not the plan that we had, or let me say that was not the plan
- 13:23:39 20 that Mosquito had, because initially in fact two days before we
 - 21 | left he told me that I should prepare that I was going to travel
 - 22 with him to go to Monrovia. He said I was going to accompany him
 - 23 to Monrovia and he said he will leave me in Monrovia and he would
 - 24 travel to Libya to receive ammunition, but when we arrived in
- 13:24:02 25 Monrovia, that was when I understood that was the time he told
 - 26 me that, "Oh, Daf, we have decided to divert the trip to Burkina
 - 27 Faso".
 - 28 Q. Yes. And so once you got to Monrovia there was no more
 - 29 talk of Libya, was there?

- 1 A. Well, that is what I have told you. I said it was Burkina
- 2 Faso. He initially spoke about Libya and what he said about
- 3 Libya was that he said the Libyan trip had been cancelled. He
- 4 said then they were now going to stop in Burkina.
- 13:24:39 5 Q. Right. Can you remember telling the Prosecution at any
 - 6 time that Sam Bockarie and others on this particular occasion
 - 7 went to Libya to get arms and ammunition?
 - 8 A. I do not recall that.
 - 9 Q. Are you sure you were on that trip to Monrovia when
- 13:25:17 10 Sam Bockarie and others went to a foreign country, a country
 - 11 other than Sierra Leone or Liberia?
 - 12 A. Yes.
 - 13 Q. Was it something --
 - 14 A. I was the only operator who went with him.
- 13:25:34 15 Q. Well, even on your account he only calls you three times,
 - 16 doesn't he, during the time they are away in Ouagadougou?
 - 17 PRESIDING JUDGE: Was it two or three, Mr Munyard?
 - 18 MR MUNYARD: Maybe it is only two.
 - 19 MR SANTORA: It was three. It was three in direct and --
- 13:25:54 20 THE WITNESS: I think --
 - 21 MR MUNYARD: If Mr Santora and I agree then I think that is
 - 22 a pretty good indication that what I put was correct.
 - 23 PRESIDING JUDGE: Indeed.
 - 24 MR MUNYARD:
- 13:26:07 25 Q. He only calls you three times. Are you sure you weren't
 - 26 back in Buedu getting those calls?
 - 27 A. No, because when I was in Buedu I did not have access to
 - 28 telephone in fact.
 - 29 Q. Well, he could have called you on the radio, couldn't he;

- 1 the portable radio?
- 2 A. He did not go with an operator, so how will he have called
- 3 me on the radio?
- 4 Q. Let's have a look, please, at tab 2 again starting on page
- 13:26:50 5 18585 right down the foot of that page, the very last line of
 - 6 that page, the last three words on page 18585:
 - 7 "On one occasion" and then over the page "in December
 - 8 of 1998 they collected three trucks loaded with arms and ammo
 - 9 brought on board a military plane from Libya to Roberts
- 13:27:31 10 International Airport in Monrovia. They drove this shipment back
 - 11 to Buedu. Members of the group which accompanied this shipment
 - 12 included Bockarie and Eddie Kanneh."
 - Now, did you tell them that?
 - 14 A. Yes.
- 13:27:57 15 Q. Why did you tell them that they had collected three
 - 16 trucks --
 - 17 A. Wrong. Wrong.
 - 18 Q. Hold on. I haven't finished.
 - 19 A. No, no, please, reverse. There is a problem.
- 13:28:08 20 PRESIDING JUDGE: Mr Witness, please allow the counsel to
 - 21 complete his question before you interrupt.
 - 22 MR MUNYARD: Your Honour, on this occasion he is saying
 - 23 "wrong" and so I will let him say what he wants to say.
 - 24 THE WITNESS: Okay, the last answer the last answer that
- 13:28:22 25 I gave was why I said "wrong", because I wanted to make something
 - 26 clear. When he said he brought a military plane from Libya to
 - 27 Roberts International Airport, there is something there that
 - 28 needs to be cleared up. That is what I want to say.
 - 29 MR MUNYARD:

- 1 Q. Well, you clear it up right now, please.
- 2 A. The plane the plane Sam Bockarie and others said it
- 3 came from Libya. They said the aircraft came from Libya, but the
- 4 materials were picked up in Burkina Faso.
- 13:29:06 5 Q. So what was it that you told the Prosecutors in this
 - 6 lengthy interview on 4 and 5 May about that particular shipment?
 - 7 You tell us.
 - 8 A. Well, I told them that initially Mosquito said the
 - 9 delegation was to go to Libya and receive the material, but maybe
- 13:29:31 10 things took a U-turn that Mosquito decided not to go to Libya any
 - 11 more, but that he said he was going to collect the materials now
 - 12 in Burkina Faso and he said the trip to Libya had changed. He
 - 13 said he was now going to collect the materials in Burkina Faso.
 - 14 Q. Right. So written here should be that initially Mosquito
- 13:29:57 15 and the delegation were to go to Libya and receive the material,
 - 16 but things took a U-turn and Mosquito decided not to go to Libya
 - any more and that he said, to you presumably, that he was going
 - 18 to collect materials now in Burkina Faso? That should all have
 - 19 appear there, should it? Is that right?
- 13:30:20 20 A. Yes, yes, that was --
 - 21 Q. Just let me be clear. That is what you told the
 - 22 Prosecutors on 4 and 5 May, that the original plan was to go to
 - 23 Libya but there was a U-turn and he went to Burkina Faso instead.
 - 24 Is that what you told them?
- 13:30:42 25 A. Yes.
 - 26 Q. Now, Mr Fornie, you would never have told them that
 - 27 Sam Bockarie and others had gone to Libya, would you, because you
 - 28 were actually there in Monrovia when they went to Burkina Faso
 - 29 instead? You would never have told the Prosecutors that

- 1 Sam Bockarie and others went to Libya, would you?
- 2 A. I do not recall that I stated that he went to Libya. I did
- 3 not state that he went to Libya. The initial plan was for Libya
- 4 and I clearly spelt it out that the course later changed to
- 13:31:25 5 Burki na.
 - 6 MR MUNYARD: I see the time, your Honour. Have I got any
 - 7 time left?
 - 8 PRESIDING JUDGE: I'm afraid we are over time, Mr Munyard.
 - 9 I am sorry to interrupt your cross-examination. Mr Witness, we
- 13:31:36 10 are now taking the lunchtime adjournment. We are adjourning
 - 11 until 2.30. Please adjourn the Court until 2.30.
 - 12 [Lunch break taken at 1.30 p.m.]
 - 13 [Upon resuming at 2.32 p.m.]
 - 14 PRESIDING JUDGE: Mr Munyard, please proceed.
- 14:32:31 15 MR MUNYARD: Thank you, your Honour:
 - 16 Q. Good afternoon, Mr Fornie.
 - 17 A. Good afternoon, Mr Munyard.
 - 18 Q. We were just starting to look at this trip in December of
 - 19 1998 that you went on to Monrovia with Pa Rogers, Sam Bockarie,
- 14:32:58 20 Eddie Kanneh and others. Now, I just want to repeat the question
 - 21 that I asked immediately before the break. You would never have
 - 22 told Prosecutors that on that particular occasion Sam Bockarie
 - 23 and others had gone to Li bya, would you, because you were there
 - 24 in Monrovia when they left for Burkina Faso and returned from
- 14:33:30 25 Burki na Faso?
 - 26 A. Please split the question into two. Break it up. I did
 - 27 not get it clearly. I don't have it in front of me. I don't
 - 28 have the page in front of me.
 - 29 Q. Given that you yourself were actually on this trip to

- 1 Monrovia in December 1998, when Sam Bockarie and others went to
- 2 Burkina Faso and then returned from Burkina Faso and picked you
- 3 up and you all go home to Sierra Leone, you would never have told
- 4 Prosecutors that Sam Bockarie and others went to Libya, would
- 14:34:18 5 you, because you knew perfectly well that they'd gone to
 - 6 Ouagadougou in Burkina Faso?
 - 7 A. Well, to the best of my knowledge, it was the Burkina Faso
 - 8 trip that I recall telling them. I don't ever recall Sam
 - 9 Bockarie going to Libya. Never. I don't recall telling them
- 14:34:42 10 that. I know about Burkina Faso.
 - 11 Q. Tab 2, please. Now, we'd just started looking at this
 - 12 before the lunch break. It's paragraph 16, which is on page
 - 13 18585 and then over that page. So we start at the very end of
 - 14 page 18585, the last line, so the monitor will have to move down,
- 14:35:30 15 thank you, the very last line: "On one occasion" and then we go
 - over the page "in December of 1998 they collected three trucks
 - 17 loaded with arms and ammo brought on board a military plane from
 - 18 Libya to Roberts International in Monrovia, drove this shipment
 - 19 back to Buedu."
- 14:36:02 20 Now, did you tell them in that trip that you say you were
 - 21 on that three truck loads of arms and ammunition arrived on a
 - 22 military plane from Libya?
 - 23 A. The arms and ammunition were in two trucks. They were
 - 24 loaded from Libya. And the other morale booster and other
- 14:36:28 25 things, everything was in the other truck. Morale booster like
 - 26 alcoholic drinks, fuel and other things.
 - 27 Q. Don't worry about the detail of the things that were on
 - 28 board. You're now saying that those were on a military plane
 - 29 from Li bya, yes? Yes?

- 1 A. Well, what I am trying to say is that or to the best of
- 2 my understanding from this passage is that it was from Libya that
- 3 the materials came, Libya. But Mosquito and others collected the
- 4 material from Burkina. The collected the materials from Burkina.
- 14:37:23 5 I stated that here initially, that they were to go to Libya for
 - 6 the materials, but later Mosquito made me to understand that they
 - 7 were not even going up to Libya any more, that they were now
 - 8 going to collect the materials from Burkina, but the materials
 - 9 came from Libya.
- 14:37:45 10 Q. Right. And did the materials come direct from Libya to
 - 11 Monrovi a?
 - 12 A. No. To my knowledge, no. To the best of my knowledge.
 - 13 Q. So what is the best of your knowledge about the route that
 - 14 the materials took from Libya?
- 14:38:17 15 A. That the materials came from Libya through Burkina.
 - 16 Q. Did anybody explain to you why it was necessary for the
 - 17 materials to fly from Libya first to Burkina and then on to
 - 18 Monrovia, rather than direct from Libya to Monrovia?
 - 19 A. No.
- 14:38:48 20 Q. Given also that you say this was a military plane from
 - 21 Libya, not a commercial airliner. Is that what you were given to
 - 22 understand, that this was all on board a military plane from
 - 23 Li bya?
 - 24 A. I recall telling them that according to Mosquito it was a
- 14:39:13 25 military aeroplane.
 - 26 Q. All right. I'm just looking to see in the evidence that
 - you gave us last Wednesday, on 3 December, about where these
 - 28 things came from. Right. I'm looking at page 21543, line 11
 - 29 onwards. You told us:

- 1 "Instead of Sam Bockarie going to Libya he said the Papay
- 2 had told him that the ammunition had been brought to Burkina
- 3 Faso, so he was now to go and receive the ammunition from Burkina
- 4 Faso. "
- 14:40:10 5 Do you remember telling us that?
 - 6 A. Yes.
 - 7 Q. Was any explanation given to you as to why if this material
 - 8 was going to come on in the military plane to Monrovia, why it
 - 9 was necessary for Sam Bockarie and party to travel all the way to
- 14:40:31 10 Burkina Faso and wait for it when it was coming on to Monrovia
 - 11 where they were in the first place?
 - 12 A. Well, to my understanding, Mosquito had some other things,
 - 13 that is to meet with the leader in Burkina.
 - 14 Q. So he didn't go to Burkina to get the supplies in the
- 14:41:11 15 military plane, he went to Burkina to see the leader there; is
 - 16 that what you're saying?
 - 17 A. That was another reason why he went, but the main reason
 - 18 was for the materials.
 - 19 Q. But the materials were coming to Monrovia anyway, weren't
- 14:41:32 20 they, by air?
 - 21 A. Yes.
 - 22 Q. So there was no particular reason for him to go to look at
 - the materials in Burkina if they were coming on to where he was
 - 24 in any event. Is that right?
- 14:41:54 25 A. Well, the only other reason that I know is that he had some
 - other thing to do, and it was an added advantage for him to meet
 - 27 with Blaise Compaore, for him to know Blaise Compaore in person
 - 28 so the two of them would we able to talk to each other.
 - 29 Q. All right. So did you explain that to the Prosecutors when

- 1 you were telling them this account in May 2006, that Mosquito and
- 2 others went to Ouagadougou in order to see Blaise Compaore and
- 3 presumably to have a look at this material that was on its way to
- 4 them in Monrovia?
- 14:42:45 5 A. They did not ask me the way you have done now. It is the
 - 6 question that you asked me, that's what I responded to.
 - 7 Q. Well, now you were taken through this interview on a later
 - 8 date, weren't you, and you made some corrections to it? Can you
 - 9 remember?
- 14:43:15 10 A. Yes.
 - 11 Q. Tab 13, please. First page of tab 13. I'd like the lower
 - 12 part of that first page to be shown on the screen, please,
 - 13 Mr Court Attendant. If you can just pan down, thank you, that's
 - 14 fine. Now, we can see here that on 30 July to 1 August of 2007
- 14:44:03 15 you were in a prepping session that we've looked at before, I'm
 - 16 not going into the details, and you make corrections or
 - 17 clarifications on your previous accounts and the second one is 4
 - 18 May 2006, and you are taken to two pages in that account.
 - 19 Interestingly, you're directed not to the typed version but to
- 14:44:30 20 the handwritten version and without going into great detail I can
 - 21 indicate that the handwritten version includes a number of
 - 22 passages that don't appear in the typed version which is
 - 23 presumably why the typed version was used. The first one --
 - 24 PRESIDING JUDGE: You said they used the handwritten one,
- 14:44:44 25 and I recall you saying that this morning as well.
 - 26 MR MUNYARD: Very well, sorry:
 - 27 Q. The first correction we don't need to concern ourselves
 - with, but that's on page 18589, which is one of the handwritten
 - 29 pages. I'd now like you to look at the second correction that

- 1 you made. It's the last one on the page we're looking at now
- 2 from the interview in July-August 2007. On page 18593, line 13
- 3 and line 16, "The word Libya should read Ouagadougou". So that's
- 4 what you were telling them.
- 14:45:29 5 A. Exactly.
 - 6 Q. Just turn over the page to the second page of this
 - 7 clarification prepping session. Just so that this is the sake of
 - 8 completeness. The next entry relates to an interview later on,
 - 9 on 7 November 2006. Therefore, the only corrections you make to
- 14:45:53 10 the interview of May 2006 are the ones on the first page. So let
 - 11 us go to the corrections on page 18593, which is back to tab 2
 - 12 and it's the handwritten part of tab 2. 18593, please. Thank
 - 13 you. Now, Mr Witness, this page actually has paragraphs in it
 - 14 and if we take the first paragraph that ends with the stamped
- 14:46:51 15 number, do you see the big number that's stamped in at the end of
 - the first paragraph? [Microphone not activated]
 - 17 A. Yes, I am seeing some numbers.
 - 18 Q. Move on. There's a two and a bit line paragraph after
 - 19 that. Then there's a one and a half line paragraph after that
- 14:47:21 20 and I want you to go to the following one that starts, "On one of
 - 21 these occasions in December 1998". Do you see that?
 - 22 A. I have seen it.
 - 23 Q. "They collected three trucks loaded with arms and
 - 24 ammunition" and the number 3 is written in as well as the word
- 14:47:48 25 three. "They collected three trucks loaded with arms and
 - 26 ammunition brought on board a military plane from Libya at the
 - 27 Roberts International Airport in Liberia which they drove to
 - 28 Buedu RUF HQ. Then SB and EK were part of the entourage that
 - 29 brought these arms and ammo from Libya."

1

Now, that is what is recorded by the interviewers and that 2 is what you looked at again the following year and corrected and, 3 you changed "Libya" to read "Ouagadougou" in both instances. 4 we go back briefly to the typed version on page 18586 we will see that a bit has been missed out. It says there "arms and ammo on 14:49:04 5 board a military plane from Libya to Roberts International, they 6 7 drove this shipment back to Buedu" and the words RUF HQ have been missed out. And then, "members of the group which accompanied 8 this shipment included Bockarie and Eddie Kanneh" is actually 14:49:34 10 different from what has been written down as you're telling the story, which we can see in the handwritten version, SB", that is 11 12 Sam Bockarie "and Eddie Kanneh were part of the entourage that brought this arms and ammo from Libya." Do you see? 13 14 I've not seen the line you're referring to yet. 14:49:53 15 0. Sorry, we've dealt with the typewritten version and I've now gone back to the handwritten version on 18593, which is 16 17 slightly and possibly significantly different. So Mr Court Officer again if you can put that on. Thank you. 18 19 assist the witness, it's about 13 lines down. Now, Mr Fornie, 14:50:23 20 can you see what we're talking about? Do you see a line that 21 starts, "from Libya at the Roberts International airport in 22 Liberia which they drove to Buedu RUF HQ". Do you see that? Please help me out. I have seen the line. 23 Α. 24 The next line - I'm going to read out the initials in full: 14:50:51 25 "Sam Bockarie and Eddie Kanneh were part of the entourage that 26 brought this arms and ammo from Libya." Do you see that? 27 Α. Yes. 28 Now interestingly the words "from Libya" and indeed the 29 words "RUF HQ" two lines above don't appear in the typewritten

- 1 version, but it's possible because they're very short items at
- the beginning of those two lines. However, do you agree that
- 3 this handwritten account is what you told the Prosecution in May
- 4 of 2006?
- 14:51:34 5 A. I told them that the materials were from Libya. They were
 - 6 it was from Libya that the materials came, but Sam Bockarie
 - 7 received the materials from Ouagadougou. It was in Ouagadougou
 - 8 that Sam Bockarie received the materials from.
 - 9 Q. Let me just give you pause for thought for a moment. We
- 14:51:52 10 know that the following year, between 30 July and 1 August 2007,
 - 11 you are shown this again and you correct Libya to read
 - 12 Ouagadougou. I'm not asking you about --
 - 13 A. Exactly.
 - 14 Q. -- what you later told the Prosecution at this stage. I'm
- 14:52:16 15 simply asking you what you told them in May of 2006, the page
 - 16 we're now looking at. Do you agree that you told them what
 - 17 appears on this page, that the arms and ammunition that you
 - 18 collected in three trucks were brought on board a military plane
 - 19 from Libya, and that Sam Bockarie and Eddie Kanneh were part of
- 14:52:45 20 the entourage that brought this arms and ammo from Libya?
 - 21 A. I told them that and in addition to that you know I told
 - 22 them. That's why later when I went through my when I
 - 23 recollected properly while going through the said interview notes
 - 24 I picked it up.
- 14:53:14 25 Q. I'm going to stop you. I'm asking you only what you told
 - them in May 2006 at the moment. You've agreed that you told them
 - 27 that. Now you've started to say "in addition to that". Are you
 - 28 saying that in May 2006 you told them something else or was "in
 - 29 addition to that" a reference to what you told them later?

- 1 A. Well, I just wanted to straighten my statement to make it
- 2 clearer and more vivid that the materials were from Libya, but
- 3 transited in Ouagadougou before ever it entered Monrovia to
- 4 Buedu.
- 14:54:12 5 Q. Yes. Do I take it then that you didn't say anything in
 - 6 addition to what appears here when you were talking to the
 - 7 Prosecutors in May of 2006?
 - 8 A. Whether it was on that date or not, but I am sure that in
 - 9 subsequent interviews --
- 14:54:35 10 Q. We are only concerned at the moment with that date, so I
 - 11 don't want you going off on to some other date at the moment.
 - 12 You will have a chance to deal with all the dates.
 - 13 A. Yes, you are right, but equally so I am sure that what I am
 - 14 talking is in connection with the same issue that we're talking
- 14:55:00 15 about. I have not deviated from the issue. I am saying
 - something that has direct connection to what we are talking.
 - 17 Q. Why did you tell them that Sam Bockarie and Eddie Kanneh
 - were part of an entourage that brought this arms and ammunition
 - 19 all the way from Libya?
- 14:55:21 20 A. I did not tell you that they were that they took the
 - 21 ammunition from Libya. But the ammunition came from Libya. The
 - 22 ammunition came from Libya through Burkina Faso. It was in
 - 23 Burkina Faso that Sam Bockarie and the other person received the
 - 24 materials.
- 14:55:43 25 Q. All right. Well, do you agree that if you just read those
 - two sentences it appears that you are saying, first of all, that
 - the plane came from Libya with the arms and ammo on it and,
 - 28 secondly, that Sam Bockarie and Eddie Kanneh were part of the
 - 29 entourage that brought it from Libya?

- 1 A. They were part of the entourage that brought it from
- 2 Burkina Faso, Ouagadougou. That's what I'm talking.
- 3 Q. Where is mention of Pa Rogers in here?
- 4 A. That was why I say part of the entourage, because I
- 14:56:36 5 remember saying that there was some other person. But because I
 - 6 could not call out his name at that particular moment that's why
 - 7 I said part of the entourage, meaning there were some other
 - 8 people apart from Mosquito and Eddie Kanneh, and even apart from
 - 9 Pa Rogers there were some other people, there were Liberians that
- 14:56:57 10 I even don't know. There were some other Liberians part of the
 - 11 group that I don't know, so I wouldn't have stated their names
 - 12 di rectl y.
 - 13 Q. What about the following year, when you're making
 - 14 corrections to this and you change Libya to Ouagadougou, why not
- 14:57:16 15 mention Pa Rogers then?
 - 16 A. I did not pick that up. I don't think that it is every
 - 17 statement that everybody who participated in the incident would
 - 18 be named out. Even the trips that we made, it is not that the
 - 19 trips the names that I have mentioned here are the only people
- 14:57:38 20 who participated in the trips. There were some other people, but
 - 21 I may have forgotten them. If there are some other people you
 - 22 want to ask about, you can bring them up and I'll tell you.
 - 23 Q. Who went to Ouagadougou?
 - 24 A. Sam Bockarie, Eddie Kanneh and SYB Rogers among the people
- 14:57:59 25 whom I know of from us, from the delegation who went, we who came
 - 26 from Buedu.
 - 27 Q. No, who went to Ouagadougou?
 - 28 A. Sam Bockarie those of us from Buedu whom I know of were
 - 29 Eddie Kanneh, Mosquito and Pa Rogers.

- 1 Q. Thank you. Why not mention Pa Rogers? Why mention only
- 2 Sam Bockarie and Eddie Kanneh if you knew that Pa Rogers was also
- 3 one of the trio who went to Ouagadougou?
- 4 MR SANTORA: Objection, asked and answered.
- 14:58:40 5 PRESIDING JUDGE: No, the question, Mr Santora, is why was
 - 6 Pa Rogers not mentioned and actually --
 - 7 MR SANTORA: I believe it was asked in reference when the
 - 8 witness talked about part of the entourage and that was his
 - 9 explanation. I believe it has been asked and answered. I can
- 14:59:04 10 look for the reference.
 - 11 PRESIDING JUDGE: The previous question is at page 106,
 - 12 line 1, of my font. It says, "When you changed the Libya to
 - 13 Ouagadougou, why did you not mention Pa Rogers then?" This is a
 - 14 slightly different version of what one might say a related
- 14:59:19 **15** question.
 - 16 MR SANTORA: Okay, I understand. My reference was 105,
 - 17 line 11, when the counsel asked, "Where is mention of Pa Rogers
 - 18 in here?" That is what I was referring to for purposes of the
 - 19 objection.
- 14:59:29 20 PRESIDING JUDGE: But this question is why he wasn't
 - 21 mentioned and so I allow the question.
 - 22 MR MUNYARD: Thank you, Madam President:
 - 23 Q. We're only talking and if you'd listen to the question,
 - 24 Mr Fornie, we'll move on a lot quicker. I didn't ask at this
- 14:59:44 25 | last point who was in the delegation from Buedu. | lasked, "Who
 - 26 went to Ouagadougou?" You've told us now three names. Why not
 - 27 mention all three names when you were giving this account in May
 - 28 of 2006?
 - 29 A. I think I've answered that same question. I've answered

- 1 that same question. I've given an answer to that that it was not
- 2 that it was everybody so far that I --
- 3 THE INTERPRETER: Your Honours, can the witness repeat
- 4 this.
- 15:00:28 5 PRESIDING JUDGE: Mr Witness, please pause. The
 - 6 interpreter cannot keep up with you. Please answer the question
 - 7 directly as well and don't say that you've already answered.
 - 8 I've ruled that you haven't. Pick up your answer where you said,
 - 9 "It was everybody so far that I --"
- 15:00:52 10 THE WITNESS: It was not everybody so far that I can recall
 - 11 when I'm making statements in all the interviews at the same
 - 12 time. If I'm being interviewed today, it is possible that some
 - names would escape my memory and now you are talking about a time
 - 14 of corrections. During the corrections maybe I did not pick that
- 15:01:12 15 one up and that's why on that particular date that you're
 - 16 referring to that's why Pa Rogers's name is not featured in this
 - 17 particular document.
 - 18 MR MUNYARD:
 - 19 Q. You weren't in this particular delegation that went to
- 15:01:29 **20** Monrovia, were you?
 - 21 A. Yes.
 - 22 PRESIDING JUDGE: Meaning the original Monrovian
 - 23 del egati on?
 - 24 MR MUNYARD: Yes, this whole trip:
- 15:01:45 25 Q. If you had been, I suggest, you would have remembered Pa
 - 26 Rogers as one of the trio who went to either Libya or Ouagadougou
 - 27 and, if you hadn't remembered it when you first gave the account,
 - it certainly would have come to your mind when Mr Bangura and
 - 29 Mr Kamara were taking you through this handwritten account again.

- 1 What do you say to that?
- 2 A. Well, because that came to mind that's why I said it in
- 3 other interviews. It should be in some other interview notes
- 4 that I had done that.
- 15:02:24 5 Q. Well, actually I was quite wrong to suggest that it wasn't
 - 6 until July/August of 2007 that you next mention this particular
 - 7 episode. If we look at tab 8, which is 18 January 2007 this is
 - 8 the 92 bullet points and if we turn to page 3 of that
 - 9 particular document. Mr Fornie, can you see page 3, the number 3
- 15:03:20 10 written in the bottom right-hand corner there?
 - 11 A. Yes.
 - 12 Q. If you count up from the bottom and we'll do the bullet
 - 13 points six bullet points up from the bottom, do you see a line
 - 14 that starts, "That in Dec 1998 ...", that is December 1998? Do
- 15:03:41 15 you see that?
 - 16 A. Yes.
 - 17 Q. "That in [December] 1998 the witness remembers travelling
 - to Monrovia with SB ...", that's Sam Bockarie, "... to collect a
 - 19 large shipment. The witness can remember three large trucks
- 15:03:56 20 loaded with various logistics transporting the shipment along
 - 21 with jeeps."
 - 22 Do you remember saying that?
 - 23 A. Yes.
 - 24 Q. "That Colonel Jungle and Colonel Marzah accompanied this
- 15:04:12 25 | Load." Do you remember saying that?
 - 26 A. Yes.
 - 27 Q. "That the witness met the trucks already loaded in Monrovia
 - 28 but learned from another guy that they had been loaded at Roberts
 - 29 airfield." Do you remember saying that?

- 1 A. Say again.
- 2 Q. If you follow it as I read it, "That the witness met the
- 3 trucks already loaded in Monrovia but learned from another guy
- 4 that they had been loaded at Roberts airfield."
- 15:04:47 5 A. Yes.
 - 6 Q. Do you remember saying all that to them?
 - 7 A. Yes
 - ${\tt Q.}$ And who was this other guy who told you that the trucks had
 - 9 been Loaded at Roberts airfield?
- 15:05:02 10 A. It was from amongst the entourage and even Mosquito himself
 - 11 told me.
 - 12 Q. So it was only Mosquito who told you and not other guys?
 - 13 A. I said "even Mosquito himself told me". I do recall that
 - some other people who were in the truck, one other person told me
- 15:05:36 15 besides Mosquito.
 - 16 Q. Back to tab 13, please, and on page 2 of tab 13 in the
 - 17 middle of that page we can see that you make some corrections to
 - 18 the 92 bullet point interview we've just been looking at. 18
 - 19 January 2007 and there are three pages where there are
- 15:06:25 20 corrections there. Then if you turn over to page 3, the first
 - 21 new page is 26309 I'm sorry, let me start again. On page 2 the
 - 22 last entry on page 2 deals with corrections on page 26308, which
 - is the one we've been looking at, page 3 of 18 January, and then
 - 24 if you turn over to page 3 of the corrections paragraph 6 -
- 15:07:14 25 there's paragraph 6, you make a correction there, and paragraph
 - 26 16 should read, "The witness met the trucks already loaded in
 - 27 Monrovia but Learned from Sam Bockarie, not other guys, that
 - 28 they'd been Loaded at Roberts airfield". Which is it? Other
 - 29 guys and Sam Bockarie, or just Sam Bockarie and not other guys,

- 1 or can you remember now which accounts you've given in the past?
- 2 A. This is what I am telling you. I said I do remember that
- 3 Mosquito told me because I asked Mosquito myself. I asked
- 4 Mosqui to mysel f.
- 15:07:56 5 Q. All right, so not other guys?
 - 6 A. Another person told me in addition to Mosquito.
 - 7 Q. Right. So why tell them in interview in tab 13 that it
 - 8 wasn't other guys?
 - 9 A. Mr Munyard, it is not just easy or possible to state
- 15:08:18 10 everything line by line, or word by word. This is what I'm
 - 11 telling you.
 - 12 PRESIDING JUDGE: Mr Witness, please answer the question.
 - 13 JUDGE SEBUTINDE: Mr Witness, please address the Bench and
 - 14 not Mr Munyard.
- 15:08:32 15 MR MUNYARD:
 - 16 Q. Right. So we have an interview in May 2006 with no mention
 - 17 of SYB Rogers, an interview in January 2007 with no mention of
 - 18 SYB Rogers and corrections in July/August 2007 with no mention of
 - 19 SYB Rogers. Turn to tab 17, please, and I'd like you to turn to
- 15:09:21 20 page 7 of that and the paragraph starting with number 22. Do you
 - 21 see that, Mr Fornie?
 - 22 A. Which one?
 - 23 Q. The paragraph numbered 22. I'm just getting the context.
 - 24 Do you have it? It's slightly above the middle of the page.
- 15:09:58 25 Have you got that?
 - 26 A. Yes.
 - 27 Q. Now, this is just to put the timing in context:
 - 28 "A meeting took place at the end of 1998 prior to December
 - 29 in Buedu. The witness ... ", that is yourself, "... called Moijue

- 1 Mattia and informed him that Benjamin Yeaten was at Sam
- 2 Bockarie's house. The witness knew who Benjamin Yeaten was from
- 3 Yeaten's securities."
- 4 In other words, at this meeting at the end of 1998 you knew
- 15:10:39 5 who Benjamin Yeaten was because Yeaten's securities identified
 - 6 him to you, did they?
 - 7 A. No, no, it was not his securities. I told you that I know
 - 8 even his securities. I said that I know even Yeaten's
 - 9 securities.
- 15:11:06 10 Q. So what does this line mean, "The witness knew who Benjamin
 - 11 Yeaten was from Yeaten's securities"?
 - 12 A. I said I knew Benjamin Yeaten and even part of his
 - 13 securities I knew them. I met Benjamin and Mosquito, they were
 - 14 sitting, and I had been meeting Benjamin before that time. How
- 15:11:34 15 could I not recognise him?
 - 16 Q. Well, I'm asking you why you've said that you knew who
 - 17 Benjamin Yeaten was from his securities?
 - 18 A. No, it was not from his securities. They did not write it
 - 19 the way I put it.
- 15:11:53 20 Q. They didn't write it the way well, what was the way you
 - 21 put it if you can now remember interview number I think it's
 - 22 probably something like 17? 17 interviews in you can remember a
 - 23 particular phrase that you used, can you?
 - 24 A. This is what I'm telling you, but even from this interview
- 15:12:21 25 that you are talking about, I told them that I met Benjamin
 - Yeaten at the place, at Mosquito's, behind Mosquito's house,
 - 27 that's where I met BY.
 - 28 Q. I just want to ask you how this phrase appears in there
 - 29 that we've been looking at and what you say you actually said if

- 1 it's different from this sentence. Are you able to help us or
- 2 not?
- 3 A. That's what I'm telling you. I said I saw Benjamin Yeaten
- 4 at Mosquito's.
- 15:12:55 5 Q. We see it written here. That's your answer. Let's move on
 - 6 to paragraph 23: "In late November or early December 1998 Foday
 - 7 Sankoh was in Freetown." Did you tell them that?
 - 8 A. Yes.
 - 9 Q. Where in Freetown was he?
- 15:13:20 10 A. In prison.
 - 11 Q. "The witness went to Monrovia with Sam Bockarie, Rashid
 - 12 Sandy, Eddie Kanneh and Victor Kemoh. Idriss Kamara may have
 - 13 been there, however the witness cannot recall. They were
 - 14 escorted to Monrovia by Jungle and Zigzag."
- 15:13:47 15 Over the page:
 - "The witness stayed at Benjamin Yeaten's house in Congo
 - 17 Town at the back of Charles Taylor's lodge for more than a week
 - 18 whilst Bockarie and Eddie Kanneh went to Burkina Faso. The
 - 19 witness stated that his earlier statement, where it was recorded
- 15:14:02 20 that these individuals were going to Libya, was incorrect as he
 - 21 was told at the time they went to Burkina Faso. The witness did
 - 22 not actually see the group leave and he himself did not meet
 - 23 Charles Taylor on this trip. He spent his time during this week
 - 24 at Yeaten's house and going out around town with some of the
- 15:14:25 25 Liberian operators.
 - The witness was advised when Bockarie and Kanneh had
 - 27 returned from the trip and were leaving the airport. Bockarie
 - and Kanneh returned to Yeaten's house and they all left and met
 - 29 up with the arms convoy on the road. The convoy consisted of two

- or three military vehicles, trucks with AFN registration plates"
- 2 presumably that's an error for AFL "and jeeps."
- Now, where's Pa Rogers in all of this?
- 4 A. I have told you that Pa Rogers's business maybe at that
- 15:15:15 5 time I had forgotten about him because he was dead for some time
 - 6 so I had forgotten about him.
 - 7 Q. He wasn't dead when he was in Monrovia and Ouagadougou, was
 - 8 he?
 - 9 A. But the time that I was making this statement that I was
- 15:15:34 10 being interviewed, at that time he was dead.
 - 11 Q. Sam Bockarie was dead at the time you were giving this
 - 12 interview. It didn't stop you mentioning him, did it?
 - 13 A. It is not easy for me to forget about Sam Bockarie in
 - 14 everything that I say because everything that I say would be
- 15:15:52 15 around Sam Bockarie.
 - 16 Q. Jungle was dead by the time you were giving this interview.
 - 17 It didn't stop you mentioning him either, did it?
 - 18 A. I never knew that Jungle was dead. I did not know that
 - 19 Jungle was dead. It is very recent that I knew about Jungle's
- 15:16:13 20 death and besides that, that was one of the reasons even why I
 - 21 said I could not remember Pa Rogers. But I have said it in other
 - 22 transcripts, so it's there.
 - 23 Q. I should have carried on reading the rest of paragraph 24:
 - 24 "The witness travelled with the same group back to Buedu. Sam
- 15:16:41 25 Bockarie, Rashid Sandy, Eddie Kanneh and Victor Kemoh." Pa
 - Rogers has disappeared off the face of the earth in this account,
 - 27 hasn't he?
 - 28 A. Pa Rogers, even if it's not here, it should be in the other
 - 29 area. Even the people that I've mentioned, they were not all of

- 1 the delegates that went with us. There were some other people
- 2 whose names I have not mentioned apart from Pa Rogers. There are
- 3 other people's names that are not included in this transcript.
- 4 It is not everybody's name that is included in this transcript.
- 15:17:23 5 Q. It wasn't everybody who went to Ouagadougou or Libya, was
 - 6 it? It was only three of them. Including someone as important
 - 7 as the chairman of the War Council and later general secretary of
 - 8 the country in the form of Pa SYB Rogers?
 - 9 A. Yes, all of them went.
- 15:17:45 10 Q. We're now on the fourth different occasion when you've
 - 11 given an account of this trip and you still fail to mention him.
 - 12 I ask you again: Are you sure you were on that trip, or is this
 - 13 something you've heard about, something you've monitored,
 - 14 perhaps?
- 15:18:03 15 A. Well, I am telling you that I was with the trip to and fro
 - and what you are talking about, monitoring or whatever, I never
 - 17 monitored anything like this for anybody else, that this happened
 - 18 or this was what occurred relating to this particular trip.
 - 19 Q. All right. Have you heard other witnesses giving evidence
- 15:18:27 20 in this trial saying that Pa Rogers was on that trip as it turns
 - 21 out to Ouagadougou?
 - 22 A. No.
 - 23 Q. Quite sure?
 - 24 A. Yes.
- 15:18:41 25 Q. Right. You then have a fifth occasion to talk about this
 - 26 particular trip. Tab 24, please. This is a tab we're
 - 27 increasingly familiar with. It's a month ago when you were being
 - 28 seen by Mr Santora and today you've recalled also there was an
 - 29 interpreter. Paragraph 20, please, on the last page of this

- 1 particular tab.
- The witness has his hand up, Madam President.
- 3 PRESIDING JUDGE: Mr Witness, yes, you have your hand up, I
- 4 see.
- 15:19:36 5 THE WITNESS: Yes, I want to use the restroom, please.
 - 6 PRESIDING JUDGE: Please assist the witness to leave.
 - 7 MR MUNYARD: May I make the same request in relation to
 - 8 Mr Taylor, not myself.
 - 9 PRESIDING JUDGE: Mr Taylor may be escorted out.
- 15:23:26 10 Please proceed, Mr Munyard.
 - 11 MR MUNYARD:
 - 12 Q. Now, do you see paragraph 20 on page 101462? Do you have
 - 13 that, Mr Fornie, on the screen in front of you?
 - 14 A. Yes.
- 15:24:00 15 Q. "The last trip the witness made to Monrovia before the
 - 16 Freetown invasion of 6 January 1999 was the time referred to in
 - an earlier statement (15 November 2007 at page 8)."
 - That's the one we've just been looking at. Were you shown
 - 19 that statement well, it's called a statement were you shown
- 15:24:25 20 those notes of an interview with you in the course of this
 - 21 particular session?
 - 22 A. They showed many notes to me. All of the things that they
 - 23 had written for me, they showed a lot of them to me.
 - 24 Q. So they assisted your memory by referring you back to the
- 15:24:48 25 statement of 15 November 2007 so that you could add to that if
 - 26 you wanted to and you say:
 - 27 "The witness remained around the RUF radio room at Yeaten's
 - 28 house for almost a week and did not accompany Bockarie and the
 - 29 others who met with Taylor and then went to Burkina Faso."

- 1 So Pa Rogers doesn't get a mention on occasion number five,
- 2 does he?
- 3 A. Yes.
- 4 Q. And so we have to go eventually --
- 15:25:26 5 PRESIDING JUDGE: May I take it that you're agreeing with
 - 6 the question?
 - 7 THE WITNESS: That he is not mentioned in this number five,
 - 8 it is true that he's not mentioned, the statement that he has
 - 9 read.
- 15:25:40 10 PRESIDING JUDGE: Thank you.
 - 11 MR MUNYARD:
 - 12 Q. All right. That was as recently as 6 and 7 November.
 - 13 You're then seen three days later on 10 November this year,
 - 14 exactly a month ago, and suddenly SYB Rogers comes back into your
- 15:26:11 **15** memory.
 - 16 A. Well --
 - 17 Q. Hold on a moment. Paragraphs 1 and 3, please:
 - 18 "With regard to the late 1998 arms shipment that came from
 - 19 Burkina Faso discussed in prior statements the plan originally
- 15:26:38 20 was for Sam Bockarie's group to go to Libya and not Burkina Faso.
 - 21 When the group arrived in Monrovia and after Sam Bockarie met
 - 22 with Charles Taylor Bockarie came back to the radio room at
 - 23 Yeaten's house with Eddie Kanneh and Bockarie told the witness
 - 24 and others present that Taylor had told him the plan had changed
- 15:26:55 25 and they'd be going to Burkina Faso."
 - 26 PRESIDING JUDGE: Mr Munyard, where are you reading from,
 - 27 pl ease?
 - 28 MR MUNYARD: Have I got my tabs wrong again?
 - 29 JUDGE LUSSICK: I think you're reading from tab 25 now,

- 1 Mr Munyard.
- 2 MR MUNYARD: I am. I'm slightly punch drunk. I apologise.
- 3 Did I say tab 24 again?
- 4 PRESIDING JUDGE: No.
- 15:27:23 5 MR MUNYARD: In any event, Justice Lussick is spot on.
 - 6 It's tab 25, paragraph 1:
 - 7 Q. Do you have that on the screen?
 - 8 A. Yes.
 - 9 Q. I'll just read it again. Now, I went a little bit fast. I
- 15:27:49 10 hope that wasn't too fast for the interpreters:
 - 11 "With regard to the late 1998 arms shipment that came from
 - 12 Burkina Faso discussed in prior statements the plan originally
 - was for Sam Bockarie's group to go to Libya and not Burkina
 - 14 Faso. "
- 15:28:06 15 You then deal with the change of venue and then moving to
 - 16 paragraph 3:
 - 17 "During the return road trip from Monrovia after Sam
 - 18 Bockarie, Eddie Kanneh and SYB Rogers went to Burkina Faso in
 - 19 Late 1998 the convoy met up with the trucks of ammunitions and
- 15:28:29 20 supplies along the way outside of Monrovia."
 - Now, how is it, Mr Fornie, that it takes six different
 - 22 occasions when your mind is turned to this particular incident
 - 23 before you remember one of the most senior figures in the
 - 24 movement having been part of that particular operation?
- 15:29:01 25 A. Number one, I am telling you that it was not usual for Pa
 - 26 Rogers to travel with us. He travelled very seldom and when I
 - 27 prepared to come that is number one. I said number one.
 - 28 Q. Number two?
 - 29 A. And when I prepared to come and testify I think I still had

- 1 to be thinking back about things that I may have forgotten, so I
- 2 was bound to recall some of the things that I was doing. I
- 3 recalled some of the things that I used to do.
- 4 Q. If it's such a rare event that Pa Rogers travelled with you
- 15:29:49 5 how on earth do you fail to mention him as one of the three who
 - 6 goes to Burkina Faso on that very important trip?
 - 7 A. But I have mentioned him now. I've mentioned him now. And
 - 8 I had mentioned him to Mr Santora and I have repeated it here.
 - 9 Q. I'm talking about all five previous occasions when you
- 15:30:21 10 don't mention him.
 - 11 A. Well, the time I spoke about him was the time I thought
 - 12 about him, I recalled his business.
 - 13 Q. Of course by this time, one month ago today, many witnesses
 - 14 have given evidence in this trial saying that Pa Rogers went on
- 15:30:42 15 that trip to Burkina Faso and you've picked up or monitored that
 - 16 evi dence, haven' t you?
 - 17 A. I don't think that I would take information from anybody's
 - 18 testimony just to formulate it into mine. It is not possible.
 - 19 What I did and what I witnessed is what I am telling you.
- 15:31:08 20 Q. How many trucks of arms and ammunition do you say there
 - 21 were collected from Roberts International on that occasion?
 - 22 A. The trucks that we met on the way were three, but there
 - 23 were two which had ammunition and the other one had assorted
 - items, morale boosters.
- 15:31:59 25 Q. Help us with this, will you. This witness's evidence one
 - week ago today, 3 December, page 21549, line 27:
 - 27 "We took off from Benjamin Yeaten's, from Benjamin's
 - 28 house, it was late in the evening around 7.30 to 8 in the evening
 - 29 with four vehicles, sorry, two jeeps. On the way from Monrovia

- 1 we saw two trucks, two big trucks, that is at the outskirts of
- 2 Monrovia that was loaded with ammunition of different types and
- 3 all of us" and then you're interrupted by a question from
- 4 Mr Santora:
- 15:32:46 5 "Q. Who was present with you when you left Benjamin
 - 6 Yeaten's house in the two vehicles?"
 - 7 Do you remember saying all of that?
 - 8 A. Yes.
 - 9 Q. Where is the missing truckload of what was the expression
- 15:33:08 10 you used morale boosters in this story?
 - 11 MR SANTORA: Objection. It's the same context as before
 - 12 and I think it may be just a point of confusion. Is counsel -
 - 13 the reference was to departure from Monrovia versus what they met
 - or what was said to be met on the way from Monrovia and the
- 15:33:38 15 witness has never said there was a truck full of morale boosters
 - 16 leaving from any particular location in Monrovia. It's a similar
 - 17 issue that occurred before and it may be just able to be
 - 18 clarified at some point.
 - 19 PRESIDING JUDGE: Mr Munyard, I'm looking at my font page
- 15:33:54 20 121, line 25 onwards. "The trucks that we met on the way were
 - 21 three, two had ammunition and the other had assorted items,
 - 22 morale boosters." Is this the answer you're following up?
 - 23 MR MUNYARD: Yes, I can't find it on mine, I'm afraid, but
 - 24 it's in my memory. Page 121, your Honour?
- 15:34:15 25 PRESIDING JUDGE: On my font, which I know is different to
 - 26 yours.
 - 27 MR MUNYARD: Yes, on mine it's 121, line 23. "The trucks
 - 28 that we met on the way were three but there were two which had
 - 29 ammunition and the other one had assorted items, morale

- 1 boosters."
- 2 MR SANTORA: That's exactly my point because then if you
- 3 look at counsel's question at line 5, on page 122, "Who was
- 4 present with you when you left Benjamin Yeaten's house in the two
- 15:34:51 5 vehicles", then he goes on to say "where is the missing truck
 - 6 load", but there is no mention that there was ever a truck at
 - 7 Benjamin Yeaten's house upon the departure.
 - 8 JUDGE LUSSICK: I don't see why the witness can't answer
 - 9 that question. If there wasn't a truck of that nature he can say
- 15:35:08 10 so, can't he? This is cross-examination.
 - 11 PRESIDING JUDGE: Mr Munyard, put your question.
 - 12 MR MUNYARD: Yes:
 - 13 Q. In fact, I was putting to you a passage from Mr Santora's
 - 14 questioning of you which ended with the question, "Who was
- 15:35:44 15 present with you when you left Benjamin Yeaten's house in the two
 - 16 vehicles?" That wasn't my question. I just asked you do you
 - 17 remember saying all of that. Now all of that includes the words
 - 18 of your answer prior to that last question of Mr Santora's and
 - 19 I'll read those and we'll miss out the red herring of
- 15:36:11 20 Mr Santora's question. I'm not being rude about it, I'm saying
 - 21 it was a distraction in the narrative that you, Mr Fornie were
 - 22 giving of your journey home. I'll just quote your evidence about
 - 23 your journey home. "We took off from Benjamin Yeaten's house, it
 - 24 was late in the evening, 7.30 to 8 with four vehicles" --
- 15:36:28 25 A. I am not following, I'm not with you.
 - 26 PRESIDING JUDGE: Allow counsel to read what he's --
 - 27 MR MUNYARD:
 - 28 Q. If you're not following I apologise.
 - 29 A. I'm not following, it's not on the monitor. That's what I

want to say.

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2 PRESIDING JUDGE: This is a new question, please. 3 THE WITNESS: 0kay. MR MUNYARD: 4 Can I explain, Mr Fornie, I'm actually reading out your 15:36:47 5 0. evidence to these judges last Wednesday and I'm then going to ask 6 7 you a question about it. What you said last Wednesday was: "We took off from Benjamin Yeaten's house late in the 8 9 evening around 7.30 to 8 with four vehicles - sorry, two jeeps. On the way from Monrovia we saw two trucks, two big trucks, that 15:37:07 10 is at the outskirts of Monrovia that was loaded with ammunition 11 of different types and all of us" - at that point you were 12 13 interrupted by a question from Mr Santora. Now, what I want to 14 know is where's this third truck of morale boosters? In your 15:37:39 **15** evi dence. Well, I think if at all you go through all the statements 16 17 that you have read, I think I have been making mention of three So if I mistakenly said two, maybe that would have been 18 19 a mistake, but there were three trucks, to the best of my memory. 15:38:06 20 Well, you see, I'm quoting from your evidence in court last 21 I'm not quoting from your 28 previous interviews. 22 your evidence last week you mentioned meeting two trucks. I've read a passage from the top of page 21550. I'm now going to read 23 24 a passage from the bottom of that page. Question by Mr Santora: 15:38:37 25 And you said you met these two trucks on the outskirts 26 of Monrovia. Can you be a little bit more specific? Do 27 you know where more specifically?

Then you speeded up a bit.

Well, I did not see where they were, I just saw."

- 1 A. Well, of course I couldn't describe --
- 2 Q. I'm just trying to be as comprehensive as possible. On the
- 3 next page after that interruption about you going too fast on
- 4 page 21551, line 21, this is again Mr Santora's question:
- 15:39:18 5 "Q. Now you said you met them with these two trucks. So
 - 6 is it correct that you had four vehicles in total? Is that
 - 7 correct? Two vehicles that you left with and then two
 - 8 trucks?
 - 9 A. Yes.
- 15:39:42 10 Q. Now you went then. Where did you go after you met up
 - 11 with the trucks?
 - 12 A. It was in Buedu. We went to Buedu directly."
 - Now my question for you: Where is the mystery third truck
 - 14 full of morale boosters? Where has that come from?
- 15:40:07 15 A. Well, it is in my statements. It's in my statements. It's
 - 16 in my statements. Those are the same trucks I have been
 - 17 referring to in my statements.
 - 18 Q. I've been asking you about your evidence to this Court.
 - 19 A. That is it.
- 15:40:33 20 Q. Hold on a moment. If you leave Benjamin Yeaten's house in
 - 21 two jeeps and then you meet up with two trucks on the outskirts
 - 22 of Monrovia, which has an interesting echo with another journey
 - 23 that you told us about, then that makes four vehicles in total;
 - the two you left in and the two trucks, yes? Would you agree
- 15:41:04 25 with me two and two makes four or do you disagree with that
 - 26 proposition?
 - 27 A. I want to be very frank with you and with this Court.
 - 28 Q. I want you to answer the question.
 - 29 A. But it's the question that I'm trying to answer to. I said

- 1 there were three trucks, according to all the statements that I
- 2 had made before. To the best of my memory there were three
- 3 trucks in my statements.
- 4 Q. Yes, there's three trucks of arms and ammunition at some
- 15:41:42 5 point that later on turn into two or three trucks, but I'm asking
 - 6 you about your evidence; what you've been telling this Court last
 - 7 week. Why do four vehicles, two jeeps and two trucks, suddenly
 - 8 turn into five vehicles in the space of a week?
 - 9 A. Well, it's not a matter of a week, but before it had been
- 15:42:15 10 three trucks, that is stated clearly in all my testimonies that
 - 11 you have read here. You yourself have seen that in all my
 - 12 testimonies that you have read here.
 - 13 Q. Yes, I have. "Three trucks of arms and ammunition" in some
 - 14 of them, but not in all of them. Certainly there's just bear
- 15:43:11 15 with me for one moment. Well, I'm going to move on in fact.
 - Do you remember telling us in the course of your evidence
 - 17 Last week about you hearing Sam Bockarie on the phone to Benjamin
 - 18 Yeaten on one occasion when you were sitting in a barri and we
 - 19 had a lot of discussion about distances using this courtroom as a
- 15:43:49 20 way of assessing the distance you were from Sam Bockarie to
 - 21 Benjamin Yeaten sorry, you were from where you were sitting to
 - 22 Sam Bockarie where he was on the satellite phone? Do you
 - 23 remember telling us about that?
 - 24 A. Yes.
- 15:44:12 25 Q. And you said to us when you were asked a question:
 - "Q. How do you know he was speaking to Benjamin Yeaten?
 - 27 A. After he called Benjamin, and I was sitting at the
 - other extreme edge of the corner, he asked, 'Is this
 - 29 Five-Zero?', and he said 'Yes'."

- 1 The "he" there means the latter "he" meaning Benjamin
- 2 Yeaten. Are you saying you can actually hear the other person on
- 3 the end of the satellite phone speaking?
- 4 A. I heard Sam Bockarie talking over the satellite phone.
- 15:44:48 5 That was what I said. I heard him and I saw him.
 - 6 Q. Are you saying you can hear the person on the other end of
 - 7 the satellite phone speaking into it?
 - 8 A. No, I did not hear that person.
 - 9 Q. Right, thank you. So it's not correct to say that when he,
- 15:45:10 10 Sam Bockarie, asked "Is this Five-Zero?", you heard he, Benjamin
 - 11 Yeaten, say "Yes"?
 - 12 A. Say agai n.
 - 13 Q. It's not correct to say that you could hear Benjamin Yeaten
 - 14 say "Yes"?
- 15:45:33 15 A. Well, I recall that I told you that I heard Mosquito asking
 - 16 questions and he asked whether, "Is this Five-Zero?", and I think
 - 17 it was a message that he had received that he was trying to
 - 18 discuss with Five-Zero that we discussed about. He, Sam Bockarie
 - 19 himself, told me what he discussed with Five-Zero.
- 15:45:55 20 Q. I don't want --
 - 21 A. And whilst he was talking to him, anything he said to him I
 - 22 heard him answer to him, "Yes, sir".
 - 23 Q. It is a short point. I simply wanted to understand from
 - 24 some evidence you gave last week on page 21586 at lines 27 to 29
- 15:46:13 25 whether you were claiming you could actually hear the person on
 - the other end of the satellite phone speaking, because the answer
 - 27 you gave was, "After he called Benjamin, and I was sitting at the
 - other extreme edge of the corner, he asked, 'Is this Five-Zero?'
 - 29 and he said 'Yes'." You're now saying, "No, I can't actually

- 1 hear what the person on the other end of the phone was saying"?
- 2 That's all I want to establish.
- 3 A. Well, you got me wrong. I heard Mosquito ask, "Is this
- 4 Benjamin?" I mean, sorry, "Is this Five-Zero?" That is what
- 15:46:50 5 I'm telling you. I heard that. I heard Sam Bockarie ask. He
 - 6 said, "Is it Five-Zero?" That was what I heard. I did not tell
 - 7 you that I heard Five-Zero talking.
 - 8 Q. I'm not querying that. I'm querying your evidence that
 - 9 Five-Zero said, "Yes", therefore you could have heard that.
- 15:47:10 10 That's all.
 - 11 A. No.
 - MR SANTORA: Objection. The transcript at the reference
 - 13 that my learned colleague gave does not say that Benjamin Yeaten
 - 14 said "Yes". It's a, "He said 'Yes'", and then later on there's a
- 15:47:23 15 reference to "he" saying "Yes" and "Yes, sir". So the transcript
 - 16 itself is not there's no specific instance in the transcript
 - 17 where the witness said that he heard Benjamin Yeaten say "Yes".
 - 18 I'm referring to lines 27 to 29, going on to the next page, and
 - 19 that's the same --
- 15:47:41 20 PRESIDING JUDGE: Well, Mr Santora, if you look at page -
 - 21 well, my font page 129, line 4, "He asked, 'Is this Five-Zero?',
 - 22 and he said 'Yes'". Who else could it be, but the person on the
 - other end of the phone who said "Yes"?
 - 24 MR SANTORA: I'm sorry, I was specifically referring to the
- 15:48:03 25 I understand. I was specifically referring to his question
 - 26 that it was said in the transcript specifically that Benjamin
 - 27 Yeaten said "Yes". In my submission, the transcript is very
 - 28 ambiguous as to who said "Yes". It's a "He said", "He said", "He
 - 29 sai d".

- 1 PRESIDING JUDGE: I get the point, but I'm allowing the
- 2 question on the basis that it's a follow up from the previous
- 3 answer. Please continue.
- 4 MR MUNYARD:
- 15:48:25 5 Q. Ambiguous it may be, but commonsense suggests, does it not,
 - 6 Mr Fornie, that when someone says, "'Is this Five-Zero?', and he
 - says, 'Yes'", you're talking about Five-Zero saying "Yes",
 - 8 correct?
 - 9 A. I did not tell you that it was Five-Zero. I did not tell
- 15:48:44 10 you that I heard Five-Zero answer. I did not tell you that. I
 - 11 said it was Mosquito who asked. He said, "Is this 50?" It was
 - 12 Mosquito who asked. He said, "Is it 50?", and then they
 - 13 continued talking and whilst they were talking he was answering
 - 14 to him, "Yes, sir. Yes, sir".
- 15:49:03 15 Q. Well, you have picked that up from Mr Santora.
 - 16 JUDGE SEBUTINDE: Who was answering, "Yes, sir"? Who was
 - 17 answering?
 - 18 THE WITNESS: It was Mosquito.
 - 19 MR MUNYARD:
- 15:49:13 20 Q. That is later in your answer. That's later in your
 - 21 evidence on the next page, but I'm not going to pursue this. I
 - 22 want to go on to something different, please. Can you remember
 - telling this Court last week that during the Freetown invasion, 6
 - January '99 onwards, that you monitored:
- 15:49:39 25 "... a live conversation between Mosquito and Gullit when
 - 26 Mosquito was giving direct instructions to Gullit for Gullit to
 - 27 tell the men the RUF and the AFRC combatants to cause a lot
 - of mayhem in the city, that is like to destroy some important
 - 29 government buildings and to tell people to take their hands off

- 1 the war"?
- Then you added:
- 3 "Mosquito said, 'If it is possible to chop off anybody's
- 4 arm ...', he said, '... no'. He said, "If it is possible to give
- 15:50:17 5 anybody short sleeves or long sleeves ...', meaning to amputate
 - 6 anybody, he said, '... that wouldn't be any problem'. He said
 - 7 they should raise alarm. He said, 'Gullit and others should
 - 8 raise alarm to the level of international community so that they
 - 9 can come in."
- 15:50:36 10 Are you suggesting that you heard Mosquito telling Gullit
 - 11 to order the men to chop off people's arms?
 - 12 A. Yes, and he did not just stop there. He even went on the
 - 13 air over the BBC. He even went on the BBC.
 - 14 Q. No, hang on. Hang on. Are you saying in this conversation
- 15:51:00 15 that you claim to have monitored that you heard Mosquito telling
 - 16 Gullit during the Freetown invasion to order the men to chop off
 - people's arms to give them short sleeves or long sleeves?
 - 18 A. Yes, I said that.
 - 19 Q. Right. Why have you never told the Prosecutors in your 28
- 15:51:36 20 interviews that Mosquito during the Freetown invasion told Gullit
 - 21 to order the men to chop people's arms off?
 - 22 A. Well I think you would be wrong to say so, because I'm sure
 - 23 I told the Prosecutors. If you actually take your time to go
 - through the various transcripts properly you will see something
- 15:52:06 25 like that; that Mosquito gave orders for Freetown to be set
 - abl aze.
 - 27 Q. Did you hear my question?
 - 28 A. Yes, I heard it.
 - 29 Q. Where in that last question I asked you did I suggest

- 1 anything about setting Freetown ablaze?
- 2 A. Well, by burning houses in Freetown it means setting houses
- 3 on fire.
- 4 Q. Mr Fornie, have you been listening at all to my questions
- 15:52:43 5 over the last two minutes about chopping off arms?
 - 6 A. I think if I got you right you asked me whether I did say
 - 7 that I overheard Mosquito and Gullit discussing over radio with
 - 8 Mosquito giving orders to Gullit to chop off people's hands and
 - 9 to destroy Freetown, to burn down Freetown, and I told you, "Yes,
- 15:53:14 10 I said that", and I even said something more than that and I told
 - 11 you that Mosquito even said that they should burn houses in
 - 12 Freetown. They should burn down Freetown.
 - 13 Q. I'm asking you about amputations and I am suggesting to you
 - 14 that you have never told the Prosecution in any of the 28
- 15:53:35 15 interviews that Mosquito told Gullit to order the men to perform
 - 16 amputations short sleeves and long sleeves. Do you agree with
 - 17 my suggestion?
 - 18 A. I recall that I told investigators that Mosquito ordered
 - 19 amputation. Mosquito ordered amputation. I recall that I said
- 15:54:05 20 that, that Mosquito ordered amputations.
 - 21 Q. Ordered told Gullit during the Freetown invasion to order
 - 22 amputations, yes?
 - 23 A. Yes.
 - Q. Well I will be corrected if I've got it wrong, but I am
- 15:54:24 25 suggesting to you that that is a new twist to your story that has
 - only come out in your evidence in this Court.
 - 27 A. Well, it is not a twist. If you are saying that it's not
 - 28 there if you are saying that it is not there, but if I had been
 - 29 directly asked in the Court here and it came to my mind that I

- 1 have said it here, I think I took an oath before saying anything
- 2 in this Court and so if it is in this Court that I have been able
- 3 to recall that and I have said it here I think I have said it.
- 4 Q. We're not talking about in this Court. We're talking about
- 15:55:09 5 28 interviews at least when I suggest you have never before made
 - 6 this allegation. Do you understand?
 - 7 A. I think I must have been saying something like that before.
 - 8 I think I had said something like that before really.
 - 9 Q. Now while we're on the Freetown invasion, did you ever
- 15:55:35 10 monitor a radio message through King Perry's radio transmission
 - 11 activities in which Mosquito told Gullit not to enter Freetown?
 - 12 A. The question is not complete that he did not tell him to -
 - 13 not to I said he told them not to enter Freetown at that
 - 14 moment, but that he should wait for reinforcement. Your question
- 15:56:11 15 is not complete. I recall that I said that Mosquito told Gullit
 - 16 to wait for reinforcement before entering Freetown. I am not
 - 17 telling you that Mosquito told him not to enter Freetown, not at
 - 18 all.
 - 19 Q. I want to move on to something else, please, and that is
- 15:56:28 20 the evidence that you gave us last week about a radio broadcast.
 - 21 Do you remember a clip was played from a radio broadcast? I
 - 22 think we're talking about MFI-9, if I'm remembering correctly.
 - 23 Would your Honours give me a moment? MFI-6. I've got my 9s and
 - 24 6s reversed. This is a reporter from the BBC on Focus on Africa
- 15:57:29 25 and do you recall he was talking about what was happening during
 - 26 the combatants' retreat from Freetown?
 - 27 A. Yes.
 - 28 Q. And do you remember being asked do you know if Sam Bockarie
 - 29 heard this broadcast, in your evidence last Wednesday?

- 1 A. I recall.
- 2 Q. And do you remember being asked you said yes, he heard it
- 3 and you were asked what was his reaction to this broadcast and
- 4 you said:
- 15:58:11 5 "Well, Sam Bockarie was well pleased over it. He was well
 - 6 pleased. Just that what he was saying was he said, well, they
 - 7 haven't seen anything yet. That is what we will be on until you
 - 8 receive that Pa. That was Sam Bockarie speaking. He was
 - 9 referring to the Government of Sierra Leone and the civilians
- 15:58:31 10 too. He said they should go and tell the government to release
 - 11 Pa Sankoh."
 - 12 And it's page 21600, lines 19 down. Do you remember
 - telling us all of that?
 - 14 A. Yes.
- 15:58:55 15 Q. Tab 24, please. I'm going to ask you to look first of all
 - 16 at the first page of that tab, which is 101458. We read a
 - 17 transcript of it in a document headed D0000507. Now, tab 24,
 - 18 paragraph 5, please:
 - 19 "The witness listened to the recording D0000507 and
- 16:00:51 20 recognised it as a broadcast from the BBC Focus on Africa that he
 - 21 heard whilst in Buedu a few weeks into the Freetown invasion as
 - 22 the AFRC and RUF were retreating from the city. The witness said
 - that Bockarie was present and heard this broadcast as well."
 - I'm sorry, Mr Fornie, I should have asked, are you
- 16:01:16 25 following this on the screen? Can you see what I'm reading from?
 - 26 A. Yes.
 - 27 Q. "The witness said that this broadcast was after Sam
 - 28 Bockarie gave the instruction to Gullit to cause destruction as
 - 29 described in the witness's statement of 26 November 2007 at pages

- 1 3 to 6. Sam Bockarie did not react either negatively or
- 2 positively to the information provided in the broadcast and did
- 3 not take any action related to it."
- Why did you tell us that he was well pleased?
- 16:02:02 5 A. Well, he did say that he was well pleased because, for
 - 6 instance, when sometimes he heard of something that people did he
 - 7 would become angry or annoyed, he would call someone and start
 - 8 blasting at that person. He did not do anything like that. From
 - 9 his facial looks you would see that Sam Bockarie was pleased.
- 16:02:30 10 And that besides, he expressed it himself. He said he was well
 - 11 pleased, he was satisfied, according to what he expressed by
 - 12 himself, from what he said, saying that they have not seen
 - 13 anything as of that moment until he said until they released Pa
 - 14 Sankoh before they would stop everything.
- 16:02:53 15 Q. Do you realise what the word "positively" means? "He did
 - not react either negatively or positively to the information
 - 17 provided in the broadcast"?
 - 18 A. React in the sense by that I mean he did not react that
 - 19 particular moment he did not react to say those people must have
- 16:03:28 20 done something very, very wrong. But he did say something.
 - 21 Q. Are you struggling to explain away what is recorded in this
 - 22 document?
 - 23 A. Well, I am not struggling. I am talking to you slowly so
 - that people will understand that this is what I am doing here. I
- 16:03:52 25 am trying to moderate myself, I'm talking to you slowly for you
 - 26 and others to understand clearly what I'm saying. Mosquito made
 - 27 a comment. He made a comment that indeed until the government
 - does something towards the release of Pa Sankoh.
 - 29 Q. Do you agree that the words Sam Bockarie was well pleased,

- 1 well pleased repeated, are completely contradictory to the words
- 2 "Sam Bockarie did not react either negatively or positively to
- 3 the information provided in the broadcast"? Do you agree that
- 4 those two are completely contradictory positions?
- 16:04:41 5 A. Well, if that is what they have written I did not write
 - 6 it. It is English language. It is grammar. Maybe the way you
 - 7 are explaining now was not the way the next person wrote it.
 - 8 Q. Is that your explanation?
 - 9 A. Yes.
- 16:04:55 10 Q. Are you saying they haven't properly recorded what you told
 - 11 them in November this year?
 - 12 A. I don't know, but maybe that is what I see here because you
 - 13 too have read what you are talking now, where you said in fact
 - 14 I did not get the other line from where you were reading wherein
- 16:05:28 15 you said he was pleased, he was pleased for the actions that
 - 16 obtained in Freetown. But he did not give any negative reaction.
 - 17 Q. Or positive reaction?
 - 18 A. Yes.
 - 19 Q. You were just telling a pack of lies in your evidence on
- 16:05:49 20 oath to this Court, weren't you, about that?
 - 21 A. But I am still telling you that I wouldn't come here to
 - 22 lie. Mosquito said that and that besides Mosquito even went over
 - 23 the BBC and made that declaration. He even went on the BBC and
 - 24 said that until the government releases Pa Sankoh they will not
- 16:06:13 25 stop the war and the course of the atrocities.
 - 26 Q. It doesn't trouble you to lie under oath, does it?
 - 27 A. Why should I be troubled here? Whatsoever thing I am
 - 28 saying here is something that happened and it was something that
 - 29 I saw. Why should I come here to lie on oath?

- 1 Q. How was it that you end up going to Lome as the radio
- 2 operator?
- 3 A. It was by appointment.
- 4 Q. Or was it by instruction?
- 16:07:01 5 A. It was instruction.
 - 6 Q. Yes, because nobody else in the hierarchy above you was
 - 7 willing to go, were they?
 - 8 PRESIDING JUDGE: Can I take it that's the radio operators
 - 9 hierarchy, Mr Munyard?
- 16:07:15 10 MR MUNYARD: Yes, your Honour.
 - 11 THE WITNESS: That cannot be the absolute reason why I
 - 12 didn't go. That was not the absolute reason. But even if there
 - 13 were some other people who were not ready to go, that shouldn't
 - 14 be the absolute reason. That's not the only reason.
- 16:07:43 15 MR MUNYARD:
 - 16 Q. "I was selected/appointed from communications and signals
 - 17 after all my bosses decline." Can you remember saying that?
 - 18 A. Yes.
 - 19 Q. And that's right, isn't it? All your bosses were given a
- 16:08:01 20 choice and they declined and you were told to go to Lome?
 - 21 A. Those were the two bosses that I had in Buedu. The two
 - 22 bosses that I had in Buedu. Those were Kabbah and Sellay. And
 - 23 apart from me there were some other options, there were some
 - other people who would have gone there.
- 16:08:24 25 Q. "After all my bosses decline". Why "all" if it's only if
 - it should only be "both"?
 - 27 A. Well, they were my signal bosses. They were the only two
 - 28 bosses that I had in the signals unit. That was the reason why I
 - 29 said all.

- 1 Q. Now, where was Johnny Paul Koroma during the Lome talks?
- 2 A. From where they selected me, Johnny Paul and others they
- 3 were all present at that meeting at Waterworks.
- 4 Q. Sorry?
- 16:09:13 5 A. That is the Waterworks close to Buedu, near Buedu, after
 - 6 Buedu going towards Dawa.
 - 7 Q. I'm not sure which one of us misunderstood but I'll try
 - 8 again. Where was Johnny Paul Koroma during the Lome talks, Lome
 - 9 in Togo, where you were sent after your bosses refused to go as
- 16:09:36 10 radio operator?
 - 11 A. Well, the place where the appointment came up is where I'm
 - 12 telling you about. I said Johnny Paul and others, they were all
 - 13 present in that meeting, and it was the meeting that led to our
 - 14 departure for Lome.
- 16:09:56 15 PRESIDING JUDGE: Mr Witness, as I understand counsel's
 - 16 question it was during the Lome talks where was Johnny Paul
 - 17 Koroma.
 - 18 THE WITNESS: Do you mean at the time I was now in Lome?
 - 19 PRESIDING JUDGE: Mr Munyard?
- 16:10:14 20 MR MUNYARD: I'm just looking at my question.
 - 21 PRESIDING JUDGE: I'm looking at the question myself.
 - MR MUNYARD: Yes:
 - 23 Q. I've said, where was Johnny Paul Koroma during the Lome
 - 24 talks, Lome in Togo, where you were sent? Did you not understand
- 16:10:31 25 that to mean where was Johnny Paul Koroma during the Lome talks
 - 26 where you were? That's what I'm asking. Where was he while you
 - 27 were at the Lome talks?
 - 28 A. Well, Johnny Paul Koroma was he was in a village, that is
 - 29 after Buedu going towards Koindu, that is Kangama. Yes, Kangama.

- 1 Q. Right.
- 2 A. Kangama.
- 3 Q. So as far as you know why didn't he get on a plane and come
- 4 down to Lome to take parts in these talks? What, if anything,
- 16:11:17 5 was stopping him?
 - 6 A. I don't know why he didn't go, but he sent delegates.
 - 7 People went on his behalf.
 - 8 Q. Yes, but Foday Sankoh was there, wasn't he, in Lome?
 - 9 A. Yes, Foday Sankoh was there.
- 16:11:39 10 Q. So you were there with Foday Sankoh as radio operator, yes?
 - 11 A. Yes.
 - 12 Q. Did Foday Sankoh ever say to you, "Isn't it odd that I'm
 - 13 here and all these other government officials are here but Johnny
 - 14 Paul hasn't come?" Did he ever say anything like that to you?
- 16:12:00 15 A. Foday Sankoh did not tell me that, not at all.
 - 16 Q. Are you aware that Johnny Paul Koroma was being held
 - 17 against his will in Sierra Leone, or is that something you just
 - 18 di dn' t know?
 - 19 A. I know that Johnny Paul Koroma was stopped by Mosquito not
- 16:12:32 20 to move out of Sierra Leone.
 - 21 Q. Well, why didn't you tell us that earlier when I asked you
 - 22 where he was and why he didn't go, why he sent delegates on his
 - 23 behal f?
 - 24 A. Well, it was because of the topic that we were on. We were
- 16:12:53 25 talking about selection or no selection of delegates. That was
 - the discussion that we were on when you suddenly brought up the
 - 27 issue of Johnny Paul Koroma and I was directing your attention
 - 28 directly to the meeting and I told you that that particular
 - 29 meeting that took place, in that same meeting, Johnny Paul

- 1 himself was present.
- 2 Q. Sorry, which meeting?
- 3 A. I said --
- 4 Q. I don't want to go back in time. We're not dealing with
- 16:13:24 5 Buedu and the Waterworks. I'm dealing with Lome. Limit yourself
 - 6 to Lome, please. Did you understand from your closeness to Foday
 - 7 Sankoh, did you learn what was being done to bring those two
 - 8 leaders together either during or in the immediate aftermath of
 - 9 the Lome talks?
- 16:13:51 10 A. Well, after the Lome Peace Accord I recall that Johnny Paul
 - and Foday Sankoh met in Monrovia for arbitration between the two
 - 12 of them. I was in Monrovia but I was not present in that
 - 13 particular meeting.
 - 14 Q. Were you present at any meeting between Foday Sankoh and
- 16:14:22 15 Johnny Paul Koroma in Monrovia?
 - 16 A. No, I was not present at the meeting.
 - 17 Q. Had Johnny Paul Koroma and Foday Sankoh ever met before
 - 18 that time in Monrovia in 1999, to your knowledge?
 - 19 A. Well, that was the first time that I know that Johnny Paul
- 16:14:57 20 and Foday Sankoh met.
 - 21 Q. And who was it who arranged that meeting?
 - 22 A. Well, to the best of my knowledge it was Mr Taylor who
 - 23 arranged it.
 - 24 Q. And do you know at whose request Mr Taylor arranged that
- 16:15:21 **25** meeting?
 - 26 A. I know that I do not recall that now.
 - 27 Q. Now, do you know when they met, which month they met?
 - 28 A. That was the time we were on our way travelling to Freetown
 - 29 from the Lome peace talks.

- 1 Q. Yes, but you've told us about a long series of trips to one
- 2 country and another after the peace talks in Lome. When do you
- 3 say the peace talks in Lome ended roughly? I'm not asking for a
- 4 specific date.
- 16:16:27 5 A. Well, it was around mid-July. Around July the peace talks
 - 6 ended.
 - 7 Q. And then Foday Sankoh goes off round Africa, doesn't he,
 - 8 with you as well? That's right, isn't it?
 - 9 A. Yes, we went to some countries.
- 16:16:46 10 Q. And is it right also that Foday Sankoh had meetings with
 - 11 ambassadors and people of that sort?
 - 12 A. Yes.
 - 13 Q. Including meeting the American ambassador to Liberia. Can
 - 14 you remember that?
- 16:17:07 15 A. I do not recall all the individuals that Foday Sankoh met
 - 16 with. Individually, I do not remember every one of them who met
 - 17 with Foday Sankoh.
 - 18 Q. When Foday Sankoh had met Johnny Paul Koroma and they had
 - 19 conducted discussions in Monrovia where did they both go to after
- 16:17:32 **20** that?
 - 21 A. I remember that we went to Freetown. We went to Freetown.
 - 22 Q. All right. You say "we" went to Freetown. So you were
 - 23 with Foday Sankoh and Johnny Paul on their journey from Monrovia
 - 24 to Freetown, were you?
- 16:18:05 25 A. I was with Foday Sankoh during the journey to Freetown, but
 - 26 I am trying to recall whether indeed Johnny Paul went with us
 - 27 when we went with Foday Sankoh. That is what I'm trying to
 - 28 recall. But actually I do not recall whether Johnny Paul did
 - 29 travel with us.

- 1 Q. So your recollection of what happened after Johnny Paul and
- 2 Foday Sankoh met was that you and Foday Sankoh travelled back to
- 3 Freetown together, but you can't remember if Johnny Paul came
- 4 with you. Is that right?
- 16:18:46 5 A. Yes, because in that convoy we were many actually. We were
 - 6 many. We were many on that trip. So I do not recall everybody
 - 7 who travelled along with us to Freetown.
 - 8 Q. When you say that convoy, how did you actually make the
 - 9 journey, by what means of transport?
- 16:19:12 10 A. Well, Foday Sankoh and others used the President of
 - 11 Nigeria's presidential flight, but we used Sabena Airlines.
 - 12 Q. So you weren't actually with Foday Sankoh. You were on a
 - 13 commercial flight carrying other members of the entourage. Is
 - 14 that right?
- 16:19:40 15 A. Yes.
 - 16 Q. And did you all leave on the same day from Monrovia?
 - 17 A. Yes.
 - 18 Q. So are you able then to confirm, please, that both Johnny
 - 19 Paul Koroma and Foday Sankoh, and a group of international
- 16:20:06 20 observers, left Monrovia together on an executive jet provided by
 - the Nigerian government? Can you confirm that?
 - 22 A. Please, I have told you that I wouldn't recall whether
 - 23 Foday Sankoh and Johnny Paul, all of them travelled together. I
 - 24 have told you that, because I was not with them in the same
- 16:20:34 25 flight. Because they moved on a different flight and we too
 - 26 moved on a different flight.
 - 27 Q. What I'm trying to understand from you is if you were made
 - aware that the two leaders flew back to Sierra Leone together on
 - 29 this jet provided by the Nigerian government?

- 1 A. I said I do not know.
- 2 Q. Can you help us with this: That amongst the international
- 3 observers who were on that flight with Foday Sankoh, I know you
- 4 don't remember Johnny Paul being with him, but can you remember
- 16:21:10 5 if there were amongst others on that flight the United States
 - 6 ambassador to Liberia Mr Bismarck Myrick. Can you remember the
 - 7 American ambassador travelling back to Freetown on board the
 - 8 plane, the Nigerian government plane, with Foday Sankoh?
 - 9 A. I do not recall that.
- 16:21:44 10 JUDGE SEBUTINDE: Would you spell that surname, please.
 - 11 MR MUNYARD: It's either M-E-Y-R-I-C-K or it's M-Y-R-I-C-K.
 - 12 I've seen it in two different spellings, your Honour. I'm sure
 - we can have it checked with the State Department:
 - 14 Q. Now later that same year you're being kept in a hole in the
- 16:22:21 15 ground at Sam Bockarie's instruction, is that right?
 - 16 A. Yes.
 - 17 Q. And at some stage Sam Bockarie and his forces cross into
 - 18 Liberia. Are you still in the hole in the ground at the time
 - 19 that Foday Sankoh and his party cross into Liberia?
- 16:22:45 20 A. Not Foday Sankoh.
 - 21 Q. Sorry, sorry, Sam Bockarie.
 - 22 A. Yes.
 - 23 Q. You're still in the dungeon?
 - 24 A. He left me in the dungeon.
- 16:23:00 25 Q. Yes, but I just want to establish that you're in the
 - 26 dungeon at the point at which Sam Bockarie and his people go over
 - 27 the border into Liberia. Is that right, or had you been released
 - 28 from the dungeon by then?
 - 29 A. He left me in the dungeon. He left me in the dungeon when

- 1 he left Buedu. He left me in the dungeon when he took off from
- 2 Buedu.
- 3 Q. Took off from Buedu for Liberia, yes?
- 4 A. Yes.
- 16:23:34 5 Q. Right, thank you. Now, do you know how it was that Sam
 - 6 Bockarie came to be offered a place to go to in Liberia?
 - 7 A. I was not outside at liberty to know how everything went
 - 8 on. I did not know that, because I was in the dungeon. It was
 - 9 only after I had been released from the dungeon --
- 16:24:18 10 THE INTERPRETER: Your Honours, could the witness be asked
 - 11 to repeat the last bit of his testimony.
 - 12 PRESIDING JUDGE: Mr Witness, the interpreter has not heard
 - 13 all of your answer. Please pick up from where you said, "It was
 - 14 only after I had been released from the dungeon --"
- 16:24:32 15 THE WITNESS: That was the time I understood that Mosquito
 - 16 had moved towards Monrovia.
 - 17 MR MUNYARD: All right. Madam President, there's an area
 - 18 that I need to deal with with this witness that's going to take
 - 19 more than a few minutes. Chronologically it's in 1999, but if I
- 16:24:55 20 can use the remaining time to deal with one discrete element of
 - 21 the evidence in 2000 then I'll hope to tidy things up first thing
 - 22 tomorrow morning by referring the witness to the rather larger
 - area of 1999. That should conclude my cross-examination, but
 - 24 I'll break the chronology if I may by just quickly dealing with
- 16:25:21 **25** something in 2000.
 - 26 PRESIDING JUDGE: Very well, Mr Munyard.
 - 27 MR MUNYARD: I should say I've now been two hours longer
 - 28 than Mr Santora was in-chief, which I predicted last Thursday
 - 29 morning when I addressed you about the length of my

- 1 cross-examination:
- 2 Q. In 2000 Issa Sesay became the interim leader of the RUF,
- 3 didn't he?
- 4 A. Yes.
- 16:26:11 5 Q. And that was done as a result of Issa Sesay meeting a group
 - 6 of Presidents from West Africa. That's correct, isn't it?
 - 7 A. That's what I heard.
 - 8 Q. It wasn't that Charles Taylor appointed him, but that in
 - 9 fact Issa Sesay came to Monrovia to meet with Presidents Obasanjo
- 16:26:47 10 of Nigeria, Konare of Mali, Jammeh of Gambia and then Victor
 - 11 Gebeh, the Ghanaian Foreign Minister, and the Chair of ECOWAS
 - 12 President Eyadema of Togo. That is what led to Issa Sesay's
 - 13 becoming the interim leader, isn't it, a meeting with those
 - 14 Presidents, or do you not know that?
- 16:27:15 15 A. Well I am now telling you that, although that meeting took
 - 16 place, if Charles Taylor had not accepted Issa Sesay wouldn't
 - 17 have taken that responsibility. The reason why Issa Sesay
 - 18 accepted that in Foday Sankoh's absence was because it was only
 - 19 from Mr Taylor that that would come and Mr Taylor was one of the
- 16:27:45 20 people the number one person from whom Issa took advice.
 - 21 That was why Issa accepted that. But if Mr Taylor had refused to
 - 22 allow Issa to come to that meeting, Issa wouldn't have gone
 - 23 there. And the reason why I said that is because even with the
 - 24 release of the UN it was on the instruction that he sent to Issa
- 16:28:07 25 for Issa to release the UN and Issa did it automatically, you
 - 26 see.
 - 27 Q. Mr Fornie, were you at that meeting with the African
 - 28 Presidents and the Foreign Minister of Ghana in Monrovia? Were
 - 29 you at that meeting?

- 1 A. No, I was not at the meeting.
- 2 Q. Do you know when it was?
- 3 A. That meeting it was in the year 2000, as you have correctly
- 4 suggested.
- 16:28:44 5 Q. Have a try at a month, if you would?
 - 6 A. I wouldn't be able.
 - 7 Q. Are you saying that it was around the time that the UN
 - 8 peacekeepers were released?
 - 9 A. It was after that.
- 16:29:08 10 Q. Right, thank you. And are you aware that the ECOWAS
 - 11 Presidents and other leaders asked Issa Sesay to come to meet
 - 12 them in Monrovia so that they could talk to somebody who had some
 - 13 kind of command position in the RUF given that Foday Sankoh was
 - 14 now back in prison? Were you aware that that was why he went to
- 16:29:37 15 that meeting?
 - 16 A. What I recall is that Issa did say that Mr Taylor had -
 - 17 according to what I understood was that Mr Taylor called Issa for
 - 18 him to go and attend a meeting with ECOWAS members of states.
 - 19 Q. And are you aware that at that meeting those ECOWAS Heads
- 16:30:06 20 of State asked him if he was the leader of the RUF so that they
 - 21 could negotiate in future with him? Are you aware of that?
 - 22 A. I know that it was in that meeting.
 - 23 Q. All right.
 - 24 PRESIDING JUDGE: Mr Munyard, we've been alerted to the
- 16:30:27 25 fact that there's less than a minute on the tape.
 - 26 MR MUNYARD:
 - 27 Q. Are you aware that he said that he couldn't accept the
 - 28 | leadership until he went back to the members and he had to refer
 - 29 to the RUF command before he could accept the Leadership and that

1

	2	President Konare and only after the membership said he could be
	3	the Leader did he confirm to those two Presidents that he was now
	4	the interim leader? Are you aware of that?
16:31:05	5	A. I even know something beyond that about Issa's Leadership
	6	of the RUF.
	7	Q. Well, start with that and then we'll go beyond it. Start
	8	with that, please, first.
	9	A. It was where you started from is where I want to start
16:31:23	10	from, even before confirming it to you that he met with ECOWAS
	11	l eaders.
	12	MR MUNYARD: I think we have now run out of time.
	13	PRESIDING JUDGE: I think we have, Mr Munyard. Mr Witness,
	14	we are now going to adjourn until tomorrow morning. I again
16:31:42	15	remind you that you are under oath and you must not discuss your
	16	evidence with any other person while you are under oath. Do you
	17	understand?
	18	THE WITNESS: Yes, my Lordship.
	19	PRESIDING JUDGE: Please adjourn court until tomorrow at
16:31:55	20	9. 30.
	21	[Whereupon the hearing adjourned at 4.30 p.m.
	22	to be reconvened on Thursday, 11 December 2008
	23	at 9.30 a.m.]
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he did that and he returned to meet President Obasanjo and

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