

Case No. SCSL-2003-01-T

THE PROSECUTOR OF THE SPECIAL COURT V.

## CHARLES GHANKAY TAYLOR

TUESDAY, 18 NOVEMBER 2008 9: 30 A. M. TRI AL

TRIAL CHAMBER II

Before the Judges:

Justice Teresa Doherty, Presiding Justice Richard Lussick Justice Julia Sebutinde Justice Al Hadji Malick Sow, Alternate

For Chambers:

Mr William Romans Ms Sidney Thompson

For the Registry: Ms Rachel Irura Mr Momodu Tarawallie

For the Prosecution:

Ms Brenda J Hollis Mr Christopher Santora Ms Maja Dimitrova

For the accused Charles Ghankay Mr Terry Munyard Taylor: Mr Morris Anyah

1 Tuesday, 18 November 2008 2 [Open session] [The accused present] 3 [Upon commencing at 9.30 a.m.] 4 PRESIDING JUDGE: Good morning. Appearances, Ms Hollis, 09:21:20 5 pl ease. 6 7 MS HOLLIS: Good morning, Madam President, your Honours, opposing counsel. This morning for the Prosecution Maja 8 9 Dimitrova and myself, Brenda J Hollis. PRESIDING JUDGE: Thank you. Good morning, Mr Anyah. 09:30:54 10 MR ANYAH: Yes, good morning, Madam President. Good 11 12 morning, your Honours. Good morning, counsel opposite. 13 Appearing for the Defence this morning is Mr Terry Munyard, myself, Morris Anyah, and Carlin Rosengarten. Mr Rosengarten has 14 09:31:10 15 been with us before. PRESIDING JUDGE: Thank you. If there are no other matters 16 17 I will remind the witness of his oath. Good morning, Mr Witness. 18 THE WITNESS: Good morning, ma'am. 19 PRESIDING JUDGE: I remind you again this morning that you 09:31:30 20 have taken the oath to tell the truth, the oath continues to be 21 binding on you and you must answer questions truthfully. Do you 22 understand? THE WITNESS: Yes, ma'am. 23 24 WITNESS: AUGUSTINE S MALLAH [On former oath] 09:31:51 25 CROSS-EXAMINATION BY MR ANYAH: [Continued] Good morning, Mr Witness. 26 Q. 27 Α. Good morning, sir. 28 Q. I believe on Friday last, 14 November, we talked briefly 29 about an operation that took place around the time of the 1996

	1	elections and I would like to pursue that line of inquiry a
	2	little bit further. You told us that this operation took place
	2	when you were in Kono, yes? Sorry, in Kenema, yes?
	4	
09:32:34	5	Q. Well, you told us during 1996 elections there was a
	6	directive from Foday Sankoh regarding an attack on Kenema Town
	7	aimed at disrupting the elections. Do you recall telling us
	8	that?
	9	A. Yes.
09:32:51	10	Q. Were you based at Zogoda at that time?
	11	A. Yes.
	12	Q. And you told us of how you yourself participated in the
	13	killing of civilians in Kenema, yes?
	14	A. Yes.
09:33:10	15	Q. To be more specific, this took place in Kenema Town, yes?
	16	A. Yes.
	17	Q. And you told us of how Foday Sankoh gave the directives and
	18	you said Foday Sankoh assigned I believe you said Morris Kallon.
	19	Correct me if I am wrong. I think you said Foday Sankoh assigned
09:33:40	20	Morris Kallon to be commander of this operation, yes?
	21	A. You are correct, yes.
	22	Q. And that the aim was to make sure that civilians would take
	23	their hands off the elections, true?
	24	A. Yes.
09:33:57	25	Q. Now, the whole argument surrounding this alleged operation
	26	was whether or not there would be peace before the elections or
	27	whether or not there would be elections after peace, correct?
	28	A. Yes.
	29	Q. The Sierra Leonean government wanted elections before peace
		Č I

	1	and Foday Sankoh wanted peace before elections. Is that fair to
	2	say, Mr Witness?
	3	A. Yes.
	4	Q. The leader of Sierra Leone at that time, at least through
09:34:32	5	March of 1996, was Julius Maada Bio, true?
	6	A. Yes.
	7	Q. Was it with Julius Maada Bio that Foday Sankoh had these
	8	negotiations leading up to the elections?
	9	A. Yes, that was the government at that time. He was the
09:34:57	10	leader for the government that was in power at that time.
	11	Q. When you went to Kenema Town you told us on 12 November
	12	last week, Wednesday, that as you approached the town you
	13	yourself saw five corpses, true?
	14	A. Yes.
09:35:24	15	Q. You told us that when you got to the vicinity of Kombema
	16	Road and Sumaila Street you said three amputees, true?
	17	A. Yes.
	18	Q. Now, you recall Justice Sebutinde asking a question at that
	19	time trying to ascertain whether or not you saw these people
09:35:48	20	being amputated, or whether or not they had already been
	21	amputated and you merely saw them after they had been amputated.
	22	Do you recall a question from Justices Sebutinde about that on
	23	Wednesday Last?
	24	A. Yes.
09:36:05	25	Q. And do you recall saying that you yourself you saw where
	26	they had been chopped off; that is, you did not see the
	27	amputations but you saw amputees? Do you recall saying that?
	28	A. Yes.
	29	MR ANYAH: For the benefit of everyone here present the

	1	relevant page or pages from the transcript of the 12th, it
	2	commences at page 20106 through 20109 with the page I have just
	3	referred to being page 20108. This is where Justice Sebutinde
	4	poses the question to the witness:
09:36:52	5	Q. Now, Mr Witness, did you in fact go to Kenema Town on that
	6	day, the day of the elections, and did you in fact take part in
	7	this operation allegedly carried out by the RUF?
	8	PRESIDING JUDGE: You have got two questions, Mr Anyah.
	9	Please put them one at a time.
09:37:14	10	MR ANYAH: Yes, Madam President:
	11	Q. Did you in fact go to Kenema Town on the day of the
	12	elections, Mr Witness?
	13	A. Yes.
	14	Q. Did you in fact participate in this attack against
09:37:25	15	civilians, you yourself?
	16	A. Yes.
	17	Q. This was not something that Morris Kallon had told you
	18	after he returned from the operation, was it?
	19	A. I don't understand. Please make it clearly.
09:37:47	20	Q. Events to which you testified, and you described for us in
	21	court on Wednesday last week about what happened in Kenema Town,
	22	those are not things that Morris Kallon came back to Zogoda and
	23	told you about, are they?
	24	A. Yes, but it was a report that he made to Foday Sankoh. He
09:38:11	25	did not tell me anything about that.
	26	Q. Well, we appreciate that Morris Kallon, when he came back,
	27	gave a salute report to Foday Sankoh. Is that what you are
	28	trying to say?
	29	A. Yes.

Q. As to be distinguished from Morris Kallon telling you about
 what had happened. He did not tell you about what had happened.
 Is that what you are saying to us?

09:38:48

4 A. Yes. Morris Kallon, when we were going on that mission
5 after Foday Sankoh had given out the instructions, he was just
6 there to reinforce the order so that we will do exactly what
7 Foday Sankoh had instructed.

Yes, we appreciate the fact that you say Morris Kallon was 8 Q. 9 the commander of this operation. I am trying to ascertain 09:39:08 10 whether you yourself went on the operation, or whether or not what you have told us derives from what you have heard from 11 12 Morris Kallon. The information you gave us in court, is that 13 based on your own experiences, your own first-hand knowledge of 14 what happened in Kenema Town, or is it something someone else 09:39:31 15 told you?

A. No, it was what I saw myself. That is what I explained.
Maybe several other things went on, but I did not know about
that. What I saw is what I have spoken about.

19 MR ANYAH: May I have the assistance of Mr Court Usher, 09:39:52 20 pl ease. This is the Defence set of documents. For the benefit 21 of counsel opposite, I will be focusing on three versions of the 22 witness's statement dated 16 July 2006. Three versions were disclosed to us, the Defence. One is in our document tab number 23 24 It is the first version. The ERN numbers begin at 00022007. 8. 09:40:33 25 It is an unmarked version and indeed I should say where they end. 26 The ERN numbers end at 00022012. That is the first version of 27 the witness's statement taken on 16 July 2006. The second 28 version is in our tab number 9 and, Mr Court Usher, perhaps you 29 could pull out tabs 9 - tabs 8, 9 and 10, because we will go

1 through the three versions of this statement. For counsel's 2 benefit the second version, which was modified on 23 May 2007, the ERN number of the first page is 00032782 and the ERN number 3 4 on the last page is 00032787. That is the second version. The third version containing modifications made on 3 July 2007, the 09:41:43 5 ERN number of the first page is 00038137 and it runs through 6 7 00038143. Those are the three versions. Now, Mr Court Usher, I would be grateful if you could display tab 8, page 3, please: 8 9 0. Mr Witness, on 16 July 2007 you spoke to the Prosecution about the events that you have described to us as constituting 09:42:39 10 Operation Stop Election. The document you are looking at conveys 11 12 some of the information you told them. Paragraph 20 says, "The 13 witness stated that Foday Sankoh told Morris Kallon to fire shots 14 at the voter if necessary to get them to stop voting and disrupt 09:43:08 15 the election. The witness was present when Foday Sankoh told Morris Kallon this." 16

17 Paragraph 21:

18 "The witness stated that Foday Sankoh told Morris Kallon to
19 stop the civilians from voting, but if they did not comply that
09:43:26 20 he should kill the civilians. The witness was present when Foday
21 Sankoh told Morris Kallon this."

22 Paragraph 22:

"The witness stated that if people insisted on voting,
 sometimes they were not killed, amputations were carried out
 instead. The witness stated that this was done as part of Foday
 Sankoh's order."

And then there is this phrase, the last sentence. "The witness stated that this order was not direct from Foday Sankoh"; that is the order regarding amputations. Mr Witness, with

respect to amputations as opposed to killings, the order to carry
out these amputations, were they direct from Foday Sankoh or were
they passed or given by someone else?

A. According to what I heard it came from Foday Sankoh because
it said they were to take off civilians' hands from the elections
and if he set an example like this, so if I used the word
"amputation" in English it is the same as take your hands off the
elections.

9 Q. Yes, Mr Witness, we appreciate the fact that in your view
09:44:57 10 take your hands off the elections, when said in Krio, should be
11 interpreted in English as to remove one's hands from the
12 elections. The issue is whether or not the order to amputate the
13 hands of voters was a direct order from Foday Sankoh. Do you say
14 it was a direct order from Foday Sankoh?

09:45:27 15 A. Yes.

Q. Do you know why this version of your 16 July 2006 statement
says, "The witness stated that this order was not direct from
Foday Sankoh"? Is that a mistake, Mr Witness?
A. Maybe I made the mistake or maybe I misheard the question.

09:45:53 20 Q. So you are not sure the source of this mistake but it 21 doesn't sound right to you?

A. Yes, it is not correct. It was Foday Sankoh who spoke
about that take your hands off the elections. But what happened
was Morris Kallon, he made it clearly to us that we were to
amputate the civilians' hands, one or both, wherever we came
from, and we were over 150 armed men on that day.

27 MR ANYAH: Mr Court Usher, can we look at the document in 28 tab number 9 at page 4. The ERN number for counsel's benefit is 29 00032784. It is the same statement we have just looked at, but

another version. This version contains modifications made on 23
 May 2007:

Mr Witness, you gave the Prosecution one version of a story 3 Q. 4 on 16 July in 2006. On 23 May 2007 you met with a fellow by the name of Philip Ross, an investigator of the Office of the 09:47:23 5 Prosecutor, you went over your prior statement from July in 2006 6 7 and corrections were made to that statement. Now, let us focus on paragraphs 22 and 23 as they are being displayed. Paragraph 8 9 22 reads:

109:47:46
10 "The witness stated that if people insisted on voting,
11 sometimes they were not killed, amputations were carried out
12 instead. The witness stated that this was done as part of Foday
13 Sankoh's order."

14And then something is crossed off.The part that reads:09:48:0515"The witness stated that this order was not direct from16Foday Sankoh."

Mr Witness, did you modify your previous statement to say
that the order that was issued to amputate arms did not come
directly from Foday Sankoh? I will rephrase that. I did say
arms so --

JUDGE SEBUTINDE: No, no. Even though the essence of what you said I think is probably the exact opposite of what you meant to say.

24 MR ANYAH: Okay.

JUDGE SEBUTINDE: The modification was not that Foday
Sankoh did not direct the order, but the modification was simply
to delete that sentence.

28 MR ANYAH: Yes, I could ask it that way:

29 Q. Mr Witness, the sentence I have just read to you, and you

	1	see part of the last sentence crossed out, were you the one that
	2	requested that that sentence which reads, "The witness stated
	3	that this order was not direct from Foday Sankoh" were you the
	4	one who requested that it be crossed out?
09:49:21	5	A. Yes, you can see it. This was done as part of Foday
	6	Sankoh's order so I corrected it.
	7	Q. You requested that that correction be made, yes?
	8	A. Yes.
	9	Q. Now, let's look at paragraph 23. It reads:
09:49:47	10	"The witness stated that the amputations happened on such a
	11	large scale to discourage the population from voting, that is why
	12	so many people were amputated, to stop the elections?"
	13	Now do you see a hand scribble on the document that reads:
	14	"Witness said he was not present but MK told him about
09:50:13	15	these amputations when he returned from the operation."
	16	Do you see the hand notations beneath paragraph 23?
	17	A. Yes.
	18	Q. Those words mean that you were not present when amputations
	19	took place, but that it was MK - and I put it to you it means
09:50:41	20	Morris Kallon - who told you about the amputations. Do you agree
	21	that that is what this sentence suggests?
	22	A. Yes, that is what the sentence suggests, but I have already
	23	told you that there were more than 150 people and we did not come
	24	from the same end with Morris Kallon and others. And I told you
09:51:15	25	it was a large scale of killing and amputation that went on on
	26	that day, so if he also said that there were amputations I would
	27	have to say it, because I did not witness it, because he was
	28	operating from another angle, but what I recalled that I
	29	witnessed myself I told the Prosecution.

1 Q. Mr Witness, are you saying you agree with this statement 2 that you were not present, but it was Morris Kallon that told you about the amputations? Do you agree that that is what in fact 3 4 happened? 09:52:05 5 Α. Yes. Shall we go to tab 10, which is the same statement, page 4. Q. 6 7 Tab 10, page 4, contains the version of the statement with the

third set of modifications on 3 July 2007. The ERN number

9 relative to this page - there are two of them, but the new ERN09:52:34 10 number on the page is 00038140:

Mr Witness, on 3 July 2007 after you had met with them on
23 May 2007 and gone over the same statement from 16 July 2006, 3
July 2007 you met with them again. There was another

14 investigator you met with. The name appears to be Saffa. It
09:53:08
15 does not appear to be clear. In any event, your signatures are
16 on the pages. Do you see that document you are looking at, and
17 if we could scroll down to the bottom, do you see your signature
18 and the date 3 July 2007 on that page?

19 A. Yes.

8

09:53:28 20 Q. When we scroll up to paragraph 22 do you see your signature
21 next to a correction in paragraph 22 and the date 3 July 2007?
22 A. Yes.

Q. On 3 July 2007 you made these corrections. I will read
paragraphs 22 and 23. Paragraph 22:

09:54:01 25 "The witness stated that if people insisted on voting
26 sometimes they were not killed, amputations were carried out
27 instead. The witness stated that this was done as part of Foday
28 Sankoh's order. The witness stated that this order was" - and
29 the word "not" is crossed out and it is left to read, "This order

1 was direct from Foday Sankoh."

You were the one who made that correction saying the order
was direct from Foday Sankoh regarding amputations, true?
A. Yes.

09:54:40 5 Q. Now, do you see any scribbles on this version of your
6 statement to the effect that you were told by Morris Kallon about
7 the amputations?

8 A. Yes, he did not tell me about it. That is why I made the 9 correction. I said whether Morris Kallon discussed his or not 09:55:06 10 that was not my concern, because they asked me if - whom the 11 order had come from directly and that's why I said it, that the 12 order came from Foday Sankoh directly on that particular day, the 13 attack on Kenema.

Q. There are two issues, Mr Witness. There is the issue of
who the order came from. That's covered in paragraph 22. The
Iast time you reviewed the statement it is changed to read that
the order was direct from Foday Sankoh.

Now I am asking you another question. In the previous 18 19 version of your statement there were hand notations to the effect 09:55:52 20 that Morris Kallon told you about the amputations. I am asking 21 you now as you look at that page, the page that conveys 22 information corrected on 3 July 2007, do you see those hand notations on this version of your statement to the effect that 23 24 Morris Kallon was the one who told you about the amputations? 09:56:25 25 Α. Yes, they asked me if I knew any other person who told me 26 that amputations took place and I said, yes, even Morris Kallon 27 told me that many amputations went on. Many amputations. 28 Because that 150 manpower was divided into three, 50 each, so everybody spoke about his. 29

1 PRESIDING JUDGE: Mr Witness, the question was - and its 2 been repeated - do you see anything on that page that is a 3 scribble or an addition, an additional piece of writing? 4 MR ANYAH: Do you understand the question, Mr Witness? 09:57:20 5 0. Α. Go over it again, sir. 6 7 May we have the page that was shown to him 0. Yes. 8 previously, tab 9, page 4, shown to him again. Mr Witness, this 9 is the same information. The Prosecution is having you made 09:57:55 10 corrections. On 23 May 2007 below paragraph 23 in handwriting the words, "Witness said he was not present but MK told him about 11 12 these amputations when he returned from the operation", these 13 words appear on the 23 May 2007's version of your statement. 14 Now when we go to tab 10, page 4, ERN ending in 8410 the 09:58:24 15 question is this, Mr Witness: On the subsequent or later version of the statement, this one containing corrections you made on 3 16 17 July 2007, do you see any handwritten notations or any notations on this page that suggest that Morris Kallon was the one who told 18 19 you about the amputations? 09:58:56 20 Α. Yes, I saw the one before that was a handwritten notation. 21 Yes, you saw the one before but the page you are looking 0. 22 at, this version, the version from 3 July 2007, do you see any 23 handwritten notations to that effect that Morris Kallon was the 24 one who told you about the amputations? 09:59:21 25 Α. No. 26 Q. No. You told us earlier today that you did not witness the 27 amputations, true? 28 Α. Yes. 29 "Yes" means you did not see the amputations, yes? Q.

1 PRESIDING JUDGE: I would like to be clear on this, 2 Mr Anyah. Your opening the questions reminding the witness of 3 his previous evidence was that he saw three amputees, three 4 i ndi vi dual s. MR ANYAH: Yes. 10:00:04 5 PRESIDING JUDGE: And he did not see those amputations take 6 7 pl ace. MR ANYAH: Yes. 8 9 PRESIDING JUDGE: Now, as you are wording it at present it appears to me as much more general amputations. 10:00:11 10 MR ANYAH: Yes. 11 12 PRESIDING JUDGE: And I would like you to clarify which you 13 mean. MR ANYAH: Yes, I believe, and I will, Madam President, I 14 10:00:23 15 necessarily must - I believe in responding to my questions about his evidence on the 12th the witness expanded and said yes, he 16 17 did not see amputations, but I will be sure of that: Mr Witness, the three persons that you discussed on 18 Q. 19 Wednesday the 12th as being amputees you saw in Kenema Town, you 10:00:47 20 did not actually see them have their hands cut off, did you? 21 No, I did not see their hands being cut off. Α. 22 0. You merely saw them after they had had their limbs 23 amputated, yes? 24 Α. Yes. 10:01:15 25 Q. Did you see anybody's hands being cut off while you were 26 taking part in Operation Stop Election? 27 I saw somebody's hand cut off, but I was not present when Α. 28 that person's hand was being cut off. 29 So you saw people whose hands had been amputated, but you Q.

were not present to witness it yourself; the amputation taking
 place?

3 A. Yes.

4 MR ANYAH: Could we, Mr Court Usher, go to tab number 11. 10:02:05 5 For counsel's benefit this would be a statement from 2 and 3 July 6 2008 and it would be pages 7 and 8 of tab 11. Yes, page 7, 7 please:

Now, Mr Witness, this is your statement to the Office of 8 Q. 9 the Prosecutor from earlier this year, 2 and 3 July. If we could scroll down to the bottom of page 7 and all of page 7 you talk 10:03:10 10 about Foday Sankoh calling a formation in Zogoda, you talk about 11 12 others like Sam Bockarie, Morris Kallon, Mike Lamin being present, including yourself, you talk about Foday Sankoh saying 13 14 that the RUF should totally disrupt the election and that any 10:03:33 15 civilians participating in the election should either be killed or amputated and then you give the expression in Krio that you 16 17 gave to us on Wednesday last about people pulling their hands off the elections and then in paragraph 27 it reads: 18

19 "I participated in the attack in Kenema Town against
 10:03:58 20 civilians on the day of the elections in 1996 under the command
 21 of Morris Kallon."

22 If we go to the next page, page 8, paragraph 28 reads: "The orders given by Foday Sankoh were carried out during 23 24 the attack in Kenema Town and I witnessed myself some RUF 10:04:31 25 soldiers killing five civilians as we approached Kenema Town and 26 amputating three others, two males and one female, at Sumaila 27 Street and Kombema Road junction. As about 150 RUF fighters 28 attacked the town of Kenema on that day more civilians were killed and amputated and many houses were burnt down by the RUF 29

1 fighters." 2 I want to ask you about this issue. This paragraph I have 3 read to you says you told the Prosecution out of court that you 4 yourself witnessed amputations, witnessed killings. Now, did you yourself witness RUF fighters amputating the hands of voters in 10:05:20 5 Kenema Town in 1996 during Operation Stop Election? 6 7 I did not see it but the orders were given to the RUF and Α. it was RUF which attacked the town and when I saw the civilians' 8 9 hands cut off they said that it was the RUF soldiers, so that is why I said so. But for the killing I witnessed that myself. 10:05:55 10 That is why I just included it. I said I witnessed it myself 11 12 where the killing took place. 13 Q. So this paragraph is correct so far as it says that you 14 witnessed killings, yes? 10:06:20 15 Α. Yes. But the paragraph is completely wrong when it says that you 16 Q. 17 witnessed amputations, yes? 18 Yes, I saw people who had been amputated, but I did not Α. 19 directly see them being amputated. 10:06:45 20 0. Thank you, Mr Witness. Thank you, Mr Court usher. 21 Mr Witness, yesterday you told us at some point in 1998 you were 22 at Baiima, yes? 23 Α. Yes. 24 Q. But you could not give me the months. You said there were 10:07:06 25 about two to three months, or thereabouts, but you did not know which particular months in 1998 you were in Baiima. Is that fair 26 27 to say? 28 Α. Yes. 29 What was the nature of your assignment in Baiima when you Q.

	1	say you were a front-line fighter?
	2	A. Well, I went there as a punishment.
	3	Q. And what had you done to receive this punishment?
	4	A. I said something that related Issa and Mosquito relative to
10:07:50	5	diamonds that they had taken from Johnny Paul and they said it
	6	was for arms and ammunition. Then they sent Issa for the
	7	ammunition. When he came back he said he had lost the diamonds.
	8	So I wanted to tell the men that they wanted to just trick us, so
	9	they took it to be that I wanted to incite the other soldiers
10:08:27	10	against them, against their command, and they said it was because
	11	all of us were in Buedu, that was why I was doing that, so I
	12	should go to the front line.
	13	Q. This was the whole incident where Johnny Paul had diamonds
	14	taken from him. This is the reason you say you got sent to
10:08:50	15	Baiima, yes?
	16	A. Yes.
	17	Q. Tell us about that incident. You went to Kono to pick up
	18	Johnny Paul and you brought him to Kailahun, yes?
	19	A. Yes.
10:09:12	20	Q. And you said you were assigned to go to Kono to bring
	21	Johnny Paul with somebody. Who was that?
	22	A. It was to come with Mike Lamin, Issa Sesay, Johnny Paul's
	23	wife, his children and other Supreme Council members who had come
	24	together.
10:09:49	25	Q. And you brought him - when I say to Kailahun specifically -
	26	you brought Johnny Paul Koroma to Buedu, yes?
	27	A. Yes.
	28	Q. In Buedu you tell us Sam Bockarie was present, yes?
	29	A. Yes.

	1	Q.	Mike Lamin was present?
	2	Α.	Yes.
	3	Q.	You were present?
	4	Α.	Yes.
10:10:20	5	Q.	There was a meeting you say called by Johnny Paul Koroma in
	6	Buedu	?
	7	Α.	Yes.
	8	Q.	And you said Johnny Paul Koroma told those in attendance at
	9	the m	eeting that he had some parcels of diamonds, yes?
10:10:38	10	Α.	Yes.
	11	Q.	Now, besides the people I have named that were present at
	12	thi s	meeting, you told us that Honourable Sammy was at the
	13	meeti	ng, yes?
	14	Α.	Yes, we went with them. All of them were in Buedu, yes.
10:11:01	15	Q.	Yes, but let's just take the names one at a time.
	16	Honou	rable Sammy was there, yes?
	17	Α.	Yes.
	18	Q.	Major Dumbuya was there, yes?
	19	Α.	Yes.
10:11:16	20	Q.	Issa Sesay, Mike Lamin, yourself, Sam Bockarie all were
	21	there	?
	22	Α.	Yes.
	23	Q.	Was Alex Tamba Brima also known as Gullit present during
	24	thi s	meeting?
10:11:38	25	Α.	He was not present.
	26	Q.	Was he in the vicinity of Buedu during this meeting?
	27	Α.	Kai Lahun.
	28	Q.	Well, Buedu and Kailahun were not the same. Are you
	29	telli	ng us Gullit was in Kailahun when this meeting in Buedu was

1 taking place?

	2	A. Yes, Kailahun Town. Buedu is in the Kailahun District, but
	3	not Kailahun Town.
	4	Q. I understand that, Mr Witness. Thank you nonetheless. I
10:12:14	5	can't remember if you said Morris Kallon was there. Was Morris
	6	Kallon present when this meeting took place?
	7	A. He was not present.
	8	Q. Morris Kallon was not there?
	9	A. No.
10:12:30	10	Q. I want to ask you about this meeting because, you see, I
	11	remember you describing for us the size of the diamonds and the
	12	parcels and you used the monitor as - well, actually, this is
	13	MFI-10. I believe you drew on a pace of paper the shape of the
	14	bag or the container in which these diamonds were kept. What is
10:12:55	15	the name of Johnny Paul Koroma's wife, Mr Witness?
	16	A. No, I did not know her name. We just used to call her
	17	aunti e.
	18	Q. You just used to call her auntie?
	19	A. Yes.
10:13:17	20	Q. At the time when you were at Buedu were you assigned to
	21	Mike Lamin on this particular occasion when the diamonds were
	22	taken from Johnny Paul Koroma?
	23	A. Yes, I was with Mike Lamin.
	24	Q. Was Ibrahim Bah present in Buedu when this meeting - or
10:13:45	25	around the time this meeting was taking place?
	26	A. Well, this Ibrahim Bah, I don't know him. Maybe he had
	27	some other name but I don't understand that name. I don't know
	28	the person.
	29	Q. So there was nobody that you knew to be Ibrahim Bah present

	1	in Buedu around the time these diamonds were taken from Johnny
	2	Paul Koroma?
	3	A. No. To know that this particular person was called Ibrahim
	4	Bah, no, I don't know him.
10:14:36	5	Q. Did Morris Kallon have a house where he stayed at in Buedu
	6	at the time of this incident?
	7	A. Yes, his house was there and his family were there.
	8	Q. But Morris Kallon was not there?
	9	A. He was not there, no.
10:15:05	10	Q. Are you absolutely sure it was Johnny Paul Koroma who
	11	called this meeting and revealed that he had the diamonds?
	12	A. Yes, he was the one who accepted it.
	13	Q. Not whether he accepted it. I am not asking you whether
	14	somebody accused him of having diamonds. I am asking you whether
10:15:27	15	what you told us last week on Wednesday, that he was the one who
	16	called the meeting and disclosed to Sam Bockarie that he had some
	17	diamonds, whether that in fact was the case. Did he call the
	18	meeting?
	19	A. Yes, they held a meeting. It was Johnny Paul who convened
10:15:46	20	the meeting for him to talk to some RUF officers and the other
	21	AFRC commanders that he had come along with.
	22	Q. Who was Johnny Paul Koroma's chief security officer at the
	23	time this meeting took place?
	24	A. It was Rambo.
10:16:09	25	Q. CSO Rambo, yes?
	26	A. Yes.
	27	Q. Was CSO Rambo present when this meeting took place?
	28	A. Yes, he was present.
	29	Q. Was Sam Bockarie present when the diamonds were taken from

1 Johnny Paul? At the moment they were taken from him was 2 Sam Bockarie present? Α. Yes. 3 4 Q. And did you tell us that Johnny Paul Koroma's wife was raped when you testified in court here last week? 10:16:48 5 Α. Yes. 6 7 0. And by whom was she raped, Mr Witness? According to what the woman said it was Issa. Issa Sesay. 8 Α. 9 0. And when did she say this? Was it the same 1998? The same 1998, on the same day that her husband was raided 10:17:22 10 Α. when the diamonds were taken away from him. 11 12 Q. Well, another witness came before this Chamber - and for 13 the benefit of all here present the pages I will be referring to 14 start at page 2366 through 2367, 68, 69, 70, 71. Mr Witness, another witness came before this Court. That witness says he was 10:18:13 15 in Buedu. He saw Mike Lamin there. Ibrahim Bah was in Buedu 16 17 around the time. Ibrahim Bah had come to see Sam Bockarie in 18 Buedu. Ibrahim Bah was there when there was a problem between 19 Johnny Paul Koroma's wife and CSO Rambo, Johnny Paul Koroma's 10:18:55 20 chief security officer. Are you aware of a problem having taken 21 place around this time in Buedu between CSO Rambo and Johnny Paul 22 Koroma's wife? Yes, I heard about it, because where they were they were 23 Α. 24 down and we were right up. They were right down and some of 10:19:22 25 those problems, those were not things they would explain to 26 everybody. 27 Well, let us consider your response. They were right down Q. 28 and you were somewhere else. Where were you in relation to 29 Johnny Paul Koroma and his wife in Buedu in 1998? Where were you

1 staying, Mr Witness?

	2	A. Well, at that time I was right are up going towards Kangama
	3	and where Johnny Paul and others were lodged was way down going
	4	towards Dawa, towards the Liberian border end. We were at one
10:20:11	5	end of the town at the up part and they were at another end of
	6	the town, down. There was a far distance between the two of us.
	7	Q. So what you are telling us is there was a far distance
	8	between where you were staying and where Johnny Paul Koroma and
	9	his wife were staying. Is that what you're trying to tell us?
10:20:40	10	A. Yes, at that time, and apart from that even where he was
	11	assigned, that is Johnny Paul and his wife, was about three miles
	12	off from where I was.
	13	Q. Well, where you were, was that where Morris Kallon was
	14	staying at or was he staying at his house?
10:21:11	15	A. Where I was - Morris Kallon was at his own house. Morris
	16	Kallon, Issa Sesay, Mosquito, all of them were in the same area.
	17	They lived in the same area. And Mike Lamin was right up. He
	18	left them and stayed right up at the outskirts of the town going
	19	towards the Koindu area, that is Kangama Road.
10:21:45	20	Q. Mr Witness, you are giving us, as I counted, four different
	21	locations. Mike Lamin was near Kangama Road, right up in town.
	22	Morris Kallon, Issa Sesay, Sam Bockarie all lived in the same
	23	area of Buedu or were all in the same area of Buedu, that's what
	24	you're telling us. You were in another area and Johnny Paul
10:22:09	25	Koroma and his family were in another area. Is that what you're
	26	re trying to tell us, four different locations, all in the same
	27	Buedu?
	28	A. Let me make it clear. When we brought Johnny Paul before
	29	the diamonds were taken away from him and before his wife - that

	1	is loss took his wife and wanted have at that time all of them
	1	is Issa, took his wife and raped her, at that time all of them
	2	together with Issa Sesay, Mosquito - Kallon was not there, but
	3	his house was there - all of them were almost within the same
	4	compound. But where I was was at Mike Lamin's house. It was
10:23:17	5	over even 80 to 100 yards off from where Issa Sesay and others
	6	were in Buedu Town.
	7	Q. Well, the point is you are telling us you were with Mike
	8	Lamin and you and him were situated at a distance from where the
	9	others were, correct?
10:23:45	10	A. Yes.
	11	Q. Now, at some point though there was a meeting when all of
	12	you came together and that was the meeting where the diamonds
	13	were taken, correct?
	14	A. Yes.
10:24:01	15	Q. Where did that meeting take place? At which location? You
	16	said last week it was at the veranda. Now, at what location was
	17	this veranda?
	18	A. It was at Mosquito's house where he lived in Buedu.
	19	Q. You have already told us that Morris Kallon was not there.
10:24:25	20	Was anybody firing a weapon or shooting during this meeting or
	21	around the time the meeting took place?
	22	A. Yes, even Issa shot a pistol.
	23	Q. Why was he shooting the pistol, Mr Witness?
	24	A. It was just a threat to Johnny Paul and his family.
10:25:03	25	Q. Why would Issa threaten them when Johnny Paul was the one
	26	who confessed or made it known that he had these diamonds? What
	27	was the point for Issa Sesay to threaten Johnny Paul Koroma at
	28	this time?
	29	A. Well, what he told them to do was what they refused doing

1 and they told him to hand the diamonds over. Why he accepted to 2 hand the diamonds over, he had a reason and he gave them a condition, but they did not take the condition. So he wanted to 3 4 resist, but he could not because they used arms against him and it was Mosquito and Issa's base and they had more power there. 10:26:04 5 What was it that Johnny Paul Koroma told them to do that Q. 6 7 they refused doing? Well, Johnny Paul Koroma said all of them were put - were 8 Α. 9 to put something --THE INTERPRETER: Your Honours, can the witness repeat 10:26:35 10 thi s. 11 12 PRESIDING JUDGE: Mr Witness, you are going quickly for the 13 interpreter. Please repeat your answer and pick up where you 14 said, "Well, Johnny Paul Koroma said all of them were put --" 10:26:50 15 Continue from there, please. THE WITNESS: Well, Johnny Paul told Mosquito that that 16 17 particular diamond that he had brought that he wanted Mosquito and himself, Johnny Paul, and some senior officers to go to 18 19 Charles Taylor together with the diamonds so that we will be able 10:27:32 20 to get arms and ammunition because that was our major problem when we retreated. But they did not want Johnny Paul to join 21 22 them on that particular mission even if they had to go to Charles 23 Tayl or. That was the reason. 24 MR ANYAH: 10:27:56 25 Q. And so when Johnny Paul Koroma refused, Issa Sesay started 26 firing his pistol. Is that what you're telling us, Mr Witness? 27 Yes, when he resisted giving the diamonds and he said he Α. 28 was not just to give the diamonds because he was not the only one 29 who owned the diamonds, there were some other senior people whom

1 he was to consult. So they thought if they had given him some 2 more time he would escape with the diamonds or maybe he would 3 have some other plan and there would be a problem between them. 4 And being that he had accepted having the diamonds, so Mosquito and Issa were now anxious to have the diamonds with them. 10:29:01 5 Whether Johnny Paul accepted giving them or not, they wanted to 6 7 have it. You told us on Thursday, the 13th, at page 20196 starting 8 0 9 at line 18: "Johnny Paul was afraid where he was sitting. He wanted to 10:29:29 10 sit on the floor and he showed where the diamonds were in the 11 12 room. Mosquito and his bodyguards, like Shabado and one SBU boy, 13 Junior, who was with Mike Lamin, they entered and took the 14 diamonds. The diamonds were in a bag like something that was 10:30:03 15 more than the size of this thing that is in front of me." 16 Α. Yes. 17 Q. You told us also how Johnny Paul wanted to resist giving the diamonds, handing it over to Mosquito and Issa Sesay, and how 18 19 they took their arms, that is their pistols, and pointed them at 10:30:26 20 Johnny Paul Koroma. They put him under gunpoint and they said 21 whether he was willing or not willing, he should hand over those 22 particular diamonds that he had. Did you mention to us last week 23 about Issa Sesay shooting his pistol? 24 Α. No, because they did not ask me if during that time Issa Sesay shot a pistol, but if you asked me now so - if you asked me 10:30:55 25 26 if I heard a gunshot or I saw somebody shoot a pistol I would say 27 yes, because I did. Yes. 28 Q. All right, Mr Witness, let's consider what the other witness told this Court about the same episode. I have told you 29

1 how that witness said around this time Ibrahim Bah was present in 2 Buedu, that Ibrahim Bah was meeting with Sam Bockarie - this is 3 at page 2367 - that there was a problem between Johnny Paul 4 Koroma's wife and CSO Rambo. Mr Witness, that witness told us that it was not Johnny Paul who revealed that he had the 10:31:48 5 It was CSO Rambo who disclosed this information. di amonds. That 6 7 CSO Rambo was upset after he was terminated, that is Johnny Paul Koroma's wife dismissed CSO Rambo as being Johnny Paul Koroma's 8 9 chief security officer, and CSO Rambo was upset and confided in Issa Sesay and others that Johnny Paul Koroma had these diamonds. 10:32:17 10 Are you aware of this type of information, Mr Witness? 11 12 Α. Well, maybe that was a piece of information that went 13 through Issa and others before the meeting, but what I know is 14 during the meeting Johnny Paul himself accepted having the 10:32:45 15 di amonds. Well, you will agree with me that there is a difference 16 Q. 17 between Johnny Paul Koroma calling a meeting and disclosing that 18 he had diamonds and this other version of the events I have 19 described where another witness says it was through CSO Rambo 10:33:08 20 that it became known that Johnny Paul Koroma had these diamonds 21 in his possession. There is a difference between those two 22 versions of events, would you agree with me? Yes, it was because different people gave different 23 Α. 24 versions. Maybe that was what the person saw happen, but what I 10:33:26 25 saw happen and I was present is what I have spoken about. 26 Q. That witness told us that Morris Kallon had a house in 27 Buedu. Did you ever go to that house belonging to Morris Kallon 28 in Buedu when you were there? 29 Morris Kallon's house, I was not frequent there. Α. The only

1 place I used to visit for that particular one, maybe within a day 2 or two I will go there once or twice, was Mosquito's house and 3 Issa's place, because those two places were opposite each other. 4 But Morris Kallon's place, I never used to go there. And all the times I stayed in Buedu I don't think I went to Morris Kallon's 10:34:19 5 place over three times. 6 7 Well, that witness told us that Issa Sesay and Mike Lamin 0. used to go to Morris Kallon's place. 8 9 Α. Yes. 10:34:39 10 Q. Did you go there with Mike Lamin when you were in Buedu? No, at one time - and one thing in fact I want to tell you, 11 Α. 12 it was not always when Mike Lamin moved that I moved with him. 13 He had so many other bodyguards and I was the commander. So 14 sometimes when day break I will assign two or three people to him 10:35:12 15 and they will be on duty around him, so I will stay at home and 16 do some other necessary chores. 17 Q. Mr Witness, you are telling us now, the fifth day on which you have been on the stand, that as chief bodyguard commander for 18 19 Issa Sesay you were not always with Issa Sesay? 10:35:31 20 PRESIDING JUDGE: No, I understood he was the chief 21 bodyguard for Mike Lamin. 22 MR ANYAH: Sorry, Mike Lamin. Yes, Madam President, I 23 rephrase it: 24 Q. Mr Witness, you are telling us now, after having been on 10:35:41 25 the stand since Wednesday, 12 November, that as the chief 26 bodyguard commander for Mike Lamin you were not always with Mike 27 Lamin. Is that your evidence, Mr Witness? 28 Α. Yes, it was not always that I moved around with him 29 together.

1 Q. You would acknowledge then, would you not, that there were 2 things that could have happened to Mike Lamin during the times 3 that you were not with him that you know nothing about, true? 4 Α. Yes, he might go through certain things or in some areas, but there was nothing bad that came his way that I wouldn't know 10:36:23 5 about because we had handsets. The bodyguards that I would 6 7 assign with him at that moment, if any problem wanted to come around Mike Lamin at that particular moment that person will 8 9 inform me and I will be at home. It was not all meetings that 10:36:49 10 Mike Lamin moved with those bodyguards and attended and if they had discussions that they would call me and inform me that they 11 12 are going on with certain so and so discussions here, no. 13 Q. Well, let me ask you specifically, Mr Witness. We have 14 information given before this Court that there was a time when 10:37:11 15 Mike Lamin, Issa Sesay and CSO Rambo were all at one place together, that place being Morris Kallon's house in Buedu, and it 16 17 was during that time when CSO Rambo told those present that Johnny Paul Koroma had these diamonds. Are you aware of such an 18 19 occasion where CSO Rambo told Lamin, Issa Sesay and others at 10:37:38 20 Mike Lamin's house about Johnny Paul Koroma having diamonds? 21 Well, I don't know about that. I had - they had already Α. 22 told you that Mike Lamin and others were there, but they did not 23 say that OG was there. I was not there, so I cannot say anything 24 about that. 10:38:02 25 Q. You were not there and on this occasion there was no 26 communication from the bodyguards with Mike Lamin to you telling 27 you what had happened. Is that fair to say, Mr Witness?

- A. Yes, because with the bodyguards I only gave them that
- 29 communication maybe if somebody wanted to assault Mike Lamin or

1 maybe to use invectives against him, those things were there for 2 them to call me at the house for reinforcement. But it was not that when they were giving information to Mike Lamin that he will 3 4 call me and say, "Come here, they are giving me information", no. Yes, we appreciate the fact that the bodyguards didn't call 10:38:56 5 0. you to tell you about information. The question is about this 6 7 particular event at Morris Kallon's house, you did not hear anything about that from your bodyguards, correct? 8 9 Α. Mike Lamin himself only said that there was a problem 10:39:19 10 between Johnny Paul's wife and his bodyguard, but I did not actually ask him to tell me what the problem was into details, 11 12 but he later told me that that had been solved. So he did not give me a detailed explanation about what the problem was or what 13 explanation was given to him. 14 10:39:48 15 Q. Mr Witness, I appreciate the fact Mike Lamin did not tell 16 you. That was not my question. My question was whether Mike 17 Lamin's bodyguards, those under your supervision, told you. They did not tell you anything about this. Can you confirm that, 18 19 Mr Witness? 10:40:05 20 Yes, they did not tell me anything concerning that. Α. 21 You have told us that Sam Bockarie was present. You said 0. 22 that to us on Thursday. He was one of those who took the 23 diamonds from Johnny Paul Koroma. Another witness came before 24 this Court and said Mike Lamin instructed Issa Sesay and Morris 10:40:30 25 Kallon to go and take the diamonds - well, actually, Madam 26 President, I think I misspoke. I was starting out with 27 Sam Bockarie. 28 PRESIDING JUDGE: Yes, and it's not precise as to where 29 exactly Sam Bockarie was present.

1 MR ANYAH: Yes, I will take it in bits and pieces: 2 Q. Mr Witness, you have told us that Sam Bockarie was present at the meeting during which the diamonds were taken from Johnny 3 4 Paul Koroma. Do you agree you have told us that? Yes. 10:41:03 5 Α. Q. I am telling you that another witness has come before this 6 7 Court who has said that Sam Bockarie was not at that meeting at that moment when the diamonds were taken. What do you say to 8 9 that, Mr Witness? That witness lied. 10:41:24 10 Α. MR ANYAH: Your Honours, the relevant pages are 2368 and 11 2369: 12 13 0. That witness is a liar. That witness told us that 14 Sam Bockarie instructed Issa Sesay and Morris Kallon to go and 10:41:47 15 take the diamonds from Johnny Paul Koroma. Are you aware of Sam Bockarie giving such an instruction to Sesay and Kallon? 16 17 Well, that is the reason why I said that witness gave you a Α. misinformation, because even when that incident took place Kallon 18 19 was not present. Kallon, we had left him around the Kono area. 10:42:14 20 He was there. So it was only Issa, Mike Lamin and this man, 21 Mosquito. They were the only people who were on the ground on 22 that particular day. So if that witness had stated that Mosquito 23 ordered or that Mike Lamin ordered Kallon and Issa to do that, 24 then that was a misinformation. Maybe the person only heard it, 10:42:53 25 but the person was not present. 26 The witness who testified that I am referring to said they Q. 27 were there, Mr Witness. That person claims to have been present. 28 And you know what else that person told us? That person told us 29 that after Sam Bockarie instructed Issa Sesay and Kallon,

1 Sam Bockarie went over to Ibrahim Bah's house. Do you know if 2 Ibrahim Bah had a house in Buedu around the time diamonds were taken from Johnny Paul Koroma? 3 4 Α. I did not know Ibrahim Bah's house in that place. I have told you that persistently that that Ibrahim Bah is not familiar 10:43:37 5 Stop asking me about this Ibrahim Bah, because I wouldn't to me. 6 7 tell you anything about Ibrahim Bah that would be of satisfaction 8 to you. 9 PRESIDING JUDGE: Mr Witness, you are not to give instructions to counsel. Proceed, Mr Anyah. 10:43:53 10 MR ANYAH: 11 12 Q. So the answer to my question is you are not aware of 13 whether or not somebody named Ibrahim Bah had a house in Buedu at 14 this time? Is that your answer? Yes, I don't know about Ibrahim Bah issue in Buedu. 10:44:07 15 Α. Now, a witness told us that the security guards of Issa 16 Q. 17 Sesay and Morris Kallon were ordered to disarm Johnny Paul 18 Koroma's security guards. Did you see this happen, Mr Witness? 19 Yes, I saw bodyguards. Those were Issa's bodyguards, Α. 10:44:41 20 Mosquito's bodyguards, Kallon's bodyguards, because all of those 21 three people they used almost the same bodyguards, they 22 interchanged them. So for that, I saw that. 23 0. Well, let me be more precise. I am not asking you whether 24 you saw bodyquards. Let me first ask you this, the part of the 10:45:12 25 order. Are you aware of an order being given to the bodyguards 26 of Kallon and Sesay to disarm Johnny Paul Koroma's bodyguards? 27 Yes, I said I saw bodyguards and those were Kallon's Α. 28 bodyguards, Issa's bodyguards. I saw them disarm - disarm Johnny 29 Paul's securities and that was done together with Mosquito's

1 bodyguards.

Q. Well, you have answered the second question I was going to
ask. We know you saw the disarmament, that is Johnny Paul
Koroma's security being disarmed. I am asking you whether you
were there when Sam Bockarie, Mosquito, gave the order that they
should be disarmed?

7 A. Yes.

MR ANYAH: Madam President, I asked the question 8 9 Sam Bockarie gave the order and I look at the transcript I have 10:46:12 10 before me and I believe it was Issa Sesay that gave the order: Mr Witness, do you wish to reconsider the answer you just 11 Q. 12 gave. It was Issa Sesay who ordered his bodyguards and Morris 13 Kallon's bodyguards to disarm Johnny Paul Koroma's bodyguards. 14 Who do you believe gave that order; was it Issa Sesay or 10:46:33 15 Sam Bockarie? Well, I saw Sam Bockarie say it. He said, "Master, make 16 Α.

17 those boys to disarm Johnny Paul Koroma's bodyguards." But I 18 think it was then Issa who called on those bodyguards to come and 19 disarm Johnny Paul's bodyguards, but I saw Sam Bockarie say it 10:47:10 20 whilst we were sitting on the veranda.

Q. Besides Issa Sesay, who did you see fire a pistol or fire aweapon?

23 A. Mike Lamin himself shot his pistol on that day.

Q. Besides Mike Lamin, who else, if anyone, shot a weapon?
10:47:43
A. All three commanders who were there, all of them shot their
pistols. Mosquito was shooting, Issa was shooting and Mike Lamin
too was shooting. They were shooting in the air, all of them.

28 Q. Did any of the security guards fire their weapons,

29 Mr Witness?

A. Yes, whilst they were disarming the securities they were
 shooting.

3 Q. And where were they shooting at?

A. They were shooting towards the bodyguards because they were
10:48:39
5 threatening them, because when they were going to grab the arms
6 from them they will shoot and then they will ask them to give up
7 their arms.

8 Q. Was anybody hurt or killed during this shooting incident?
9 A. No, at that time I did not concentrate on that to know
10:49:02 10 whether somebody died or whether I in fact heard it.

11 Q. Did you just tell us you were present at a meeting, guns
12 were being fired, you were head of security for Mike Lamin, the
13 person you were protecting, Mike Lamin, was present and you did
14 not care whether people were being shot at? Is that what you're
10:49:21 15 suggesting to us, Mr Witness?

A. Yes, because they did not shoot Mike Lamin. If they had
shot Mike Lamin on that day I would have known that they had shot
at him, because he was my concern.

19 Q. As you sit there now you do not know whether anybody was
10:49:41 20 injured or killed during the shooting. Is that your evidence,
21 Mr Witness?

22 A. Yes, I did not see that. I would not say what I did not

23 see. I do not want to lie.

Q. The person you were protecting, your commander, Mike Lamin,
10:49:58
25 was shooting his pistol as well. Did you shoot your weapon,
26 Mr Witness?

A. No, I did not shoot. He was the commander. He was just
shooting in the air as though he was happy because by then I
think they had got so many diamonds.

1 Q. You mentioned somebody named Shabado. Do you recall 2 telling us about Shabado on Thursday last, 13 November? 3 Yes. Α. You said Shabado was there as well as an SBU named Junior 4 Q. and they assisted in taking the diamonds, yes? 10:50:40 5 Α. Yes. 6 7 0. Well, the other witness who came before us did not say the diamonds were taken by Sam Bockarie or by Shabado or by Junior. 8 9 He said Issa Sesay took the diamonds. Who took the diamonds from Johnny Paul Koroma when you were at this meeting, Mr Witness? 10:51:03 10 Well, maybe when they went inside it was Issa who collected 11 Α. 12 it, but I saw the bag with Shabado, he was holding it in his 13 hands, and I saw Junior himself and Shabado had it with him until 14 the time they moved outside and he had the bag with him in his hands. 10:51:26 15 I am focusing on who actually took the diamonds from Johnny 16 Q. 17 Your evidence on Thursday, the 13th, page 20196: Paul Koroma. "Johnny Paul was afraid where he was sitting. He wanted to 18 19 sit on the floor and he showed where the diamonds were in the 10:51:45 20 Mosquito and his bodyguards, like Shabado and one SBU boy, room. 21 Junior, who was with Mike Lamin, they entered and took the 22 di amonds." 23 You told us on Thursday Mosquito, his bodyguards and 24 others, Shabado, Junior, they entered and took the diamonds. Are 10:52:07 25 those the persons who took the diamonds from Johnny Paul Koroma: Sam Bockarie, Shabado and others? 26 27 Yes, those were the ones I saw enter into the room and that Α. 28 was Sam Bockarie's room where he was lodged. That was where 29 Johnny Paul too was lodged when he arrived and that was where

1 they took the diamonds from in that room. 2 The witness who appeared before us told us that Issa Sesay Q. asked for the diamonds - this is at page 2369 - Johnny Paul 3 4 Koroma went inside his room, brought his briefcase and took out nine plastics of diamonds. No mention of Shabado. 10:52:59 5 Was Shabado there, Mr Witness? 6 7 Shabado was there. Shabado was there and they did not just Α. 8 go in and come out with the diamonds and take it automatically 9 out of the bags. When they took the diamonds from the room - the 10:53:31 10 bags from the room - it was with them for about 30 minutes with Junior for about 30 minutes and Shabado was still keeping guard 11 on him. 12 13 0. The witness who testified before us did not mention 14 Mosquito being present in the house when these diamonds were 10:53:47 15 taken. Was Sam Bockarie, also known as Mosquito, present, Mr Witness? 16 17 That is what I am talking about. Mosquito was there. Α. He, Sam Bockarie, he was there. 18 19 JUDGE SEBUTINDE: Mr Witness, I need to understand. The 10:54:06 20 incident where the diamonds were being taken from Johnny Paul, did that happen inside the house in a room? Did this happen 21 22 inside the house in a room or did it happen on the veranda? 23 THE WITNESS: Well, the diamond was in the room. 24 JUDGE SEBUTINDE: And so was Johnny Paul? 10:54:33 25 THE WITNESS: Johnny Paul was outside in the veranda. He 26 was the one who showed where the diamonds were in the room when 27 they entered there and picked them up, that is Mosquito's 28 bedroom, where he had lodged Johnny Paul. 29 JUDGE SEBUTINDE: And where were you in relation to all

1 this?

THE WITNESS: Well, I was in the veranda when they entered, 2 3 when Mosquito and his bodyguards entered into the room. I saw 4 the diamond bag with Junior and Shabado was with him. They came outside to the veranda and they came outside even and Shabado was 10:55:14 5 with Junior keeping guard on him and he was with the bag. I did 6 7 not directly enter into the room for me to see them take the diamond, or the bag of diamond, but I saw them enter to collect -8 9 to take it and I saw the bag.

10:55:55 **10** MR ANYAH:

Q. Mr Witness, when another witness tells us that Sam Bockarie
was not there at the precise moment when the diamonds were
recovered from Johnny Paul Koroma in that room, is that witness
lying?

10:56:09 15 Α. Well, maybe that was what the person heard or saw, but what I saw is what I am talking about here, because I have taken an 16 17 I wouldn't assume for that person to say that that person oath. might have lied, because so many witnesses might have not been 18 19 present where incidents took place, but when the person might 10:56:35 20 have heard it the person will pretend as though he or she was present and will say things about it. 21

22 0. Well, we can only go by what the witnesses tell us. Thi s 23 witness told us that they were present and my question is this: 24 Somebody says they were present at the same meeting where you 10:56:54 25 were present and they say Sam Bockarie was not there when the 26 diamonds are taken. That is a different version of the events 27 than the one you are giving us, do you agree? 28 Α. Yes, but then wait. Do you want me to agree with what that

29 witness said? Do you want me to say it is true so I should agree
	1	with that?
	2	Q. My question is: When the witness says something different
	3	than what you are telling us who is telling the truth?
	4	MS HOLLIS: I am going to object to that. I certainly have
10:57:34	5	no objection to Defence counsel pointing out that these are
	6	different versions, but when he is asking the witness to comment
	7	on the veracity or the credibility of another witness I think
	8	that that is improper and it is not - it is a false dichotomy.
	9	It is not - it is different so it must be a lie. There could be
10:57:53	10	other explanations.
	11	PRESIDING JUDGE: Mr Anyah, we did go through this
	12	yesterday.
	13	MR ANYAH: Yes, I would be happy to rephrase it. I
	14	appreciate the distinction.
10:58:01	15	PRESIDING JUDGE: Yes, please do.
	16	MR ANYAH:
	17	Q. Mr Witness, do you stand by your account that Sam Bockarie
	18	was there despite another witness telling us Sam Bockarie was not
	19	there?
10:58:14	20	A. Yes.
	21	PRESIDING JUDGE: Sorry, I hear a voice, but I don't know
	22	where it is coming from. I see. Please proceed, Mr Anyah.
	23	MR ANYAH: Thank you, Madam President:
	24	Q. Mr Witness, you said Issa Sesay raped Johnny Paul Koroma's
10:58:43	25	wife, correct?
	26	A. Yes.
	27	Q. And you do not know Johnny Paul Koroma's wife's name, do
	28	you?
	29	A. Ah, but I knew her because we had been there before them

1 is. JUDGE SEBUTINDE: Mr Interpreters, what is "ah"? 2 THE INTERPRETER: Your Honours, it is an ambiguous 3 4 statement. It could be yes or no. JUDGE SEBUTINDE: I think you have always interpreted it as 10:59:06 5 no, haven't you? 6 7 THE INTERPRETER: Yes. THE WITNESS: That is no, because I do not know the name. 8 9 MR ANYAH: Mr Court Usher, can I have your assistance please. This would be the document in tab 7 and for counsel's 10:59:24 10 benefit proofing notes from 13, 14, 15, 21, 24 and 25 October 11 12 2005. Tab 7, page 4: 13 0. Mr Witness, this is what you told the Prosecution about 14 this incident concerning Johnny Paul Koroma and the diamonds. 11:00:08 15 You gave them this information in the year 2005, April 2005 to be Now, paragraph 9, it reads - and Mr Usher, if we could 16 specific. 17 scroll down. Yes: "There was a meeting in Buedu the morning after we arrived 18 19 where JPK said that he had diamonds collected during the junta 11:00:33 20 period from Tongo Field and Kono. These diamonds were later 21 taken from JPK by Mosquito's bodyquards, one is called Shabado. 22 Shabado said the diamonds were in nine plastic bags and bags of 23 that size could hold about 1,000 diamonds. Issa went to Liberia 24 with the diamonds taken from JPK and said that they were stolen 11:01:07 25 from him. I later heard that Sesay kept the diamonds for himself 26 and for Mosquito. Issa Sesay raped the wife of Johnny Paul 27 Koroma, or JPK, because he is a wicked man." 28 Now you have told us this morning that the part dealing 29 with the rape or alleged rape of Johnny Paul Koroma's wife was

	1	told to others by the woman herself, yes?
	2	A. Yes, I heard that from the woman herself.
	3	Q. And who was present when she told you this? Let us start
	4	with some of the commanders. Was Morris Kallon present when she
11:01:53	5	told you this?
	6	A. Well, Morris Kallon was not present.
	7	Q. Was Mosquito present when she made this allegation?
	8	A. Yes, it was Mosquito himself who asked Issa.
	9	Q. Was Issa Sesay himself present when the woman was accusing
11:02:24	10	him of rape?
	11	A. Yes.
	12	Q. Was Mike Lamin present when Johnny Paul Koroma's wife
	13	accused Issa Sesay of rape?
	14	A. Yes.
11:02:35	15	Q. Was any other senior RUF commander present when this
	16	allegation was made?
	17	A. Well, they were there, but I wouldn't recall most of the
	18	names because so many people were present in that compound on
	19	that day.
11:03:04	20	Q. Well, another witness who was in the area at that time
	21	appeared before this Chamber and was asked a question, and the
	22	relevant page is 2957, the last line of that page. The question
	23	then goes over to 2958, the answer rather. So the question was
	24	posed to that witness and the question was:
11:03:37	25	"Q. Now, did you hear anyone talking about Issa Sesay
	26	raping Johnny Paul Koroma's wife while he had her out of
	27	Buedu?
	28	A. No, no, no, no, not clear that happened at all. Nobody
	29	raped Johnny Paul Koroma's wife."

1 That is what another witness told us in this Court. That 2 witness claims to have been in Buedu when the diamonds were taken from Issa Sesay and when it is alleged Johnny Paul Koroma's wife 3 4 was taken - when the diamonds were taken from Johnny Paul Koroma and when it is alleged that Johnny Paul Koroma's wife was taken 11:04:36 5 by Issa Sesay. Mr Witness, what do you say to that version of 6 7 these events, when another witness says "Not sure that happened at all"? 8 9 Α. That witness might have only heard about those diamonds, 11:05:03 10 because it was a news that was spread far and wide within the RUF, so each and everybody had their own views about it, but I am 11 12 not sure whether Issa did not rape Johnny Paul's wife. 13 Q. You are not sure. Is that what you are telling us now? 14 You are not sure as you sit there now whether Issa Sesay in fact raped Johnny Paul Koroma's wife? Is that your evidence, 11:05:31 15 Mr Witness? 16 17 I said I have taken an oath. Issa raped Johnny Paul Δ Koroma's wife on that day. I have taken an oath. 18 19 Well, another witness came before this court --0. JUDGE SEBUTINDE: Mr Anyah, I am not sure. Mr Witness, are 11:05:49 20 21 you saying that you are sure that he raped, or that you are sure 22 that he didn't rape? What are you saying? THE WITNESS: Well, I am saying that I have taken an oath 23 24 on the Koran here. Issa raped. 11:06:10 25 JUDGE SEBUTINDE: Did he or did he not, in your belief? 26 THE WITNESS: What I believe is that he did it. 27 MR ANYAH: 28 Q. And you base that belief on the fact that you tell us you, 29 Issa Sesay, Sam Bockarie, Mike Lamin, were all present when

	1	Johnny Paul Koroma's wife accused Issa Sesay of rape, correct?
	2	A. Yes.
	3	Q. Well, another witness came before this Court, the relevant
	4	page being 13138 through 13139. That witness was asked this
11:07:02	5	question and they gave responses:
	6	"Q. And during the course of that particularly ugly
	7	episode Johnny Paul Koroma's wife was abducted and taken to
	8	an unknown location, wasn't she?
	9	A. Yes, it was Issa Sesay who did that.
11:07:26	10	Q. And was she not then raped or sexually assaulted by one
	11	Mike Lamin?"
	12	I pause there. Mr Witness, have you ever heard of an
	13	allegation against Mike Lamin, the person that you served as his
	14	chief security commander, that he was the one who raped Johnny
11:07:47	15	Paul Koroma's wife?
	16	A. May the Lord forbid. I did not hear - I never heard about
	17	that. This is my first time hearing that in this Court.
	18	Q. The question continues, this is the response from another
	19	witness. I have read the question which was:
11:08:10	20	"O. And was she not then raped or sexually assaulted by
	21	one Mike Lamin?
	22	A. Well, I did not get that information. The information
	23	that I got was that Sam Bockarie was not present when the
	24	incident took place and on his return Sam Bockarie grumbled
11:08:38	25	that he was not happy with the action taken by Issa Sesay
	26	in his absence, that is the taking of diamonds from Johnny
	27	Paul Koroma and the taking of Johnny Paul Koroma's wife
	28	from him for a long time, but I did not hear about the
	29	incident having to do with Mike Lamin."

	1	Pause there. Another witness - not the same witness I was
	2	reading from his evidence previously - another witness says here
	3	that the information he got was that Sam Bockarie was not present
	4	when the incident concerning the taking of diamonds from Johnny
11:09:25	5	Paul Koroma took place. Have you heard what I just read,
	6	Mr Witness? A second witness says that information was that
	7	Sam Bockarie was not present. Do you agree with that version of
	8	the events?
	9	A. Yes, the person had an information, but what I saw is what
11:09:48	10	I said.
	11	Q. That same witness said that Sam Bockarie also was not
	12	present when the taking away of Johnny Paul Koroma's wife was
	13	done by Issa Sesay. Do you agree with that version of the
	14	events, Mr Witness?
11:10:15	15	A. Johnny Paul - I mean Mosquito was there. He was not
	16	present where Issa took Johnny Paul's wife to do that havoc to
	17	her, but on the woman's return she was crying, so it was in fact
	18	Mosquito who asked her and he was angry with Issa for what he
	19	did. Maybe that person only heard it, but I was present when the
11:10:47	20	incident took place.
	21	Q. Going on with the questions and responses given by that
	22	witness, the question was posed to that witness in respect of
	23	Johnny Paul Koroma's wife:
	24	"Q. Was she raped or sexually assaulted?
11:11:09	25	A. Well, what Mosquito said that I heard he did not say
	26	anything about that. The only thing he said was that he
	27	was not happy when Issa Sesay took Johnny Paul Koroma's
	28	wife from him for a long time."
	29	Pause there. That witness is saying that Mosquito was not

1 happy about the taking away of Johnny Paul Koroma's wife for a 2 Not the same thing as Mosquito being upset about long time. 3 hearing that this woman was raped. Do you stand by your evidence 4 that Mosquito was told about this rape and that he was upset? Yes, Mosquito knew about the rape and he was told about it. 11:11:53 5 Α. Q. That witness was also asked the question: 6 7 Did you never hear that she had been raped or sexually "0. 8 assaulted from anyone?" 9 That witness gave the response no, they never heard that 11:12:16 10 she had been raped or sexually assaulted by anyone, she being Johnny Paul Koroma's wife. 11 12 Now you stand by your evidence - well, the statement you 13 gave to the Office of the Prosecutor which reads, "Issa Sesay 14 raped the wife of JPK because he is a wicked man", you stand by 11:12:35 15 that statement you made to the Prosecution out of court, yes? 16 Α. Yes. 17 Q. Issa Sesay, a wicked man. Did you say that because you had had disagreements with Issa Sesay previously, Mr Witness? 18 19 No. If somebody whom you had considered to be your Α. 11:13:03 20 commander, if you take that person's wife and then go and rape 21 that person, wasn't that wickedness? Should there be any kind of 22 comparison in that? 23 My question was whether or not you had disagreements with Q. 24 Issa Sesay in the past. Did you have disagreements with Issa 11:13:29 25 Sesay in the past, Mr Witness? 26 Well, I don't think so, whether at that particular moment I Α. 27 had any problems with Issa Sesay. It was as a result of that 28 diamond issue after they had collected them and he went and did 29 what he felt like doing, that was the time the problem started,

1 but at that particular moment I did not have any problems with 2 Issa Sesay. 3 That was not my question. We appreciate the fact that at Q. 4 the time when the diamonds were taken you did not have a problem with Issa Sesay. My question is: At some point in time in the 11:14:11 5 past, from today backwards, did you have disagreements with Issa 6 7 Sesay? Α. Yes. 8 9 0. You have told us about the diamond issue and how that resulted in you being punished by you being sent to Baiima, 11:14:28 10 correct? 11 12 Α. Yes. 13 Q. There was a Guinean operation that resulted in conflict 14 between you and Issa Sesay, correct? Yes, when I said that I was not going to Guinea to fight. 11:14:45 15 Α. What year did that incident take place, Mr Witness? 16 Q. 17 Α. That was in 2001. 18 You got to the Sierra Leone Guinean border, yes? Q. 19 No. Well, that was not the issue. I did not go there. It Α. 11:15:22 20 was at the time when he came from Liberia and he sent us --21 THE INTERPRETER: Your Honours, the witness was not very 22 clear in that area. Could he be kindly asked to repeat. 23 PRESIDING JUDGE: Mr Witness, the interpreter has not heard 24 you clearly. I want you to pick your answer up from where you 11:15:41 25 said, "It was at the time when he came from Liberia and he sent 26 us." Please continue from there. 27 THE WITNESS: I said the only time I went towards the 28 Gui nean-Sierra Leone border or the Liberian-Sierra Leone border was at the time Issa Sesay sent me to go and join the NPFL 29

	1	soldiers at Mendekoma in Liberia to fight against the LURD
	2	rebels, but I did not in fact explain the other problem, but when
	3	you spoke about the Guinean problem, and that was something that
	4	actually happened between the two of us, he said I should go as a
11:16:34	5	reinforcement to Guinea, but I refused going. I said I was not
	6	going anywhere. I said I was not going to fight in Guinea.
	7	MR ANYAH:
	8	Q. You were upset and you refused to go and fight in Guinea.
	9	Was a Major Steward sent to go and fight in Guinea?
11:16:57	10	A. Well, maybe, because Steward was with them in Kono.
	11	Q. Was Augustine Gbao involved in this operation fighting
	12	Gui neans?
	13	A. Well, it might be so. I heard it, but I did not see it,
	14	because Augustine Gbao and I, we were not around the same
11:17:24	15	assignment area. They were in the north and I was in the east.
	16	Q. Was there a time where you went towards the Moa River, saw
	17	Guineans across the other side, saw Issa Sesay's bodyguards
	18	opening fire on the Guineans and you refused to fire at the
	19	Gui neans?
11:17:47	20	A. Yes.
	21	Q. That incident took place along the Guinean Sierra Leone
	22	border, yes?
	23	A. Yes.
	24	Q. That incident resulted in conflict between you and Issa
11:18:10	25	Sesay, correct?
	26	A. Yes.
	27	Q. What happened after that incident to you?
	28	A. Issa wanted to kill me, so I also decided to hide away from
	29	him, and he went and complained me to Mosquito. Mosquito called

	1	me on that particular day and that was the day that he changed my
	2	location. He said I should be disciplined. He said I should go
	3	to Baiima on assignment and that was a disciplinary action, a
	4	punishment form - form of punishment given to me.
11:19:05	5	Q. Before sending you off to Baiima did Sam Bockarie, also
	6	known as Mosquito, fire a weapon at you?
	7	A. Yes, he shot his pistols around me.
	8	THE INTERPRETER: Your Honours, the witness used a phrase.
	9	That phrase did not come out clearly to the interpreter.
11:19:36	10	PRESIDING JUDGE: Mr Interpreter, if you please interpret
	11	what has just been said and then I will seek to clarify with the
	12	witness.
	13	THE INTERPRETER: The witness said "He's dug my teto", but
	14	he said "He dig me teto".
11:19:49	15	PRESIDING JUDGE: Mr Witness, the interpreter is having
	16	some problem hearing something you said and you must repeat it,
	17	something to do with "dug my teto". Could you clarify that
	18	expressi on.
	19	THE WITNESS: Well, I said Mosquito shot into the ground in
11:20:21	20	front of me, but that we used to call that dig teto.
	21	MR ANYAH:
	22	Q. Mr Witness
	23	JUDGE SEBUTINDE: Is that an English word?
	24	MR ANYAH:
11:20:40	25	Q. Mr Witness, what was that expression you just said, "dig
	26	teto"?
	27	A. Well, that was how we heard them say it. That was how we
	28	were saying it. If someone was standing and somebody was
	29	shooting around you into the ground, going around you with the

	1	bullets but shooting into the ground, digging into the ground
	2	with the bullets around you, that was what we called dig teto.
	3	That was our own form of Language that we used.
	4	Q. In fact, what Mosquito actually did was that he undressed
11:21:28	5	you and he shot his pistol between your legs, yes?
	6	A. Yes.
	7	Q. And at that point in time he said you were no longer to be
	8	assigned to Mike Lamin, correct?
	9	A. Yes.
11:21:47	10	Q. And that is when you were sent to the front line in Baiima,
	11	true?
	12	A. Yes.
	13	Q. After your assignment in Baiima, where did you go,
	14	Mr Witness?
11:22:12	15	A. Except that I used to go to Buedu, and I would return to
	16	Baiima until when we fought and went up to the Segbwema, that was
	17	the time I left Baiima and I was now based around Segbwema on
	18	assignment in Segbwema Town.
	19	Q. So you spent a few months in Baiima on which occasions or
11:22:43	20	during which time you would occasionally go to Buedu and then
	21	from Baiima you go to Segbwema, true?
	22	A. Yes.
	23	Q. This would be the late part of 1998, around September.
	24	Would you agree with me, Mr Witness?
11:23:06	25	A. Yes.
	26	Q. How long did you spend in Segbwema?
	27	A. Well, in Segbwema, I was there until the Lomé Peace Accord
	28	when Foday Sankoh returned from there and he came to Buedu and he
	29	took me to Freetown to serve as bodyguard.

1 Q. Is Segbwema, is it in Kailahun District? 2 Α. Yes, sir. 3 So it is fair to say that from late 1998, past the middle Q. 4 point of 1999 when the Lomé peace agreement was signed, 7 July 1999, you were in Kailahun District in Segbwema, true? 11:24:06 5 Α. Yes. 6 7 And you say after the Lomé Peace Accord, some time in 1999, 0. 8 Foday Sankoh asked you to go to Freetown to serve as his 9 bodyguard. Is that your evidence, Mr Witness? 11:24:28 10 Α. Yes. During which month of 1999 did Foday Sankoh ask you to go 11 Q. 12 to Freetown? 13 Well, I wouldn't recall the exact month, but at the time he Α. came from Freetown - I mean, sorry, at the time he came from 14 Monrovia from the Lomé Peace Accord he went to Freetown and it 11:24:56 15 was just three days before when he came to Buedu. From the time 16 17 he left Monrovia and went to Freetown, let me say within four days after that I was with him in Freetown. 18 19 MR ANYAH: Madam President, I think this would be a good 11:25:28 20 time to break. PRESIDING JUDGE: Very well, Mr Anyah. I was actually 21 22 going to try and clarify from that last answer and maybe I could 23 do it. 24 MR ANYAH: Yes. 11:25:36 25 PRESIDING JUDGE: Mr Witness, I am not clear. Did you say 26 Foday Sankoh came from Lomé to Freetown and then to Buedu, or is 27 it Lomé, Buedu and then Freetown? 28 THE WITNESS: When he came from Lomé, he came first to Liberia and it was from Liberia that he went to Freetown and from 29

1 there he came to Buedu. 2 PRESIDING JUDGE: Thank you for that clarification. 3 Mr Witness, we are now going to take the mid-morning adjournment. 4 We will resume court at 12 o'clock. Please adjourn court until 12. 11:26:15 5 [Break taken at 11.26 a.m.] 6 7 [Upon resuming at 12.00 p.m.] PRESIDING JUDGE: Mr Anyah, please proceed. 8 9 MR ANYAH: Thank you, Madam President: Q. Mr Witness, before the break we were considering your 12:00:51 10 assignment to Segbwema and we were considering in particular the 11 12 different time frames and places where you were. You told us you 13 were in Segbwema through the signing of the Lomé Peace Agreement on 7 July 1999. Is that fair to say, Mr Witness? 14 12:01:16 15 Α. Yes. And you were in Segbwema right up until the time Foday 16 Q. 17 Sankoh returned to Freetown from Monrovia, true? 18 Α. Yes. 19 Will you agree with me that Foday Sankoh returned to 0. 12:01:39 20 Freetown in the company of Johnny Paul Koroma on or about 3 October 1999? 21 22 Α. Yes. 23 That would mean that from late 1998, through October 1999, 0. 24 you were assigned to Segbwema in Kailahun District. Is that fair 12:02:05 25 to say, Mr Witness? 26 Α. Yes. 27 Q. Now, before you went to Freetown, while you were in 28 Segbwema, is that when Operation Spare No Soul took place, 29 Mr Witness?

	1	A. Well, that one had happened before I went to Freetown. It
	2	was Operation Spare No Soul that took me to Segbwema.
	3	Q. I thought you told us that you were sent to Baiima as
	4	punishment and that you went to Segbwema after Baiima. Is that
12:03:15	5	fair to say, Mr Witness?
	6	A. Yes.
	7	Q. Was it in Baiima that Operation Spare No Soul took place?
	8	That is, was it when you were assigned to Baiima that this
	9	operation took place?
12:03:38	10	A. Yes.
	11	Q. And which particular areas were attacked during this
	12	operation, Mr Witness?
	13	A. Well, as for us, or for myself, we attacked Bunumbu, we
	14	attacked Daru, we attacked Segbwema, we attacked Tondola, we
12:04:19	15	attacked Bendu Junction, Jomokafebu, Kombema, Kenema.
	16	Q. Did you attack a place called Moyamba, Mr Witness?
	17	A. No, I never attacked Moyamba.
	18	Q. Did you attack a place called Bo Ngendema, N-G-E-N-D-E-M-A?
	19	A. No.
12:05:12	20	Q. Did you attack Tongo on this particular occasion?
	21	A. Yes, Akim attacked there. I did not go there. It was Akim
	22	who went there with his own manpower.
	23	Q. While you were assigned to Baiima did RUF troops attack
	24	Ngendema?
12:05:47	25	A. No. No, the only place - no, they did not attack Ngendema
	26	at that time.
	27	Q. When was the attack on Ngendema, Mr Witness?
	28	A. Well, it was after the time that the AFRC took over. It
	29	was at that time that Mosquito's troops and other AFRC soldiers

	1	went all the way to Joru, Gaura, up to Zimmi and up to Bo
	2	Ngendema.
	3	Q. Now, this Operation Spare No Soul, was it the same thing as
	4	Operation Free Foday Sankoh?
12:06:37	5	A. Yes, that was the time.
	6	Q. No, I'm not asking if it was the time. I'm asking you if
	7	the two operations have the same operational name. Operation
	8	Spare No Soul, is it synonymous or the same thing as Operation
	9	Free Foday Sankoh?
12:06:54	10	A. Yes.
	11	Q. And Foday Sankoh at this time, to your knowledge, was he
	12	still being detained in Nigeria or was he now in the hands or
	13	custody of the Sierra Leonean government?
	14	A. He was in the hands of the Sierra Leone government.
12:07:17	15	Q. Indeed, in March 1998, the Nigerian government handed over
	16	Foday Sankoh to the Sierra Leonean government. Do you agree with
	17	that, Mr Witness?
	18	A. Yes.
	19	Q. Now from March 1998 when Foday Sankoh was in the custody of
12:07:39	20	the Sierra Leonean government, when did Operation Spare No Soul
	21	commence? When exactly in 1998?
	22	A. Well, it was around - towards the end of 1998 anyway.
	23	Q. Would you say it was around October 1998?
	24	A. I think so. It's been a long time now. I'm just
12:08:21	25	estimating it. October, November, within that.
	26	Q. Are you aware that in October 1998 Foday Sankoh was
	27	convicted of treason in the High Court of Sierra Leone?
	28	A. Fine. It was at that time indeed.
	29	Q. Have you heard of Operation No Living Thing, Mr Witness?

1 Operation No Living Things, it's the same. Α. Yes. 2 Q. Yes, that was the line of questioning. Are these three 3 operations all one and the same? Is Operation Spare No Soul the 4 same operation as Operation No Living Thing and the same operation as Operation Free Foday Sankoh, can you tell us, 12:09:23 5 Mr Witness? 6 7 Yes, those three operations went on at the same time, at Α. the time that Mosquito gave that order that Operation Free Foday 8 9 Sankoh, Operation Spare No Soul, some people were saying operation - operation - the other one that he issued. They were 12:09:52 10 just the same. 11 12 Q. Where were you were physically when Sam Bockarie, alias 13 Mosquito, passed this order for Operation Free Foday Sankoh to 14 take place? 12:10:17 15 Α. In Buedu. And was Issa Sesay present when he passed this directive? 16 Q. 17 Α. Yes. And the fighters decided to call the operation Operation No 18 Q. 19 Living Thing, is that fair to say? 12:10:45 20 Α. Yes. 21 Now during this operation did you attack Kenema and did you 0. 22 fail in that attack? 23 Α. Yes. 24 Q. And after that did you retreat, Mr Witness? 12:11:07 25 Α. Yes, sir. 26 Q. Which attacks to which areas were successful during 27 Operation Spare No Soul, can you tell us? 28 Α. In relation to where I was during the operation, we 29 succeeded in taking Bunumbu. We attacked Segbwema and took

	1	there. Tondola was under our control. Bendu Junction, we
	2	captured it and it was under our control. Jomokafebu was under
	3	our control. So those were the areas that we occupied. But we
	4	attacked Daru but we were not able to take there.
12:12:13	5	Q. With respect to the attacks on Tongo Field, that was
	6	carried out by Akim and you were not present during those
	7	attacks, were you?
	8	A. Yes.
	9	Q. "Yes" means you were not present, true?
12:12:34	10	A. I was not present during the Tongo attack at all.
	11	Q. That means you do not know what happened in Tongo during
	12	that attack, do you?
	13	A. Yes.
	14	Q. "Yes" means you do not know, correct?
12:12:53	15	A. I don't know what happened there.
	16	Q. Thank you, Mr Witness. Now Segbwema. You're in Segbwema,
	17	you tell us, for almost a year. Foday Sankoh returns from
	18	Monrovia around 3 October 1999. Where was Mike Lamin at that
	19	time, Mr Witness?
12:13:19	20	A. Well, at that time Mike Lamin was in Buedu until the peace
	21	process in Lomé and they were sent there as part of the
	22	delegation for the RUF.
	23	Q. I understand that. Mike Lamin was sent as a delegate to
	24	Lomé. Issa Sesay was sent as a delegate to Lomé. Daf, also
12:13:52	25	known as Dauda Fornie, was sent as a delegate to Lomé. All true,
	26	correct?
	27	A. Yes, sir.
	28	Q. And you were in Segbwema, yes?
	29	A. Yes.

1

Q.

2 Mr Witness? I did not know. Yes, sir. 3 Α. 4 Q. Now, we come back to October 1999 when Foday Sankoh left Monrovia and went to Freetown. Where was Mike Lamin at that 12:14:20 5 time, Mr Witness? 6 Mike Lamin was in Freetown. 7 Α. Is your evidence that Foday Sankoh personally sent for you 8 Q. 9 to come from Segbwema to join him in Freetown? Α. No. 12:14:45 10 Is your evidence that Foday Sankoh left Freetown after 11 Q. 12 being there for about two days and came to Buedu and it was when 13 he was in Buedu that he requested you to go back to Freetown with 14 him? 12:15:03 15 Α. Yes. He told Mosquito to assemble his bodyguards before he 16 comes from Freetown to Buedu. I had already been assigned by 17 Mosquito to guard Foday Sankoh in Freetown before ever Foday Sankoh arrived in Buedu from Freetown. 18 19 So Sam Bockarie, alias Mosquito, already had you earmarked 0. 12:15:37 20 or assigned to follow Foday Sankoh back to Freetown. Is that in 21 sum and substance what you're trying to tell us? 22 Yes. He said when Foday Sankoh comes to Buedu those of us Α 23 who had been assigned, at that time it was a whole platoon, 62 of 24 us, he said we were to go to guard him in Freetown, we were to be 12:16:10 25 with him as bodyguards there. But when Foday Sankoh came to 26 Buedu he reduced that number to 30. So from 64, I mean 62, we 27 were reduced to 30, so I was still among that 30 manpower that 28 was counted. We went and were with him in Freetown. 29 Who was the senior or commander of the entire group of 30 Q.

And you do not know exactly what happened at Lomé, do you,

	1	you speak about? What is that person's name?
	2	A. Well, that 30 manpower which was selected to go at that
	3	moment, it was CO Vandi, a Black Guard.
	4	Q. Was it Peter Vandi, Mr Witness?
12:17:16	5	A. No. Peter Vandi was a vanguard, not a Black Guard. We had
	6	CO Vandi who was a Black Guard to Foday Sankoh.
	7	Q. Was Peter Vandi present in Freetown at that time,
	8	Mr Witness?
	9	A. Yes.
12:17:36	10	Q. Peter Vandi, Mike Lamin, Foday Sankoh, they were all in
	11	Freetown, you agree with that?
	12	A. Yes.
	13	Q. Now, you are aware, are you not, that in October 1999 both
	14	Mike Lamin and Foday Sankoh received ministerial appointments to
12:17:56	15	a Government of National Unity headed by His Excellency Ahmad
	16	Tejan Kabbah. You are aware of that, true?
	17	A. Yes. Mike Lamin was the trade and industry minister.
	18	Q. And what was Foday Sankoh's position, if you know?
	19	A. They said he was the chairman for Strategic Mineral
12:18:27	20	Resources. Then they said he was equivalent to - he was an
	21	equivalent to the vice.
	22	Q. He was the vice of Johnny Paul Koroma. He was a
	23	vice-chairman. Is that fair to say, Mr Witness?
	24	A. Yes.
12:18:57	25	Q. Well, I withdraw that, Madam President. I withdraw that
	26	reference to Johnny Paul Koroma. The title of Foday Sankoh's
	27	position was vice-chairman of Strategic Mineral Resources. Do
	28	you agree, Mr Witness?
	20	

29 A. Yes.

1 Q. Now, Foday Sankoh was resided at 56 Spur Road in Freetown, 2 is that fair to say? 3 Α. Yes. Are you telling us, Mr Witness, that Foday Sankoh, now a 4 Q. minister in the Government of Sierra Leone, had you and 29 12:19:29 5 others, RUF members, as his security guards? 6 7 Α. Yes. Is it the case also that Mike Lamin also had RUF members as 8 0. 9 his security quards when he was a minister in the Government of National Unity? 12:19:52 10 Yes, because he was with one boy whom they called Kamara. 11 Α. He was an RUF. 12 13 0. What is Kamara's first name? 14 Α. Well, that was what I was calling him, Kamara. He was a 12:20:21 15 former security to Zino. Q. Mohamed Tarawalli? 16 17 Α. Yeah, you are correct. But you do not know Kamara's first name? 18 Q. 19 No, we just called him that. That was what I used to call Α. 12:20:39 20 him, Kamara. 21 0. Were you present - I'm sorry, go ahead, Mr Witness. 22 I said I did not know another name for him. Α. 23 Were you present at Spur Road on 8 May 2000, Mr Witness? 0. 8 May? At the time that they attacked there? When the 24 Α. 12:21:15 25 Kamajors attacked the compound? 26 I'm not asking you about the Kamajors. It's a simple Q. 27 question: 8 May 2000, were you present at 56 Spur Road in 28 Freetown? 29 Yeah, I can't remember the exact month, but I was there Α.

	1	until a problem erupted between Foday Sankoh and Mosquito. It
	2	was at that time that I left there.
	3	Q. A problem arose between Foday Sankoh and Mosquito.
	4	Mr Witness, did this problem arise in the year 2000?
12:22:02	5	A. Well, I can't remember now. Maybe it's at that time. But
	6	I have told you that I was there up to the time that the problem
	7	arose.
	8	Q. Mr Witness, you see Sam Bockarie left Sierra Leone on
	9	either 14 or 15 December 1999. I am asking you about events now
12:22:26	10	in May of 2000 in Freetown. Were you in Freetown in May of 2000,
	11	Mr Witness?
	12	A. No, I can't remember now.
	13	Q. Do you know Momoh Rogers, Mr Witness?
	14	A. Fine, yes, MO Rogers. They were there with the Pa then.
12:22:58	15	Q. Were you with Foday Sankoh when Momoh Rogers was with him?
	16	A. No. When we went to Segbwema, after Mosquito had gone to
	17	Liberia, it was at the time that Pa Sankoh sent for Momoh Rogers
	18	to go and stay with him in Freetown.
	19	Q. You have heard of Lawrence Womandia, haven't you,
12:23:35	20	Mr Witness?
	21	A. Yes, CO Lawrence. That was what we called him.
	22	Q. Have you heard of Alhaji Conteh also known as Black Jesus,
	23	Mr Witness?
	24	A. Yes, I knew about Black Jesus.
12:23:54	25	Q. Have you heard of Sheku Coomber, Mr Witness?
	26	A. Yes, I know about Sheku Coomber.
	27	Q. And we've already spoken previously of CO Isaac or Isaac
	28	Mongor, yes?
	29	A. Yes.

1 Q. All of those persons, Sheku Coomber, Isaac Mongor, Lawrence 2 Womandia, Momoh Rogers, Alhaji Conteh also known as Black Jesus, all of those persons were at 56 Spur Road with Foday Sankoh in 3 4 May of 2000. Are you aware of that, Mr Witness? Yes, they were there with him. 12:24:34 5 Α. But you were not there at that time, is that your evidence? Q. 6 7 Yes, I had left there at that time. Α. Well, this is the point of this exercise. When were you in 8 0. 9 Freetown with Foday Sankoh? You tell us you left Freetown when 12:24:56 10 there was a disagreement between Sam Bockarie and Foday Sankoh. Is that fair to say, Mr Witness? That's around the time you left 11 Freetown, yes? 12 13 Α. Yes. 14 Q. That means that you were in Freetown before Sam Bockarie 12:25:11 15 left Sierra Leone to go to Liberia, yes? No, I had come to Segbwema. I was in Segbwema when Sam 16 Α. 17 Bockarie finally left Sierra Leone. But it means the incident in Freetown where you were 18 Q. 19 present in the company of Sam Bockarie and Foday Sankoh took 12:25:36 20 place before Sam Bockarie finally left Sierra Leone for Liberia. 21 Do you agree? 22 MS HOLLIS: I'm going to object to that. I don't know any 23 evidence that said this witness was present with Foday Sankoh and 24 Sam Bockarie in Freetown or in fact when the problem came up. I 12:25:59 25 don't know of any evidence this witness has given to put the two 26 of them physically together. 27 Madam President, I may have stretched the MR ANYAH: 28 witness's evidence but just a few minutes ago the witness did say 29 that he recalls that the time he left Freetown was when Sam

1 Bockarie had had a problem with Foday Sankoh and I'm trying to 2 find the precise reference. 3 PRESIDING JUDGE: I do recall that reference, but where 4 that problem took place was not at all clear from the witness's So if you're putting to him that it happened in 12:26:26 5 evi dence. Freetown, then I think you must put it in those terms, Mr Anyah. 6 7 Fair enough. I would be happy to rephrase it: MR ANYAH: 8 0. Mr Witness, were you ever present in Freetown in the 9 company of Sam Bockarie and Foday Sankoh? Well, since the time I was in Freetown before I left there 12:26:46 10 Α. Sam Bockarie never went to Freetown. 11 12 Q. 0kay. When do you say Sam Bockarie had a problem with 13 Foday Sankoh? What year? 14 Α. It was that same 1999 when Foday Sankoh came to Freetown. And what was the nature of this disagreement that Sam 12:27:14 15 0. Bockarie had with Foday Sankoh? 16 17 Well, Sam Bockarie said Foday Sankoh had been in Freetown Α. while he was in Buedu, but there was nothing that Sam Bockarie 18 19 could tell Pa Sankoh when he had been the one who had been in 12:27:47 20 charge of the soldiers, he was the one - he had been the one who 21 had made contributions between himself and God until the release 22 of Foday Sankoh, but Foday Sankoh was taking - was not taking any of his words for granted any longer. 23 24 Q. You just said Foday Sankoh was not taking any of his words 12:28:13 25 for granted. What do you mean by that? Foday Sankoh was not 26 taking Sam Bockarie's word for granted, is that what you mean? 27 Α. Yes. 28 Q. At some point in time during this disagreement between the 29 two men you were sent to Segbwema by Foday Sankoh, yes?

1 Α. Yes. 2 Q. And at that point in time you told the Prosecution you 3 disarmed Sam Bockarie's men, yes? 4 Α. Yes. And that you held them and detained them, contacted Foday 12:28:49 5 0. Sankoh and briefed him about the situation. Yes? 6 7 Α. Yes. And Issa Sesay got involved in this conflict, did he not? 8 Q. 9 Α. Yes. And he threatened to fight Sam Bockarie, yes? 12:29:12 10 Q. Yes. 11 Α. 12 Q. Can you tell us as you sit there now, Mr Witness, the 13 precise reason why Sam Bockarie left Sierra Leone? 14 Α. Well, according to Sam Bockarie, he told us that he was not 12:29:38 15 ready to fight against any of his RUF brothers. He said the problem that has arisen between himself and Foday Sankoh, that 16 17 the soldiers who had been with him, the RUF soldiers, he was the one who was commanding them in the absence of Foday Sankoh. 18 He 19 said, so, if all of them have turned against him, he said he was 12:30:09 20 not going to fight against his fellow RUF men. He said the only 21 thing was that he was going to Liberia. He would go to Liberia 22 to seek refuge with Charles Taylor. 23 How did you learn this information, Mr Witness? 0. 24 Α. Well, it was a radio message. We had a radio set. 12:30:35 25 Mosquito had a radio set. When he was talking to all RUF 26 commanders all of us would tune in to a particular frequency 27 where Mosquito speaks and all of us will hear when we're sitting 28 by the radio. 29 And this particular radio message, did you yourself hear Q.

1 it, Mr Witness?

2 Α. Yes.

3 And where were you physically when you heard this radio Q. 4 message, Mr Witness? 5 Α.

Well, I was in MO Rogers's compound where the radio station 12:31:15 was, because at that time it was MO Rogers - Momoh Rogers who was 6 7 the overall commander in Segbwema as a vanguard and he had a radio station, that is a radio communication. 8 So all of us were 9 sitting together with him when Mosquito was talking. When he and Issa were arguing all of us heard. At that time Issa had not 12:31:53 10 come yet. He was still in Kono. Mosquito was in Buedu and we 11 12 were in Segbwema.

13 0. So Mosquito is in Buedu, you're in Segbwema at Momoh 14 Rogers's compound, using Momoh Rogers's radio station when you 12:32:20 15 hear a message transmitted by Sam Bockarie regarding the reasons for his departure from Sierra Leone to Liberia. In summary is 16 17 that what you're telling us, Mr Witness?

> 18 Α. Yes.

19 Sam Bockarie said in that radio message, according to you, 0. 12:32:34 20 that he was going to seek refuge with Charles Taylor. Is that your evidence, Mr Witness? 21

> 22 He said he was going to Liberia to Charles Taylor. Α. Yes.

Mr Court Usher, may I have your assistance, 23 MR ANYAH:

24 pl ease. May we see Defence exhibit D-3.

12:33:20 25

MS I RURA: Your Honours, if counsel would allow us time to 26 locate the exhibit.

27 PRESIDING JUDGE: Mr Anyah, have you got a spare copy - a 28 clean copy yourself that could be used for purposes of --

29 Perhaps. It's actually a log book. It's a big MR ANYAH:

document but I'm really focused on a few pages and let me see if
 I have an additional copy.

3 MS HOLLIS: Madam President, the Prosecution also has the
4 exhibit, if that would be of assistance.

12:33:55 5 MR ANYAH: Madam President, I do have an additional copy
6 but our preference for purposes of the future, and the practice
7 in this regard, would be to always have the copy entered into
8 evidence.

9 PRESIDING JUDGE: Whilst I accept that that is the correct 12:34:09 10 procedure, I am trying to accommodate and save time if we do not 11 have the exact exhibited copy here within the precincts and there 12 will be delay in getting it. I do not of course propose that a 13 marked or in any other way marked copy would be displayed. But 14 have you got the original document?

12:34:36 15 MS IRURA: Your Honour, the original document is available.
16 Counsel are once again please requested to give prior notice if
17 they would require the documents in court.

18 MR ANYAH: Madam President, I would respond by saying 19 before commencing this cross-examination I gave Madam Court 12:34:52 20 Manager a list of exhibits. I don't recall that I included this 21 particular exhibit but your Honours will appreciate the fact that 22 cross-examinations are fluid and sometimes we need to call on an 23 exhibit not previously contemplated.

24 PRESIDING JUDGE: I do not dispute that at all. Hence my
 12:35:10
 25 suggestion was purely practical in order to accommodate these
 26 situations. We did have this similar situation yesterday, but it
 27 appears now to be resolved, so please proceed.

28 MR ANYAH: Thank you, Madam President:

29 Q. Mr Witness, there was another witness that came before this

	1	Court - I recall it being King Perry Kamara. Do you know a Perry
	2	Kamara, Mr Witness?
	3	A. Yes, I know King Perry. He was a radio man, former.
	4	Q. Yes, Perry Kamara, also known as King Perry, a radio man.
12:35:56	5	A. Yes.
	6	Q. During his evidence we considered Defence exhibit 3, in
	7	particular I would like us to turn to the page ending with ERN
	8	8764, please. Mr Court Usher, the ERN numbers are in red and
	9	this one would be found - this page would be found somewhere in
12:36:43	10	the first quarter of the exercise book. It ends in 8764.
	11	Mr Witness, this is said to be the log book entry of the
	12	radio message sent out by Sam Bockarie at the time of his
	13	departure from Sierra Leone to Liberia to fellow RUF members.
	14	Now, at the top do you see "To the RUF/SL"? Do you see that
12:37:29	15	written at the top of the document?
	16	A. Yes.
	17	Q. Do you see where it says "From Major General Sam Bockarie"?
	18	Do you see that, Mr Witness?
	19	A. Yes.
12:37:47	20	Q. Do you see where it says "Subject. The information and
	21	resignation"? Do you see that?
	22	A. Yes.
	23	Q. Do you see the date, 14 December 1999?
	24	A. Yes.
12:38:05	25	Q. Let's read what it says, Mr Witness. It reads:
	26	"On this day 14/12/99, as a result of the increasing
	27	tension within the RUF/SL and in a bid to prevent more bloodshed
	28	in this our beloved country, I, Major General Sam Bockarie
	29	(Maskita) declared that I am no longer a member of the RUF/SL.

1 I thanked all the gallant men and women of the movement for 2 their nine years of struggle. May God bless and keep you all. I 3 leave with a clear conscience, knowing that I've always worked in 4 the interest of the movement and it's my love for the combatants and civilians that has force all these actions against me. I 12:39:10 5 remained" - that word is not legible but I want to say it is 6 7 "bravely", "strong and intelligent." Mr Witness, this is what is said to be Sam Bockarie's 8 9 message, radio message. Did you hear any reference to Liberia in that radio message? 12:39:41 10 The argument was different from this message that he 11 Α. Yes. 12 wrote here. The same letter again, when he was going --13 THE INTERPRETER: Your Honours, can he kindly repeat his 14 answer. 12:40:04 15 PRESIDING JUDGE: Please pause, Mr Witness. The interpreter needs to catch up with you. Can you please pick up 16 17 your answer and repeat from where you said, "the same letter again, when he was going" - continue from that point. 18 19 THE WITNESS: This resignation which he signed and the 12:40:25 20 information given, I said he wrote this same one and placed it in his living room on the table. We found it there. But the 21 22 argument that was going on before he ever sent this message to 23 all RUFs, he stated it there that he was going to Liberia to seek 24 refuge with Charles Taylor. So this was the message that he sent 12:41:02 25 when he told the RUF that he was leaving the RUF. So this 26 message is different from the argument and what I heard him 27 sayi ng. 28 MR ANYAH: 29 Q. Well, Mr Witness, I appreciate the fact that in your view

	1	Sam Bockarie left a letter, you say in his living room; that's
	2	not the subject of inquiry. You told us a few minutes ago you
	3	heard a radio message by Sam Bockarie. You were at Momoh
	4	Rogers's radio station. I'm asking you about what you heard.
12:41:36	5	You told us you heard Sam Bockarie say he was going to Liberia to
	6	seek refuge. I have read you what another witness says is the
	7	message sent by Sam Bockarie. Now, Mr Witness, do you hear any
	8	reference to Liberia in this account of the message given by Sam
	9	Bockarie?
12:41:55	10	A. No, in this message it's not there.
	11	Q. Do you hear anything about Sam Bockarie seeking refuge in
	12	Liberia in this account of the message said to be Sam Bockarie's?
	13	A. No. The message that he left, he did not include it there.
	14	I do not see it there.
12:42:16	15	Q. Do you know how Sam Bockarie made his way into Liberia,
	16	Mr Witness?
	17	A. How?
	18	Q. Do you know how he physically crossed from Sierra Leone to
	19	Li beri a?
12:42:38	20	A. Yes.
	21	Q. Were you with him when he crossed over?
	22	A. I was not with him.
	23	Q. You were still in Segbwema?
	24	A. Yes. We were on the way going to Buedu.
12:43:04	25	Q. This is December 1999 you say you were in Segbwema on your
	26	way to Buedu?
	27	A. Yes.
	28	Q. Where were you in November of 1999, Mr Witness?
	29	A. I was in Segbwema.
		5

1 Q. In November 1999, you say you were in Segbwema. Segbwema is in Kailahun District. We've already established that. 2 Are you sure you were not in Kenema District, Mr Witness? 3 4 Α. I don't know now, because in that same 1999 I had gone to Tongo. It's the actual dates now and the month that I've 12:44:08 5 forgotten. 6 7 Well, let's try it this way. Around the time of Sam 0. Bockarie's departure to Liberia, were you in Kenema District or 8 9 were vou in Kailahun District? It was in Kailahun District that I was. 12:44:28 10 Α. Segbwema is in Kailahun District and not in Kenema 11 Q. 12 District. We've established that, yes? 13 Α. Yes. 14 Q. Did you tell the Prosecution out of court that in November 1999 you were in Tongo, having been assigned there by Foday 12:44:43 15 Sankoh? 16 17 Yes, just after Mosquito had gone. I have forgotten the Α. date now, but I told them there that after Mosquito had fled out 18 19 of Sierra Leone I went back to Segbwema. It was at the time that 12:45:11 20 Foday Sankoh assigned me that I should go to Tongo and stay 21 there. 22 0. Well, I have two pre-trial interviews. For counsel's 23 benefit, the first one would be the record of the witness's statements on 16, 20 and 23 June 2005 and the second one would be 24 12:45:50 25 the witness's statement of 16 July 2006, the version corrected on 26 23 May 2007. In one version the statement from 2005, June 2005, 27 at page 3, paragraph 12, the witness says, "On the order of Foday 28 Sankoh I went back to Tongo in November 1999 to secretly monitor 29 the mining process." In the other version, that contained in the

1 statement of 16 July 2006, "The witness states he was reassigned 2 to Tongo to work with the brigade commander around the time that 3 Sam Bockarie fled to Liberia". 4 So, Mr Witness, in two of your prior statements it seems to be the case that one says in November 1999 you had been 12:46:51 5 preassigned to Tongo by Foday Sankoh and the other one says 6 7 around the time Bockarie left you were assigned to Tongo by Foday 8 Sankoh. Now, I'm trying to find out where you were when Sam Bockarie left to go to Liberia. Were you in Tongo at that time, 9 Mr Witness? 12:47:12 10 No. I forgot to tell that particular month, but I was in 11 Α. 12 Segbwema. 13 Q. Can you tell us how it was Mosquito crossed from Sierra 14 Leone to Liberia? What route did he take? 12:47:39 15 Α. Well it was the road from Buedu to Dawa, then you go to Foya Kama and then on to Foya airfield, because he went with 16 17 vehi cl es. And how did you come upon this information, Mr Witness? 18 Q. 19 I got that from two people - reliable people. One was that Α. 12:48:15 20 girlfriend that I was with, that is Beatrice. She herself was in 21 Buedu. The second one was Zedman, who was a radio man. All of 22 them went together. The other vehicle which Zedman was taking care of, he escaped with it and entered into one village called 23 24 Balama. After Mosquito had crossed over, he returned to Buedu. 12:49:01 25 I found him there. 26 So Zedman apparently accompanies Mosquito to Foya. Let's Q. 27 stop there. Is that accurate, Mr Witness? 28 Α. No, he did not enter into Foya. It was towards the border 29 to cross into Liberia. There is a village close to there called

1 It's in Sierra Leone, that particular village. That was Balama. where Zedman entered with that vehicle. Mosquito crossed into 2 Liberia. 3 4 Q. How many people were with Mosquito when he crossed, do you know? 12:49:47 5 I can't tell you the exact number, but they said he crossed Α. 6 7 with a lot of RUF fighters and some civilians. That was an information I heard. I did not witness it. 8 9 0. Did you hear that from Zedman, Mr Witness? Yes, I heard that from Zedman. I heard it from Beatrice. 12:50:12 10 Α. JUDGE SEBUTINDE: I'm not sure, Mr Witness, but when you 11 12 said Zedman and Beatrice, that all of them went together, they 13 went together with who? THE WITNESS: I said Beatrice - I heard the information. 14 The question that he asked me, that's it. It was Zedman who went 12:50:42 15 together in Mosquito's convoy in order to cross into Liberia, but 16 17 Zedman did not cross over. He stopped at the borderline in Sierra Leone. Then Mosqui to crossed over and then Zedman 18 19 Before Mosquito left - Beatrice was in Buedu. returned to Buedu. 12:51:20 20 She did not go along with Mosquito, but she saw the route 21 Mosquito took to go to Liberia. 22 MR ANYAH: 23 0. So Zedman stops at Balama, this village, he comes back and 24 doesn't go across. Does he say why he did not go across into 12:51:43 25 Liberia with Sam Bockarie? 26 Α. Yes, he said he did not want to go out of the RUF movement. 27 Q. Was he merely transporting some people to the border with 28 this vehicle when he followed Sam Bockarie's convoy, if you will? 29 Well, I did not ask him about that. What I heard him tell Α.

	1	me is what I have explained to you. If I depart from that, I
	2	would be telling lies.
	3	Q. So it would be fair to say then that your entire knowledge
	4	of how Sam Bockarie crossed over from Sierra Leone to Liberia is
12:52:33	5	limited to information you got from Zedman and information you
	6	got from Beatrice. Is that fair to say, Mr Witness?
	7	A. Yes.
	8	Q. Do you know if Sam Bockarie while going into Liberia ever
	9	reached Gbarnga, Mr Witness?
12:52:55	10	A. I'll never tell you that. I don't know.
	11	Q. You don't know. Were you ever in contact with Sam Bockarie
	12	after he left Sierra Leone?
	13	A. Since he departed up to the time I heard that he has died
	14	we did not have any contact.
12:53:22	15	Q. Now, we go to Freetown and your time in Freetown. We're
	16	trying to find out exactly when you were in Freetown with Foday
	17	Sankoh. We know when you started, right after Foday Sankoh
	18	arrived back in Sierra Leone in October 1999. How long did you
	19	stay in Freetown for, Mr Witness?
12:53:45	20	A. Freetown, I did not stay long with Foday Sankoh there. It
	21	was within two months.
	22	Q. So you do not know about the events that occurred in Spur
	23	Road in May of 2000, is that fair to say?
	24	A. Yes, at that time I was out of Freetown. I was in Tongo
12:54:15	25	when Foday Sankoh was arrested. His residence was attacked in
	26	Freetown.
	27	Q. But you know of Momoh Rogers being arrested at that time,
	28	yes?
	29	A. Yes, they arrested Momoh Rogers, they arrested Akim, they

1 arrested Mike Lamin, many of them. Many of the RUF members who 2 were with Foday Sankoh were arrested. 3 Was Mike Lamin arrested at Spur Road in May of 2000, do you Q. 4 know? Yes, they arrested him, but he said he was arrested at the 12:55:04 5 Α. stadium. 6 7 0. Was Mike Lamin amongst the persons charged and put on trial in Sierra Leone for the incident at 56 Spur Road in May of 2000? 8 9 Α. Yes, because he had been at Pademba Road. Were you still in contact with Mike Lamin in May of 2000, 12:55:33 10 Q. Mr Witness? 11 12 Α. No, until his release from Pademba Road. 13 0. So Mike Lamin, a minister in the Government of National 14 Unity starting in October 1999, by May of 2000 he had been under 12:56:00 15 arrest as a consequence of the incident at Spur Road. Is that your evidence, Mr Witness? 16 17 Α. Yes. 18 Who else do you know that was arrested, besides Mike Lamin? Q. 19 They arrested Momoh Rogers. They arrested one Jestina - I Α. 12:56:37 20 have forgotten the woman's name - who was a minister as well. 21 Then they arrested Falko, they arrested Akim and they arrested 22 They were many, anyway. I cannot name all of them here Soriba. 23 now. 24 Q. Did you go to visit any of those persons who were arrested 12:57:05 25 when they were at Pademba Road Prison? 26 Α. I did not even go to Freetown. I did not visit any. 27 Q. Since the war ended up until now, have you spoken with 28 Momoh Rogers? 29 Well, Momoh Rogers, I heard that he was released, but at Α.

	1	the time that I came the place that they directed me that he was,
	2	they said he had returned to the Sierra Leone-Liberian border in
	3	a forest where they were mining diamonds, so I did not see him
	4	since then up to now.
12:57:53	5	Q. Have you spoken with any of the persons, and there were 56
	6	or 57 of them, who were arrested and put on trial in Freetown for
	7	the May incident in 2000 at Foday Sankoh's house? That is, have
	8	you spoken with them since the end of the war, since January
	9	2002?
12:58:20	10	A. Yeah. Like Denis K Mannah, he was the first person who was
	11	released, we met. He went to Tongo and he was with me as soon as
	12	he was released in Freetown.
	13	Q. Do you know somebody called Ansumana, Mr Witness?
	14	A. Yeah, that Ansumana was the one we called Falko.
12:58:58	15	Q. Have you met with that person since that person was
	16	arrested in May of 2000?
	17	A. Well, except when I was in Bo the two of us spoke over the
	18	phone, but since then I have not met him in person.
	19	Q. When were you in Bo, Mr Witness?
12:59:27	20	A. Well, it was at this later time in 2008. I had been in Bo
	21	up to 2005 but it was in 2008 that the two of us spoke.
	22	Q. Mr Witness, be mindful not to tell us where you presently
	23	reside, okay? That's what city or town. So in 2008 you spoke
	24	with Ansumana, yes?
12:59:59	25	A. Yes.
	26	Q. During the course of this year have you spoken with Isaac
	27	Mongor?
	28	A. Yes.
	29	Q. During which month in this year did you speak with Isaac

	1	Mongor?
	2	A. Well, it's more than - it's more than four to five months
	3	now. It could be around that now.
	4	Q. Isaac Mongor was a former member of the RUF; we've
13:00:43	5	established that, yes?
	6	A. Yes.
	7	Q. Around four months ago, four to five months ago, Isaac
	8	Mongor was sitting in the chair where you're seated. Are you
	9	aware of that, Mr Witness?
13:01:02	10	A. Yes.
	11	Q. When you spoke with Isaac Mongor was it before or after he
	12	had appeared before this Court to give evidence?
	13	A. It was before he came here. I did not know even if he was
	14	to come here at that time.
13:01:27	15	Q. I'm not asking you if you knew or not; I'm trying to find
	16	out when exactly you spoke with Isaac Mongor. You say it was
	17	before he gave evidence. When you spoke with him was it by phone
	18	or was it in person?
	19	A. We met.
13:01:48	20	Q. Was it in Freetown that you met, Mr Witness?
	21	A. Yes.
	22	Q. Where exactly in Freetown did you meet with Isaac Mongor
	23	four or five months ago?
	24	A. Well, at that time when I was in Freetown I met him by the
13:02:18	25	Old Railway Line in Freetown going towards the Clock Tower. He
	26	said he was - he was dressed up and he said he was going to
	27	church, so I just met him on the way.
	28	Q. Did he tell you that he was soon to come to The Hague to
	29	gi ve evi dence?
1 No, we did not discuss about that. I was only concerned Α. 2 after a very long time that he was arrested and we were not 3 seeing each other and when I heard that they had released him, so 4 it was that sympathy that I expressed to him. We did not discuss 13:03:16 5 any court business. Do you know how it came to be Isaac Mongor was released Q. 6 7 from Pademba Road Prison? Α. 8 No, I did not ask about that anyway. 9 0. Do you know whether any of the 8 May 2000 defendants from the Spur Road incident received clemency or forgiveness from 13:03:38 10 President Kabbah on Independence Day in the year 2007? 11 12 Α. Yes, that was what I heard; that Tejan Kabbah's government 13 freed them. That was what he told me. 14 Q. That was what I saac Mongor told you, yes? 13:04:09 15 Α. Yes. Did he tell you whether his freedom was contingent or based 16 Q. 17 on anything? 18 No, he did not tell me about - he did not tell me about Α. 19 that. 13:04:33 20 Q. Did he tell you that he was being freed so that he could 21 come and give evidence against Charles Taylor? 22 Α. Well, no, he did not tell me that. 23 Did you tell him that you had been in contact with members 0. of the Office of the Prosecutor in this case? 24 13:05:04 25 Α. No, that is something we keep secret from one another. 26 Someone would not just meet his colleague, then he starts saying "I am with Special Court." Except if you heard his name that he 27 28 testified here. So if you come and testify, and he knows your 29 name, when the two of you meet you can talk about that because

1 you've just come from the same society. 2 Are you telling us, Mr Witness, that your fellow comrade Q. 3 during the war, Isaac Mongor, fellow RUF member during the war, 4 the same RUF that you testified about in the case against Issa Sesay in November of 2005, that when you and him meet on the 13:06:08 5 streets of Freetown, a few weeks perhaps before he comes to The 6 7 Hague to give evidence, you and him discuss nothing about the 8 Special Court? Is that what you're suggesting to us, Mr Witness? 9 Α. No. We spoke about Issa and others but we didn't talk about Special Court. 13:06:39 10 You referred to Karmoh Kanneh in your evidence as being 11 Q. 12 like a brother to you. You recall telling us that? 13 Α. Yes. Your words were, and this is at page 20091, transcript of 14 Q. 13:07:01 15 12 November: "Q. Did you know Eagle by any other name? 16 17 Yes. He is my brother. He is Karmoh Kanneh." Α. Karmoh Kanneh was before this Court a few months ago. 18 You 19 have spoken with him since then, correct me if I'm wrong. 13:07:25 20 Α. Yes, Karmoh Kanneh, when he was in Freetown, when he was 21 leaving for Kenema, wherever I was he would contact me. We would 22 talk, although we did not meet face-to-face, but it wouldn't be up to two to three days without me and Karmoh talking over phone. 23 24 Q. Now, do you --13:07:57 25 PRESIDING JUDGE: Mr Anyah, I don't think that answers the 26 question and I'm not sure that the question was clear to the 27 Perhaps you could rephrase it and put it again. witness. 28 MR ANYAH: Madam President, I'm trying to find my question. PRESIDING JUDGE: It's page 85, line 20. 29

1 MR ANYAH: Yes, I see my question and the question was, "You have spoken with him since then." "Then" meaning since the 2 time he appeared before the Court. I will be happy to rephrase 3 4 it: Mr Witness, you are aware Karmoh Kanneh has given evidence 13:08:42 5 0. in this case. Let's establish that, yes? 6 7 Α. Yes. Have you spoken with Karmoh Kanneh since the time he 8 Q. 9 testified in this case? Α. Yes. 13:09:01 10 Would it be fair to say that you have spoken with him on 11 Q. 12 several occasions since he testified in this case? 13 Yes, we've spoken. I wouldn't refute that. Α. 14 Q. Now, I believe Mr Kanneh testified around May of this year, I stand to be corrected, but we're now in November, about five 13:09:23 15 months hence, and you have spoken to him several times since his 16 17 testimony. Have you ever discussed his experiences in The Hague with him, with your brother, Karmoh Kanneh? 18 19 Α. Yes. 13:09:51 20 Q. What exactly have you and him spoken about with respect to his experiences in The Hague? 21 22 Well, I heard his name and I asked him: "I heard your name Α. 23 over the radio that you went to testify in Freetown - in The Hague." He said, "Yes, I went to The Hague, a white man's 24 13:10:22 25 country." He said, "I have experienced a lot of things. I have 26 gone to the white man's land as well." I said, "That was why we 27 were hearing your name over the radio." I think that was our 28 di scussi on about The Hague. 29 Did you tell him at that time that you also were being Q.

1 considered to be a witness in this case? 2 Well, I did not tell him directly that I was part of the Α. 3 Prosecution, no. He himself will be surprised when he hears my 4 name in Freetown over the radio. So your evidence is Karmoh Kanneh, your brother, your 13:11:15 5 0. fellow RUF member, the same person with whom you were together in 6 7 Tongo, the same person with whom you were together in Kenema, when you and he meet in 2008, after his evidence in this Court, 8 you do not disclose to him that you are also being considered as 9 a witness in this case. In sum and substance is that what you're 13:11:35 10 saying, Mr Witness? 11 12 Α. Karmoh Kanneh, we were fighting a war. Then this one is 13 something different. Everybody was thinking - everybody is 14 thinking about his own security. I don't know how Karmoh Kanneh 13:11:59 15 came here. I don't know how his own security arrangement is. I myself there, I do not know what mine would be like, so I won't 16 17 expose myself to him. Did Karmoh Kanneh tell you he was in the same room as 18 Q. 19 Charles Taylor? 13:12:25 20 Α. No. He just told me that he testified in The Hague here. 21 Did he say it was in the Charles Taylor trial he testified? 0. 22 Yeah, he did not - even if he didn't tell me, but as long Α. 23 as he said it was The Hague I concluded that it was the 24 Charles Taylor trial because that is what we have in The Hague 13:12:54 25 here. He said he testified in The Hague. He did not tell me 26 that at the Charles Taylor case. I didn't ask him that because I 27 had al ready known. 28 Q. Did you yourself ask him whether he saw Charles Taylor in 29 person when he was testifying?

	1	A. Yes, I asked him that.
	2	Q. What did Karmoh Kanneh say?
	3	A. He said he saw him.
	4	Q. Did you ask him how Charles Taylor looked when he saw him
13:13:38	5	in person in The Hague?
	6	A. I won't ask him, because to my mind I knew that I was
	7	coming to see him and so there was no need to ask him that, "How
	8	is Charles Taylor?" To my mind I knew that I was coming to see
	9	Charles Taylor.
13:14:03	10	Q. You knew you were coming to see Charles Taylor and so there
	11	was no need to ask Karmoh Kanneh his observations about
	12	Charles Taylor's appearance, is that what you're telling us?
	13	A. Yes.
	14	Q. Did you ask him what sort of questions he was asked in
13:14:19	15	court?
	16	A. I was - that was not of concern to me.
	17	Q. Did you ask him how he was treated when he appeared before
	18	the Court?
	19	A. No, I did not ask him about the court.
13:14:42	20	Q. None of those questions you tell us you asked Karmoh Kanneh
	21	and yet at the same time you were going to experience the same
	22	process he had just been through. Is that what you're telling
	23	us, Mr Witness?
	24	A. To my mind I knew I am with the Prosecution and the
13:15:08	25	Prosecution had told me that I was to come to The Hague to come
	26	and testify in the Charles Taylor trial, so there was no need to
	27	expose that to another person that I too would be coming to The
	28	Hague, or where the court is, or what, no. I too knew that I was
	29	to come. I would see everything. That was all I had in my mind.

	1	Q. I'm not asking you whether you had to disclose the fact
	2	that you were a witness to Karmoh Kanneh. You don't have to
	3	disclose that fact to find out from somebody what sort of
	4	experience you're going to go through that is already lined up
13:15:57	5	for you. What I'm asking you is were you at all curious about
	6	some of these issues when you spoke to Karmoh Kanneh? Were you
	7	curious about how it was sitting in the same courtroom as
	8	Charles Taylor when you spoke to Karmoh Kanneh?
	9	A. Repeat that.
13:16:20	10	Q. Yes.
	11	PRESIDING JUDGE: I was going to comment that you really
	12	have two questions there, Mr Anyah. Please put them one at a
	13	time.
	14	MR ANYAH: Yes, Madam President:
13:16:30	15	Q. When you were speaking with Karmoh Kanneh, were you curious
	16	to find out what it would be like to sit in the same courtroom as
	17	Charles Taylor?
	18	A. No, because I am a man. Before Karmoh Kanneh came to
	19	testify I had testified in the RUF case, so I knew. I had
13:17:00	20	testified in the AFRC case and I knew. So there was no need for
	21	me to ask Karmoh Kanneh, "How is Charles Taylor sitting?", or how
	22	the judges would be sitting. No, I wouldn't ask him that.
	23	Q. But you would agree with me that this case is different
	24	from the RUF and the AFRC case, would you not, Mr Witness?
13:17:33	25	A. Yes, but it's the Special Court for Sierra Leone that has
	26	been transferred here. It's the place that is different from
	27	Sierra Leone, but it's the same case that is continuing.
	28	Q. You would agree with me that when Charles Taylor was
	29	arrested on 29 March 2006 that was a very important event in

1 Sierra Leone? You would agree with me, yes? 2 Α. Yes. You would agree with me that almost every newspaper in 3 Q. 4 Freetown carried that information, yes? Yes, newspapers, the local radios. That was 24 hours. It 13:18:15 5 Α. was on for 24 hours. 6 7 And you will agree with me that when he was transferred to 0. Holland on 20 June 2006 that was also an important bit of news in 8 9 Sierra Leone, yes? Α. Yes. 13:18:40 10 Overall you will agree with me that this trial generates 11 Q. 12 more publicity or information in Sierra Leone than does or did 13 the RUF trial, yes? 14 Α. Yes, say they were more concerned about the Charles Taylor 13:19:01 15 trial more than most of the trials that were going on in Sierra 16 Leone. 17 Q. Yes, that's the point. So this trial is not the same as Issa Sesay's trial in terms of what you would experience as a 18 19 witness, would you agree, Mr Witness? 13:19:21 20 Α. Yes, because it's a different experience in Issa's trial 21 and here too different experiences would be here, so I knew that 22 different explanations would come up. 23 Well, I go back to my original question. Were you at all 0. 24 curious about this particular experience, the experience of 13:19:47 25 testifying in this case in The Hague against Charles Taylor, when 26 you met with Karmoh Kanneh? 27 Α. I was not concerned about that to ask him that. 28 MR ANYAH: May I have a moment, Madam President? PRESIDING JUDGE: Yes, Mr Anyah. 29

	1	MR ANYAH: Thank you:
	2	Q. Mr Witness, since you became a witness in this case have
	3	you received money from the Special Court?
	4	A. Yes.
13:20:37	5	Q. Have you received money from the Office of the Prosecutor,
	6	in particular?
	7	A. Yes.
	8	MR ANYAH: May I have the assistance of Mr Court Usher,
	9	pl ease:
13:20:56	10	Q. Separate and apart from the Office of the Prosecutor, have
	11	you received money from a section of the Special Court called the
	12	Witnesses and Victims Section?
	13	A. Yes. WVS, yes.
	14	MR ANYAH: Mr Court Usher, could you kindly retrieve the
13:21:17	15	document in tab number 15. For counsel's benefit, this is the
	16	record of disbursements kept by the Witnesses and Victims
	17	Section. Yes, that would be the document:
	18	Q. Mr Witness, records are kept by the WVS with respect to
	19	witnesses and how much money is given to each witness that they
13:22:12	20	have carriage of and this document says on the subject line,
	21	"Witness Expense Policy - Expenses made on TF1-045". Everybody
	22	in the courtroom knows that that is your number, it is assigned
	23	to you and so this document pertains to you. If you look where
	24	it says number 2, it says, "Witness first arrived on 9 March
13:22:39	25	2005. To date he has been paid a total of", and then we see some
	26	delineations of figures and it says, "Witness Attendance
	27	Allowance". Does it sound right to you that since March 2005 you
	28	have received approximately 3,712,000 leones?
	29	A. Well it could be so because they are keeping account of it,

	1	but I'm not counting it.
	2	Q. Well, it may be true. That's your response. Have you or
	3	have you not received money under the category of "Witness
	4	Attendance Allowance"?
13:23:30	5	A. Well, they were giving me money.
	6	Q. Do you see where it says "Transportation" and slightly over
	7	half a million leones? Have you ever received money from the WVS
	8	for transportation purposes, Mr Witness?
	9	A. Yes.
13:23:52	10	Q. Have they paid for your medical to the tune of
	11	approximately 556,000 leones?
	12	A. Yes.
	13	Q. Have they paid for your accommodation, places where you
	14	stay or live, to the tune of 1.6 million leones approximately?
13:24:25	15	Mr Witness
	16	A. Well, it may be so. It may be so.
	17	Q have they at all paid for places where you stayed?
	18	Let's establish that first.
	19	A. They have paid since the time I testified.
13:24:47	20	Q. For places where you stayed, yes?
	21	A. Yes.
	22	Q. And then do you see a category called "Miscellaneous" and
	23	then 1,365,250 leones? Does that sound about right to you? This
	24	is money that does not fit any of the other categories, but money
13:25:09	25	spent on your behalf?
	26	A. Well, they used to give me money. I do not know if that is
	27	it, but if they put it that way it may be correct.
	28	Q. Do you see the total there of 7,803,250 leones? From the
	29	WVS would it be fair to say that you have received money that

	1	pproximates that amount since March of 2005, Mr Witness?
	2	. Yes, I was not calculating it. It may be so, because it's
	3	ot in my head.
	4	. Are you currently employed, Mr Witness?
13:26:01	5	. Yes, I was working somehow.
	6	. I'm not asking you if you were working. I'm asking you if
	7	ight now, as you sit there in this chair, you have some form of
	8	mployment?
	9	. Right here now I am not working, but I was working before I
13:26:21	10	ame here.
	11	. I'm not asking you if you are working here in Holland,
	12	nother country. Before you came here what sort of work were you
	13	oing, Mr Witness?
	14	. Well, I am a mason.
13:26:38	15	. You're a mason. You build things, yes?
	16	. Yes, I am a builder.
	17	. And when did you start masonry, Mr Witness?
	18	. Well I had been doing it for a long time, but I really
	19	ontinued it in 2005.
13:27:04	20	. And were you working as a mason before you arrived here in
	21	he Hague?
	22	. Yes.
	23	. How much money in leones do you make a month serving as a
	24	ason?
13:27:28	25	. Well, I make 350,000 leones.
	26	. About 350,000 Leones you say, yes?
	27	. Yes.
	28	. Mr Witness, if you go to Freetown near Siaka Stevens and
	29	ou were to change one United States dollar for leones, you would

1 get approximately 3,000 leones, would you agree? 2 Α. Yes. 3 Are you aware of the fact that this total figure of 7.8 Q. 4 million leones approximates 2,600 US dollars if you divide it by 3,000? 13:28:24 5 Α. Yes. 6 7 You make 350,000 leones a month. Times that by 12, that's 0. about 4.2 million leones. Will you agree with me about that? 8 9 Α. Yes. Are you just saying "Yes" because you wish to agree with 13:28:43 10 Q. me, or are you sure that that's what it adds up to? 11 12 Α. Repeat it. If I make three what? If you make 350,000 leones every month and you were to 13 Q. 14 times that by 12, it adds up to about 4.2 million leones a year? 13:29:10 15 Α. Yes. So from the WVS of the Special Court, for your services on 16 Q. 17 this case, expenses spent on your behalf have passed your one 18 year income? 19 MS HOLLIS: I think that's misstating the document. The 13:29:30 20 document says from 2005. MR ANYAH: Oh, I appreciate that and I understand the 21 22 distinction. I will look at my --THE WITNESS: That is what I wanted to say. Three years. 23 24 This is for three good years. Then you are mentioning one year's 13:29:48 25 money. That 3.5, add it to three years and you will see what it 26 will come up to. 27 MR ANYAH: 28 Q. I'm not trying to suggest that 4.2 million a year times 29 three does not exceed 7.8 million. 4.2 million per year times

1 three would come up to almost 14 million leones, almost twice the 2 amount of money. 3 PRESIDING JUDGE: Just pause, Mr Anyah. Ms Hollis, I 4 didn't rule on your objection, but it appears the witness has answered your objection for you. 13:30:19 5 MS HOLLIS: Thank you, Madam President. 6 7 PRESIDING JUDGE: Proceed, Mr Anyah. I'm just keeping my eye on the time, but please complete that question. 8 9 MR ANYAH: I understand: Mr Witness, we agree on one thing that you have benefitted 13:30:31 10 Q. from money received by the Special Court since you started 11 12 serving as a witness in March of 2005? Do you agree with me that 13 about that? 14 Α. Yes. MR ANYAH: I have nothing further, Madam President. 13:30:48 15 PRESIDING JUDGE: When you say "nothing further" are you 16 17 keeping your eye on the time for the lunchtime adjournment, or do you mean for your cross-examination, Mr Anyah? 18 19 MR ANYAH: I have nothing further in cross-examination. I 13:31:01 20 tender the witness. 21 PRESIDING JUDGE: Thank you. Ms Hollis, I note the time. 22 I think it would be appropriate to commence re-examination after the lunchtime adjournment. 23 MS HOLLIS: Yes, Madam President, and there will be 24 13:31:11 25 re-examination, some questions. 26 PRESIDING JUDGE: Mr Witness, we're now taking the 27 lunchtime adjournment. Counsel for the Defence does not have any 28 questions of you, but the Prosecution counsel will have some. We will recommence court at 2.30. Please adjourn court until 2.30. 29

	1	[Lunch break taken at 1.30 p.m.]
	2	[Upon resuming at 2.30 p.m.]
	3	PRESIDING JUDGE: Ms Hollis, you have some re-examination
	4	of the witness? Oh, perhaps I should note a change of appearance
14:30:58	5	on the Prosecution Bar.
	6	MS HOLLIS: Yes, Madam President, we are joined this
	7	afternoon by Christopher Santora. That is the only change to the
	8	composition.
	9	PRESIDING JUDGE: Thank you, Ms Hollis. Mr Anyah, I note
14:31:18	10	you are as before.
	11	MR ANYAH: That's correct, Madam President. Thank you.
	12	PRESIDING JUDGE: Yes, thank you. Ms Hollis, your
	13	re-examination please.
	14	MS HOLLIS: Thank you, Madam President.
14:31:27	15	RE-EXAMINATION BY MS HOLLIS:
	16	Q. Good afternoon, Mr Witness.
	17	A. Good afternoon, ma'am.
	18	Q. First, I would like to ask you some questions about your
	19	testimony that you gave today. For the first set of these
14:31:39	20	questions I will be referring to what is in my font page 50,
	21	beginning at line 11, over to page 51 and then page 52.
	22	Mr Witness, the Defence counsel today asked you about
	23	disagreements you had with Issa Sesay. Do you recall that?
	24	A. Yes.
14:32:12	25	Q. And he asked you at one point if there was a time when you
	26	saw Issa Sesay's bodyguards opening fire on Guineans and you
	27	refused to fire at the Guineans, and you said that after that
	28	incident Mosquito assigned you to Baiima as some kind of
	29	disciplinary measure. Do you remember that?

1 A. Yes.

2 Q. Would you please tell the Court how that incident occurred3 where you refused to fire at Guineans?

4 A. Yes.

14:32:55 5 Q. Please do so.

Well, I had gone from Buedu to Kailahun and it was my 6 Α. 7 commander, Mike Lamin, who sent me to go Baiima to Eagle and from 8 there go to Kuiva to Manowai so they would give me some food for 9 him and I would bring that food to Buedu for us and the family 14:33:39 10 who were there. So when I got to Kailahun I used a vehicle, but then I had a problem with - I had a flat tyre. At that time we 11 12 were approaching evening hours and so I passed the night there 13 because I could not go through. I slept in Kailahun.

14 Early in the morning the Guineans started Launching towards 14:34:21 15 Kailahun Town. They were using those heavy weapons. CO Steward 16 and I went to the border and we saw the Guinean soldiers. They 17 had come, but they were on their own end in Guinea and they were 18 clearing the place to erect a hut. That is the time they were 19 firing towards the Kailahun end.

14:35:0720We put some soldiers there - they were in an ambush, the21soldiers we had gone with - for them to guard the river that was22there to prevent the Guineans from crossing in case they would23attempt to cross over to us so they would not allow them to cross24over to us.

14:35:32 25 We came back to Kailahun. We came back to Kailahun,
together with Steward, and went to Augustine Gbao and we sent a
message to Mosquito and Issa. At that time they were in Buedu.
We told them that that was what the Guineans had done, that they
had launched an attack on our end in Sierra Leone, and Issa went

1 to us in Kailahun. Mosquito sent Issa to meet us in Kailahun and 2 we explained exactly what we had observed at the crossing point. 3 While I was explaining, one of his bodyguards by the name 4 of Isiaka [phon] - that is Issa's bodyguard by the name of Isiaka - said that all that I was telling Issa about the enemies 14:36:38 5 was all lies. He said the gunshots that we were hearing that the 6 7 enemies had already crossed and they were coming towards 8 Kailahun, so if I had said that the enemies were across the river 9 and just shooting towards us that was a lie because the enemies 14:37:08 10 had already crossed according to him.

11 Issa was annoyed with me because of the information that I 12 was giving to him. He relied more on what his bodyguard was 13 telling him more than what I was telling him. Issa told me to go 14 with soldiers to stop the enemies that had crossed already from 14:37:38 15 continuing their journey into our territory, and he said if I 16 allowed the enemies to enter into Kailahun he will do a bad thing 17 to me.

All of us went together with the same Isiaka that had said 18 19 I was telling a lie and we went as far as the riverside. The 14:38:06 20 soldiers who were in ambush we met them there and we saw the 21 Guineans across in Guinea. I told Isiaka, I said, "You see, 22 Isiaka, these are the things you do that commanders will be annoyed with your soldiers and they will do bad things to them. 23 24 Now, have you seen the enemies over the river? That was the same 14:38:40 25 report that I was making, that they were there". He said, "Issa 26 has told me that when we would come to that place and see the 27 enemies we should open fire on them", and I said, "I will not do 28 it". I told him that, "You go and tell Issa that the enemies have crossed and they are going towards Kailahun. If I see them 29

1 on the way going towards Kailahun then I will open fire on them 2 ...", I said, "... but being that they are across over into 3 Guinea I am not going to open fire on them". So I told some 4 soldiers that we should come up to a village called Buedu, about 50 to 60 yards distance between the village and the riverside, 14:39:39 5 and so after I had taken some soldiers and brought them to the 6 7 village, Isiaka ordered the other soldiers that they should open fire on the Guineans because he said that was Master's orders. 8 9 And Isiaka, together with the other soldiers, opened fire on the Guineans. And the Guineans responded. They killed three of our 14:40:10 10 - about three of our soldiers right there and they wounded some 11 12 of them and Isiaka ran to the village where I was. He said I 13 should take reinforcement to them, I should reinforce them. He said I had sold them out, because I have taken a lot of manpower 14 14:40:49 15 from the place and brought them to the village. And I said I was not going there. I also said that no soldier will join him. 16 17 Those that I have brought to the village, none of them will join And he started shooting, threatening them, using arms. 18 them. 19 While doing that he killed one of the SLAs bodyguards who 14:41:23 20 had joined him on that mission. And I also wanted to kill him, 21 Isiaka, because of that. But a group of people held me and they 22 said I should not kill him. They took the arm away from me. And 23 I told him - I responded to the comment that he had made, that I 24 had sold them out, that I was not the one who had sold them out. 14:41:54 25 I have not sold their lives. I said, "It is your commander, 26 Issa, who sold us out, all of us, because they took diamonds and 27 they said the diamonds were meant for arms and ammunition and 28 Issa took the diamonds and he did not bring arms and ammunition in return. And now look at the enemies launching against us and 29

1 they are well organised. They are well equipped where they are. 2 We don't have anything except these ordinary arms and now you are 3 telling me to open fire on them?" I said, "I was not the one who 4 betrayed you, it was your commander who betrayed us." And he ran to Issa, in Kailahun, and he told Issa that, "OG 14:42:57 5 held a meeting in the bush, against you and the diamonds that -6 7 in relation to the diamonds that you took to Liberia and he has been inciting soldiers against you." And Issa invited me. 8 But 9 when he invited me, my brothers who came to give me the message, the RUF fighters, they told me that, "Boss, that man is really 14:43:35 10 unwell with you. Don't just go to him like that." 11 12 So when I went I did not go close to him. I stayed in a 13 distance and I greeted him. And he got up. The way I saw him take his pistol out, he wanted to shoot me. So I escaped. I hid 14 14:44:12 15 el sewhere. 16 Q. So, Mr Witness, this is the incident that resulted in you 17 being sent Baiima? Yes, that was the incident. When he finally reported me to 18 Α. 19 Mosquito, Mosquito in turn assigned me Baiima. 14:44:32 20 0. Now, when Defence counsel was asking you about 21 disagreements with Issa Sesay he also asked you about a Guinean 22 operation and you told the Court about a time in 2001 when he 23 said you should go to Guinea as a reinforcement and you refused. 24 Mr Witness, when you said he said you should go to Guinea, who 14:45:00 25 was it who said you should go to Guinea as a reinforcement? 26 Α. It was Issa. 27 Q. Did he say who you were reinforcing in Guinea? 28 Α. Yes. He said - what he told me, he said they had organised 29 NPFL soldiers to cross by the Liberia border, the Liberia-Guinea

border and they were to cross into Guinea. He said so I should
 go and join them and all of us will cross over into Guinea and I
 said I was not going there.

4 Q. Thank you, Mr Witness. Now, Mr Witness, Defence counsel also asked you about Sam Bockarie leaving the RUF and your 14:45:55 5 whereabouts during this time and I am referring in my draft font 6 7 Mr Witness, you said that you were not to page 75, line 7 to 16. 8 with Sam Bockarie when he crossed to Liberia. You said, "We were 9 on the way going to Buedu." Who was it who was on the way going to Buedu? 14:46:28 10

11 A. It was myself, Issa Sesay with some RUF and AFRC soldiers.

12 Q. And why were you going there?

Well, Issa said that we were to go and advise Mosquito. He 13 Α said but he knew Mosquito very well, he was his brother. He said 14 14:47:04 15 if he did not heed to his advice we were going to fight him. Now, for these next few questions I would like to refer you 16 Q. 17 back to testimony you gave yesterday, 17 November, and the first questions I would like to ask you relate to Defence counsel's 18 19 questions about your trip through Monrovia back to Sierra Leone 14:47:30 20 after the coup in 1997. I am referring to pages 20353 to 20354 21 of yesterday's transcript.

22 Defence counsel asked you questions about a prior statement 23 in which you said you knew nothing about an RUF contingent in 24 Liberia, there was only a contingent of SLA peacekeepers in 25 Liberia at the time. Do you remember that question? 26 A. Yes, sir.

Q. And when you were answering subsequent questions to that
one you said there was no RUF contingent in Liberia but there
were former RUF fighters with the NPFL. You said they had

1 trained as RUF but they had been with the NPFL for a long time. 2 Who were these former RUF that you were referring to? Well, some of them were there. Like, there was one of our 3 Α. 4 brothers who was called Hassan, he had been with the RUF, all of us trained together, but at that time he was with the NPFL. 14:49:01 5 Q. And do you know how it came about that he was with the RUF 6 7 and now at this time he was with the NPFL? Α. Yes. 8 9 0. How did that come about? All of us crossed to Bomi Hills in 1991, so at that time 14:49:22 10 Α. when we came inside they did not come with us, they stayed with 11 12 the NPFL. But I saw him in Monrovia the time we went. There was 13 another one called Ibrahim Sesay. At the time I went there now

he was a tailor, because after they had been disarmed he said he14:50:08 15 was now trained as a tailor.

Q. Now, Mr Witness, Defence counsel asked you if the fact that
these former RUF fighters, he referred to them as ex-RUF fighters
if the fact they were ex-RUF fighters means they were no longer
members of the RUF and you said, "Yes, at that moment." Now,
when you said that these ex-fighters were no longer members of
the RUF at that moment, what did you mean?

A. Well, they were not in the RUF controlled territory. They
were now in Monrovia. So that's why I said they were not members
at that moment.

14:51:10 25 Q. Also yesterday, starting on page 20354 and the questions
26 basically went all the way through 20360 - starting on page 20354
27 Defence counsel asked you about how you travelled to Sierra Leone
28 from Monrovia, he asked about how many travelled with you and if
29 you were travelling on official RUF business. Now, in relation

to whether you were travelling on official RUF business - I am
referring to page 20357 lines 24 to 29 - you said this:

3 "That even though we had it in our minds to go back to
4 Sierra Leone and join the RUF, but at that time you wouldn't say
14:52:01 5 - you wouldn't say I was going to join the RUF because they were
6 now at the time of peace and they didn't want war. At that time
7 we were would just say that we were RUF but we were refugees that
8 were going to Galehun area to link up with our family members."

9

Do you remember saying that?

14:52:32 10 A. Yes, ma'am.

When you said that, "We had it in our minds to go back to 11 Q. 12 Sierra Leone and join the RUF", who were you referring to? 13 Α. That is the RUF soldiers who had disarmed and were in 14 Bopolu, those who came along with Mike Lamin and myself. 14:53:09 15 0. I now refer to page 20360. Defence counsel asked you if you agreed with him that some of the refugees in places like the 16 17 Samuka refugee camp joined you and Mike Lamin and others to go back into Sierra Leone and you agreed with Defence counsel. 18 Then 19 Defence counsel asked you if indeed the so-called refugees - you 14:53:42 20 refugees had cards issued by the UNHCR to each of you and you 21 answered that, "Some people had it, but we did not have it." 22 When you say that some of the people had the UNHCR card, but we did not have it, who did you mean by "we"? 23

A. Like the civilians, those who crossed with us, some of them 14:54:25 25 came with us to Sierra Leone. They had the ID cards. But like me, I did not have the ID card. Mike Lamin did not have the ID card. Bai Bureh did not have that ID card. Monica Pearson did not have that ID card.

29 Q. Mr Witness, if you know, can you tell us how many people in

	1	this group you were with did not have these refugee cards?	
	2	A. We were over 70 even, those of us who did not have the	
3 refugee card.			
	4	Q. I will now be referring to page 20418, starting at line 6,	
14:55:23	5	on to page 20420, line 18. Defence counsel asked you questions	
	6	about the time you saw Jungle in Kenema with Mosquito. Do you	
	7	remember being asked those questions?	
	8	A. Yes.	
	9	Q. Now, to be clear, when you saw Jungle in Kenema with	
14:55:46	10	Mosquito, where were you assigned?	
	11	A. Well, at that time I was assigned to Tongo.	
	12	Q. Now you've earlier told the Court that you were assigned to	
	13	Tongo, then you went to Freetown and then you were sent back to	
	14	Tongo. So when you say you were assigned to Tongo, when you saw	
14:56:10	15	Jungle, was it before you went to Freetown or was it after you	
	16	left Freetown?	
	17	A. It was before I went to Freetown.	
	18	MS HOLLIS: I will now be referring to page 20451, starting	
	19	line 12, to 20453 at line 10:	
14:56:33	20	Q. Defence counsel also asked you questions about someone	
	21	called Senegalese. Did you know Senegalese by any other name?	
	22	A. No, except when he used to refer to him as Make Room. It's	
	23	a funny name.	
	24	Q. He referred to him as what?	
14:56:59	25	A. Make Room.	
	26	Q. Did you ever learn why he was called Senegalese?	
	27	A. Yes, because he was tall. Senegalese they said are tall	
	28	people and Senegalese, the one I knew, was tall.	
	29	Q. Now I would like to ask you some questions about evidence	

1 you gave on 14 November, that is last Friday, and the first 2 references will relate to page 20272, 20273 and also 20332, lines 3 Mr Witness, Defence counsel referred you to interviews 27 to 29. 4 that had been conducted with you by the Office of the Prosecutor involving the date of your capture, where you were trained and 14:58:15 5 other matters and you admitted you did not tell the truth in 6 7 those interviews. You said you had a reason to not tell the truth. What reason did you have to not tell the truth in those 8 9 interviews with the Office of the Prosecutor? 14:58:41 10 Well in 2003, during the first and second meetings that I Α. had with the Prosecution, at that time the Special Court had just 11 12 been established in Freetown. We used to hear rumours that those 13 who were captured in 1991 and rose up to the rank of colonel, 14 they said the court was meant for them. So while I was sitting 14:59:30 15 some day and I saw the people from the Special Court and they asked me questions, I just thought to myself that if I had said I 16 17 was captured in 1991, or that I rose up to the rank of a

18 lieutenant-colonel, I thought they would arrest me. So, in spite
19 of all the words of encouragement that they gave to me, I just
15:00:08 20 thought that it was a bait for me.

MS HOLLIS: Now my next references will be to pages 20276, beginning at line 14, and the questions and answers continued through to page 20282, line 29:

Q. Mr Witness, Defence counsel asked you about Black Gadaffa
and he asked you if you had heard of Oliver Varney, Anthony
Mekunagbe and later he asked you about a person called Yegbeh
Degbon. In the course of asking you these questions he showed
you an exhibit that had these three names on the exhibit and on
other exhibits, and then Defence counsel told you that President

1 Blah had suggested to this Court that these three men were 2 executed for attempting to overthrow President Taylor: Oliver 3 Varney, Anthony Mekunagbe and someone named Yegbeh Degbon. He 4 asked if you were aware of this and you said "No". Then Defence counsel said that he would look at some of what Moses Blah said 15:01:31 5 about Black Gadaffa and these other things. Do you recall being 6 7 asked about that?

PRESIDING JUDGE: Mr Anyah?

9 MR ANYAH: Yes, I apologise for interrupting, but just to be more precise I am looking at the question I posed in relation 15:01:52 10 to this and I did not phrase it in the context of President 11 12 Taylor. I spoke in the nature of overthrow the leadership of 13 Charles Taylor in 1992. The precise question I pose is at page 14 20278. I am wondering if perhaps counsel just misspoke when she said "President Taylor", because he wasn't President at that 15:02:18 15 16 time.

17 MS HOLLIS: I did and thank you to the counsel for that 18 correction:

Now, Mr Witness, do you recall being asked these questions

15:02:34 20

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by Defence counsel?

21 Yes, ma'am. Α.

22 Now, for completeness, let's take a look at more of what 0. 23 Moses Blah said about his knowledge of Black Gadaffa and his 24 knowledge of the alleged involvement of Yegbeh Degbon in 15:02:53 25 attempting to overthrow Charles Taylor. Regarding Black Gadaffa I would refer to 19 May, page 10177, lines 1 to 8. At that sight 26 27 here is what Moses Blah said about his knowledge of Black 28 Gadaffa. He was asked, "What was Black Gadaffa?", and he 29 answered, "What was the real name?" Then he was asked, "What was

1 Black Gadaffa?" He answered, "Except if you come - except if you 2 come with the real name, then I will know who that Black Gadaffa is or was. I cannot remember". Then he was asked, "I'm talking 3 4 about Black Gadaffa", and the answer was, "I can't remember." Are you aware that Moses Blah said that about his knowledge of 15:04:12 5 Black Gadaffa? 6 Yes, I have seen it now. I recall. 7 Α. Now, Mr Witness, regarding Yegbeh Degbon, on 19 May, again 8 0. 9 at page 10177, lines 17 to 29, here is what Moses Blah said about his knowledge of Mr Degbon's membership in Black Gadaffa and his 15:04:47 10 involvement in a coup. The question to him was: 11 12 "Q. In any event, what I'm now asking you about - could we go back to page 1, please, first of all. Number 11 on that 13 14 page, Yegbeh Degbon, he was a member of the Black Gadaffa 15:05:15 15 coup, wasn't he? This I cannot remember. What I knew was that this man 16 Α. 17 was executed. I know of that. Was he executed for his involvement in a coup attempt? 18 Q. 19 I cannot remember this. All I know was that he was Α. 15:05:41 20 executed. Most of the executed people I was told that they were executed. You know, I told you about my assignment. 21 It was not a stationary assignment. I had been up and down 22 wherever NPFL was in control of, so I wouldn't know most 23 24 of these things happening." 15:06:07 25 Are you aware that Moses Blah said that about his knowledge 26 of Yegbeh Degbon and his role in an alleged coup? 27 Α. Yes, I heard it, but I didn't know. 28 MS HOLLIS: Now I will be moving to pages 20284, starting 29 at line 3, and the questions and answers went to 20288, line 17:

1 Q. Mr Witness, Defence counsel also asked you questions about 2 when ULIMO cut off the border between Sierra Leone and Liberia. 3 Do you remember him asking those questions? 4 Α. Yes. And you were shown exhibit D-1, a map which had been 15:07:01 5 0. Now when you answered Defence counsel about the border marked. 6 7 at Pujehun District, when that was closed off, Defence counsel told you that he was asking about the entire area marked on 8 9 exhibit D-1. If the witness could please be shown that exhibit D-1 and if the witness could first be provided with the exhibit 15:07:29 10 so that he can familiarise himself with it again. Do you 11 12 remember being shown that exhibit, Mr Witness? 13 Α. Yes. Now, as you see that exhibit, is it correct that Grand Cape 14 Q. Mount County in Liberia borders on Pujehun District in Sierra 15:08:14 15 Leone? 16 17 Α. Yes. And is it correct that Lofa County, in Liberia, borders on 18 Q. 19 Kailahun District in Sierra Leone? 15:08:32 20 Α. Yes. 21 Now, during the period 1991 to 1994 you have testified you 0. 22 were in Pujehun District. During that time did you ever travel 23 through Liberia to Kailahun District? 24 Α. No. 15:08:54 25 Q. And during that time did you ever travel to Lofa County in 26 Li beri a? 27 Α. No. 28 Q. Defence counsel referred you to some of what Varmuyan 29 Sherif said about the time period for closing that border and he

1 referred you to testimony on 10 January at pages 976, 977 and 2 978. Now, for completeness let's look at what else 3 Varmuyan Sherif said about ULIMO's control over the border areas when the border was closed. Firstly, I will be referring to the 4 14 January transcript, page 1196. 15:09:39 5 MR ANYAH: Thank you, Ms Hollis. I have it. 6 7 MS HOLLIS: Now, Mr Witness, on that page of the transcript Mr Sherif 8 0. 9 was asked, "What year did ULIMO gain control over Grand Cape Mount?" Varmuyan Sherif stated, "From the ending of '92 to 1993 15:10:18 10 ULIMO was in control of Grand Cape Mount", and so Varmuyan Sherif 11 said, "From the ending of 1992 to 1993 ULIMO was in control of 12 13 Grand Cape Mount." Now, is that consistent with your 14 recollection of events? Yes, because from 1992 - from the end of 1992 even towards 15:10:45 15 Α. the Pujehun area ULIMO had cut off the supply line between us and 16 17 the NPFL. Regarding ULIMO control over Lofa County Varmuyan Sherif 18 Q. 19 also gave additional testimony. I am referring to 9 January, 15:11:15 20 page 803, line 17 to 20, and 9 January, page 805, lines 17 to 20. 21 Varmuyan Sherif was asked: 22 "0. When did you initiate your attack against Lofa County? A. '92 and into '93. Throughout the years we were 23 fighting in Lofa." 24 15:11:50 25 Then at page 805 he was asked: 26 "Q. And at what point in time did ULIMO have total control 27 of Lofa County? 28 Α. The end of 1993 ULIMO had - '93 and the beginning of 1994 ULIMO had total control of Lofa County." 29

	1	Now, Mr Witness, while you were in Pujehun District from
	2	1991 to 1994 what information, if any, were you receiving from
	3	Lofa County, Liberia?
	4	A. Well, they just said that the ULIMO and NPFL were fighting
15:12:37	5	there, but I didn't know about any other thing else.
	6	Q. My next references will be in the 14 November transcript at
	7	pages 20293, starting at line 19, to page 20295, line 29.
	8	Defence counsel asked you about communications between Foday
	9	Sankoh and Charles Taylor while you were at Zogoda in 1994 and he
15:13:20	10	referred you to a prior statement wherein you said that Action
	11	Man would bring a letter and say Charles Taylor wanted to speak
	12	with Foday Sankoh. Do you recall Defence counsel referring you
	13	to that prior statement?
	14	A. Yes.
15:13:41	15	Q. Tell the Court, please, when did you first meet Action Man?
	16	A. Action Man or Zedman?
	17	Q. Action Man.
	18	A. Well, Action Man, it was in 1996 that I saw him in Danané.
	19	Q. Did you see Action Man in any locations other than Danané?
15:14:12	20	A. No, I did not see Action Man apart from in Danané, no.
	21	Q. My next reference is to page 20327 starting with line 11.
	22	Now, at one point in his questioning Defence counsel referred you
	23	to a map D-25. Could that exhibit be shown to the witness,
	24	pl ease?
15:14:55	25	A. Yes. Yes, sir.
	26	PRESIDING JUDGE: Mr Witness, I see you have your hand up.
	27	THE WITNESS: Yes, I want to ease myself.
	28	PRESIDING JUDGE: Please assist the witness.
	29	Yes, Ms Hollis, please proceed.

1 MS HOLLIS: Thank you, Madam President. Now, firstly, if 2 this could be shown to the witness so he has a chance to 3 familiarise himself with it again: 4 Q. Do you remember being shown that map? 15:19:53 5 Α. Yes. Mr Witness, Defence counsel said the document you are 0. 6 7 looking at, it's a UN document. At the top it says "Liberia, demobilisation sites 22 November 1996 to 12 February 1997". At 8 9 the middle of the page, at the bottom right-hand corner it says, "Total number of soldiers disarmed and demobilised, 21,315". 15:20:20 10 And if we go to Monrovia, if we go up to Monrovia, we see that 3,758 11 12 were disarmed. Mr Witness, as you look at that map, do you see any notation on that map showing how many NPFL had been disarmed? 13 14 Α. No. 15:20:57 15 0. Do you see any indication on that map showing how many members of the NPFL had arms? 16 17 Α. No. MS HOLLIS: Madam President, we have no further questions. 18 19 PRESIDING JUDGE: Thank you, Ms Hollis. 15:21:30 20 Mr Witness, I wish to clarify one part of your evidence 21 Counsel, I am referring here to page 11, lines 16 this morning. 22 to 20. Mr Witness, you were asked some questions about Kenema 23 and events that happened in Kenema and you answered some of the 24 questions. Did you actually go to Kenema in this Operation Stop 15:21:56 25 El ections? 26 THE WITNESS: Yes, I went to Kenema. 27 PRESIDING JUDGE: Thank you. That was my question. Any 28 questions arising, counsel? MS HOLLIS: No, ma'am. 29

1 MR ANYAH: No, Madam President. 2 PRESIDING JUDGE: Thank you. Mr Witness, that is the end of your evidence. We thank you for coming to Court today and the 3 4 last few days to deal with it. Just a moment, I have just been reminded that there is maybe an application. I apologise, 15:22:20 5 Mr Witness. Ms Hollis? 6 7 MS HOLLIS: Madam President, there was one document marked for identification. It was a drawing that the witness had done. 8 9 I believe it was marked for identification as 11. PRESIDING JUDGE: That is correct. 15:22:36 10 MS HOLLIS: We would ask that that be admitted into 11 12 evi dence. 13 PRESIDING JUDGE: Mr Anyah, you have heard the application. 14 MR ANYAH: No objection to the application. 15:22:46 15 PRESIDING JUDGE: Thank you. That was a one page document, a hand drawing by the witness. It will become Prosecution 16 17 exhibit P-224. [Exhibit P-224 admitted] 18 19 I think there are no other matters. I will release the 15:23:09 20 witness. Mr Witness, that is the end of your evidence and we are 21 grateful for you coming to Court and giving your evidence over 22 the last few days. You are now free to leave the Court and we wish you a safe journey home. Please assist the witness to 23 24 leave. 15:23:27 25 THE WITNESS: Thank you, ma'am. Thank you to you all. 26 PRESIDING JUDGE: Ms Hollis, we have been privy to some 27 exchange concerning the incoming witnesses. 28 MS HOLLIS: May I hope to clarify? PRESI DI NG JUDGE: Yes. 29

1 MS HOLLIS: The next witness that the Prosecution had 2 intended to call, because of his schedule, was TF1-358. That 3 witness in fact arrived here late last night. I have learned 4 this afternoon that, in fact, there is a five page investigative 15:24:16 5 note from 18 and 19 August 2008 which has not been or was not 6 until today disclosed to the Defence. As of 13:15 hours today it 7 was disclosed to the Defence.

8 It is my understanding that there is a substantive 9 information in this note. That certainly means to the 15:24:39 10 Prosecution that because of our failure to make timely disclosure 11 the Defence will need time to review that note before being 12 prepared to proceed with this witness.

13 So I want to bring that to the attention of the Court and 14 for that reason, unless the Defence were to say they were 15:24:56 15 prepared to proceed with this witness, we would not proceed with 16 this witness as our next witness.

PRESIDING JUDGE: Thank you, Ms Hollis. Mr Anyah, you are
aware of this situation?

MR ANYAH: Madam President, Mr Terry Munyard my colleague
will be undertaking the examination of that witness and perhaps
with leave of Chamber could he respond to this issue?

22 PRESIDING JUDGE: By all means. Mr Munyard, if you can
23 assist us, please.

24 MR MUNYARD: Yes, thank you, Madam President.

15:25:2825PRESIDING JUDGE:May I just note that there are protective26measures in relation to this witness.

27 MR MUNYARD: Yes, certainly. All I want to say is to thank 28 my learned friend Ms Hollis for disclosing this document.

29 Obviously it's late, but at least it has been served because the

witness has crossed the threshold of the Court. It was sent to
 me by email one hour ago. I've had a cursory look through it. I
 can't say at the moment - entirely frankly I can't say whether I
 would need more time or not.

15:26:07 5 Might I suggest that we simply review the situation in the
next hour, because if I don't need more time from, say, tomorrow
morning then we could start with that witness tomorrow morning.
But I couldn't tell the Court one way or the other right now if I
am going to need more time. I suspect I may not need any more
time than from now until first thing in the morning.

11 Can I, while I'm on my feet, also put down a very clear 12 marker. This witness is an expert witness. We did attempt last 13 week in some email correspondence that eventually ran into the 14 sand to see if there was a way in which the witness's evidence 15:26:48 15 could be reduced in writing and read by the Court. I ended up 16 getting no final response from those opposite and so the witness 17 has come to court.

Now, what I was hoping to do was reduce the witness's evidence to that area of expertise which is truly his and I am simply raising this so that my learned friends opposite and the Court knows that if the witness attempts to go beyond the area or areas that can be properly said to be their areas of expertise then we will be objecting.

I am conscious that we are in open session and so I am saying no more than that because I hope nothing I have said identifies the witness in any way, shape or form, but I hope everybody understands. I would ask the Court's indulgence for the rest of the day, it's only an hour, for us to consider this further note and then to indicate either tomorrow morning or

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possibly even before tomorrow morning, I can't give a specific
 time, whether or not we are ready to proceed with that particular
 witness.

4 PRESIDING JUDGE: Ms Hollis, the hour that counsel requires 15:28:12 5 would bring us up to our normal closing time. It appears to me 6 to be a reasonable application.

7 MS HOLLIS: We would simply note for the record - and of 8 course we agree it is a very reasonable application. We would 9 note for the record that should it occur that TF1-358 doesn't go 15:28:30 10 forward tomorrow the witness we would call tomorrow would be 11 TF1-274.

PRESIDING JUDGE: As I have already noted, and counsel has
 conceded, this is a reasonable application. We will therefore
 adjourn now to allow counsel for the Defence to familiarise and
 study the documents that have been disclosed.

16We will resume court tomorrow morning at 9.30. If there17are further applications that arise then we will deal with them18at that time. Please adjourn court until tomorrow at 9.30.19[Whereupon the hearing adjourned at 3.30 p.m.20to be reconvened on Wednesday, 19 November 200821at 9.30 a.m.]

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