

Case No. SCSL-2003-01-T

THE PROSECUTOR OF THE SPECIAL COURT V.

## CHARLES GHANKAY TAYLOR

THURSDAY, 21 AUGUST 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:

For the Registry:

Ms Advera Kamuzora Ms Rachel Irura

Mr William Romans Ms Carolyn Buff

For the Prosecution:

Mr Nicholas Koumjian Ms Ruth Hackler Ms Maja Dimitrova

For the accused Charles Ghankay Mr Courtenay Griffiths QC Taylor: Mr Morris Anyah

1 Thursday, 21 August 2008 2 [Open session] [The accused present] 3 4 [Upon commencing at 9.30 a.m.] PRESIDING JUDGE: Good morning. I note a change of 09:18:51 5 appearance, Mr Koumjian. 6 7 MR KOUMJIAN: Good morning your Honours and counsel. For the Prosecution today: Ruth Mary Hackler, Maja Dimitrova and 8 9 myself Nicholas Koumjian. PRESIDING JUDGE: Thank you. Mr Griffiths? 09:30:45 10 MR GRIFFITHS: Good morning Madam President, your Honours, 11 12 counsel opposite. For the Defence today: Myself Courtenay 13 Griffiths and my learned friend Mr Morris Anyah. Unfortunately 14 Mr Munyard cannot be with us today. He is still indisposed. PRESIDING JUDGE: I am sorry to hear that, Mr Griffiths, we 09:31:04 15 16 wish him a speedy recovery. 17 MR GRIFFITHS: I am grateful. PRESIDING JUDGE: If there are no other matters | will 18 19 remind the witness of his oath. 09:31:15 20 Mr Witness, you recall that yesterday you took the oath to 21 tell the truth. That oath is still binding on you today. You 22 must answer questions truthfully. You understand? THE WITNESS: Yes. 23 24 PRESIDING JUDGE: Mr Koumjian, please proceed. 09:31:28 25 WITNESS: TF1-367 [On former oath] 26 EXAMINATION-IN-CHIEF BY MR KOUMJIAN: [Cont.] 27 Q. Good morning, Mr Witness. 28 Α. Good morning. 29 Sir, yesterday you told us that Sam Bockarie and Issa Sesay Q.

	1	had appointed you the mining commander and you had gone to Kono.
	2	Can you tell us for approximately how long were you in that
	3	position as mining commander?
	4	A. From '98 to 2000.
09:32:10	5	Q. During that time was there ever any interruption where you
	6	were unable to act as the mining commander for a period of time?
	7	A. Yes.
	8	Q. And very briefly now, and we'll go into it in more detail
	9	later, what caused the interruption in your time as the mining
09:32:34	10	commander?
	11	A. It reached a time, and at that time we were now in Koidu
	12	Town, they put an allegation against me that I had lost diamonds,
	13	so since then they started conducting an investigation against me
	14	and then I was later sent to Buedu to Sam Bockarie.
09:33:21	15	Q. Sir, we will come back to that in a moment in more detail.
	16	Can you just tell us for approximately how long, because of that
	17	event, were you not acting as the mining commander?
	18	A. Yes.
	19	Q. For how long approximately?
09:33:51	20	A. It took about two and a half - and a half months.
	21	Q. Okay, thank you. Sir, can you explain to us what your
	22	duties were as the mining commander?
	23	A. Yes, the job I was doing was to ensure that all the mining
	24	sites where we were working if I was not present on the daily
09:34:40	25	basis there were people I sent there. And then if they got
	26	diamonds at any particular location there were people who
	27	collected them and brought them to me and from there we would sit
	28	and arrange and then sort them out before we took them to Issa
	29	Sesay.

1 Q. Who was your commander at the time that you were the mining 2 commander? 3 There were two people who were my commanders. Α. One was 4 Sam Bockarie and two was Issa Sesay. Up until the end of your time as mining commander, you said 09:35:51 5 0. you were the commander up until some time in 2000, were both 6 7 Sam Bockarie and Issa Sesay your commanders or did anything change? 8 9 Α. Sam Bockarie left at a point in time and went to see Charles Taylor in Liberia, so Issa Sesay was now in command. 09:36:20 10 You've talked about your job it was "to ensure that all the 11 Q. 12 mining sites where we were working" - you explained what had to 13 happen. Can you tell us now where those sites were located that 14 you were responsible for? 09:36:49 15 Α. Yes. First in which district, or districts, were the sites that 16 Q. 17 you were responsible for? 18 It was in the Kono District. That was where I was Α. 19 responsible for. 09:37:12 20 0. Okay. Were you ever responsible for any sites outside of 21 the Kono District? 22 Yes, later. It was in the Kenema District and the place is Α. 23 called Tongo Field. 24 Q. Can you tell us approximately when it was that you became 09:37:35 25 responsible also for the fields - the Tongo Fields? 26 I cannot tell the exact date now, but it took some time Α. 27 because I did not actually go there in person, but I sent 28 somebody there, a representative. 29 Okay. Who did you send to Tongo Fields as your Q.

	1	representati ve?
	2	A. It was Mike Nimley.
	3	Q. And who is or who was Mike Nimley?
	4	A. STF.
09:38:39	5	Q. Who was Mike Nimley reporting to?
	6	A. He reported to me.
	7	JUDGE SEBUTINDE: Are we going to have a spelling,
	8	Mr Koumjian?
	9	MR KOUMJIAN: Just a moment. Your Honours, I believe the
09:39:06	10	bar's spelling is N-I-M-L-E-Y:
	11	Q. Sir, can you recall, first of all, how many sites were
	12	there in the Kono District that you were responsible for?
	13	A. Yes, I know.
	14	Q. Okay. Can you tell us how many sites you were responsible
09:39:34	15	for in the Kono District?
	16	A. Should I call the names?
	17	Q. Okay, first let's do that. Can you tell us the names that
	18	you recall of the sites that you were responsible for?
	19	A. One was Tombodu; two, Kaisambo; three, Benz Garage; four,
09:40:39	20	Bondovul ahun; five, Ngaya; six, Ndomahina; seven, Bandafay; and
	21	there were many others.
	22	Q. You indicated - well, first of all where were you based at
	23	the time that you were the mining commander?
	24	A. It was in Kokuima in mining camp, but it was based in
09:41:30	25	Kokui ma.
	26	Q. Was Kokuima itself a headquarters only, or was it anything
	27	more than a headquarters?
	28	A. Yes, Kokuima was our mining headquarters. Even if you went
	29	to anywhere else you will have to report at Kokuima.

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1 Q. Did any mining go on in Kokuima itself? 2 Α. Yes, that was where I called Benz Garage. It is in Kokuima 3 that the Benz Garage is located. 4 PRESIDING JUDGE: Mr Koumjian, before we move on there are some spellings, there are some new words to me, and I note too 09:42:17 5 the record has not got them correct. Ngaya is incorrectly spelt, 6 7 but Ndomahina and number seven are new names to me, I think. MR KOUMJIAN: I will go through the ones that I believe are 8 9 not spelled correctly or that we have. First the third one perhaps I could just clarify. The witness has said Kokuima which 09:42:36 10 we have spelled before I believe, but he said Benz Garage: 11 Is that two words, Mr Witness? 12 Q. 13 Yes, Kokuima is an area and Benz Garage is a walking spot Α 14 that is within Kokuima. MR KOUMJIAN: The fourth site that the witness mentioned 09:43:01 15 was Bondovulahun, B-O-N-D-O-V-U-L-A-H-U-N. The fifth site, Ngaya, 16 17 N-G-A-Y-A. The sixth location mentioned, Ndomahina, N-D-O-M-A-H-I-N-A. The seventh Bandafay, B-A-N-D-A-F-A-Y. 18 19 JUDGE SEBUTINDE: And the second, Kaisambo, or something 09:44:04 20 like that, site number two? 21 MR KOUMJIAN: Kaisambo, K-A-I-S-A-M-B-O. 22 PRESIDING JUDGE: Thank you, Mr Koumjian. MR KOUMJIAN: 23 24 Q. Thank you, sir. Can you tell us how did this - first of 09:44:26 25 all when you talk about mining sites, what was being mined? 26 Α. We were mining for diamonds. 27 Q. During the time that you were the commander were any other 28 minerals being mined? 29 I was mining for diamonds, but sometimes diamonds and gold Α.

1 went together, but we were not looking for that. We were looking 2 for just diamonds. 3 How did the mining actually occur at the sites? Can you Q. 4 describe the process of looking for and recovering the diamonds? Yes, it was manpower that we used because at the earlier 09:45:25 5 Α. stage we did not have machines to do the mining, so it was the 6 7 men who were using the shovels, the pickaxe and some other 8 working tools, so they dug the ground and they removed the 9 gravels. After gathering the gravels we made the shaker, something like a shifter, and out of those gravels we got 09:46:05 10 di amonds. 11 12 Q. Mr Witness, the little tools that you have mentioned, the 13 axes --14 THE INTERPRETER: Your Honours, correction interpreter. 09:46:27 15 Instead of the word shifter, it is sieve. Something like a 16 si eve. 17 PRESIDING JUDGE: Thank you, Mr Interpreter. MR KOUMJIAN: 18 19 Sir, you have mentioned a few basic tools, a pickaxe, Q. 09:46:46 20 shovel, shifters or sieves. Can you tell us where did you obtain 21 those tools? 22 Α. Yes. 23 Do you know where you got those tools from? Q. 24 Α. Yes, I know. 09:47:13 25 Q. Can you tell us? 26 At the earlier stage when we captured Koidu those items Α. 27 that ECOMOG had looted or they were working with and when they 28 escaped and left those items behind, those were the items we 29 gathered, we assembled them. Those were the ones we were working

1 But those are things that are quick to be destroyed. with. But 2 later, Issa Sesay sent to Sam Bockarie so we were now getting 3 brand new ones from Liberia because the dirt normally destroys 4 those items very fast. So we are now getting those items from 09:48:01 5 there. Q. Mr Witness, at any of the sites that you were responsible 6 7 for during any of the period of time that you were the mining commander, were any types of machines used? 8 9 Α. Yes. Can you explain that to us, please? Q. 09:48:26 10 We had two types of machines, like in the case of the 11 Α. 12 Caterpillar, it is always there to push the earth from the 13 surface and there were machines that we call the bailing machines 14 that will remove the water from out of the pit before we get the 09:49:02 15 gravel out. Those were the two machines that we were using. Do you know where you obtained those machines from? 16 Q. 17 Like I have told you earlier, most of those machines, some Α. that we captured from the ECOMOG that we were using, they were 18 19 sometimes destroyed, so we were now getting new ones from 09:49:50 20 Monrovia that were brought by Issa Sesay from Sam Bockarie and 21 they will fix those to the machines. They used to bring brand 22 new bailing machines, the ones that we used to bail the water. 23 That was how we used to get those items. 24 Q. Did these machines require any fuel? 09:50:22 25 Α. Yes, without fuel they cannot work. It is just like a 26 human being; if you don't eat you will not work. 27 Q. Where did you obtain the fuel for these machines? 28 Α. I have told you that they were bringing diesel and petrol 29 from Monrovia. When they brought the items like the mining

1 equipment they brought those things from there. 2 Q. You have called some of the sites you have worked - you have used the word "pit". Can you describe what you mean by a 3 4 pi t? Yes, a pit - what they mean by a pit is a hole, but it is a 09:51:12 5 Α. language used in mining. When the hole is dug the hole is 6 7 referred to as a pit. Sir, you have also used the word "manpower" and said that 8 Q. 9 manpower was used. Can you give us more details about how 09:51:38 10 manpower was used? Yes, the language that I use which is manpower, it means 11 Α. 12 the civilians who did the job, because by then the soldiers or 13 the gunmen did not do the job because they had guns in their 14 hands, so we used the civilians to do the job, the manpower job. 09:52:21 15 That was why we referred to them as manpower. Sir, how were these - first of all, were these civilians 16 Q. 17 paid for the job they did? No, even those of us soldiers were not getting paid so the 18 Α. 19 civilians did not obviously get anything like a pay. 09:52:48 20 0. How did you obtain these civilians to work in the mining 21 si tes? 22 Α. We looked out for them. Most times when we were in the 23 bush and when we captured civilians those were the ones that we 24 carried to the sites to do the job, and even when we were now in 09:53:23 25 town Issa Sesay and Morris Kallon, they were using vehicles to go 26 to Magburaka, Makeni and they would bring civilians to do the 27 j ob. 28 Q. Mr Witness, is there any reason why you had to go or Issa Sesay and Morris Kallon had to go all the way to Magburaka or 29

Makeni to get civilians? Why didn't you get civilians from the
 Kono District?

Those who were in Kono whom we had captured were not many 3 Α. 4 and most of them had escaped, but in other towns like Magburaka and Makeni many people were living there, so that was where 09:54:25 5 Kallon and Issa Sesay used to go and get people and they would 6 7 bring them and give them to us for us to use them to do the job. 8 Mr Witness, can you give us any estimate of the number of Q. 9 civilians that would be mining on an average day in the Kono District during the time you were the mining commander? 09:54:53 10 Within there there were two mining systems. Within the 11 Α. 12 government mining there were approximately two to three hundred, 13 but in the case of the private ones I cannot say anything about 14 that because I was not taking a head count of the manpower that 09:55:26 15 they had.

JUDGE SEBUTINDE: Mr Koumjian, is this throughout the
district? This is the question you asked. Two to three hundred
throughout the district?

19 MR KOUMJIAN:

09:55:39 20 0. Mr Witness, we want to understand your evidence. You have 21 talked about - you have named some mining sites and you said 22 there were many others. Is this the total number of civilians 23 for all of the mining sites in the Kono District? 24 No, that is what I am trying to tell you. I said in the Α. 09:56:01 25 government mines we did not go all over the place. It was along 26 the Koidu axis, but there were minings going on outside Koidu in 27 other areas but they were not under my direct command so I can 28 cannot tell you their manpower. I was only responsible for the

29 government mining so that is what I am telling you about.

1 Q. Sir, these other mining sites that you said were not under 2 your direct command, under whose command were they, if you know? They were under the high commands. 3 Α. 4 Q. When you say the high command, can you explain what you mean? 09:56:44 5 Issa Sesay, Morris Kallon, Superman, they were the Α. Yes. 6 7 high command and they had special places where mining was 8 conducted for them, so I did not have any hands in those. 9 0. Sir, at the sites that you were responsible for, can you tell us was there any command structure or any organisational 09:57:17 10 structure at the site? 11 12 Α. Yes. 13 0. Can you explain, please? 14 Α. I had my deputy who was called Michael Coomber, and the 09:57:47 15 operations commander was there called Alpha Turay, and the deputy operations commander was there, a staff captain Alhaji, and we 16 17 had an advisor called Pa Abdul and Pa Saidu. They were all there to ensure that the operations went on smoothly. They were the 18 19 ones who went and conducted inspections at the sites and they 09:58:27 20 would meet the securities there and they ensured that any diamonds that were collected, they will bring them and hand them 21 22 over to the operations commander and the operations commander in 23 return will take the diamonds to me. 24 Q. Now you have indicated that these deputies and various 09:58:46 25 persons working with you went to the sites and met with the 26 securities there. Who were the securities at the sites? What do 27 you mean by that? 28 Α. We had mining securities who manned the mining sites and 29 the bodyguards were all securities. And even myself, the

1 security that always walked along with me was a security for the 2 So that was why they were there for. We also had mining site. 3 the Black Guards. They were not many, but they also - they also 4 were there to back up our securities. Who were the Black Guards? 09:59:29 5 0. Black Guard in the sense means they were Foday Sankoh's own Α. 6 7 special bodyguards and they were referred to as Black Guards. Who did the Black Guards report to? 8 0. 9 Α. The time Foday Sankoh was there they reported directly to him, but when he was not there the second in command whom he left 10:00:01 10 in his place, that was Sam Bockarie, they reported to him. When 11 12 he too was not there they reported to Issa Sesay. That was how 13 it went on. They reported to the high command who was on the 14 ground. 10:00:19 15 0. Thank you. Now, these bodyguards and securities, you mentioned your own, that were at - and others that were at the 16 17 sites, were these men armed or unarmed? 18 They were armed. That's why they were referred to as Α. 19 securities. They were armed. 10:00:41 20 0. What was their job at the site? 21 Their job was to protect the civilians from harassment or Α. 22 molestation from other people and to also prevent the civilians 23 from stealing the diamonds. Those were some of their duties. 24 Q. Mr Witness, these civilians that were doing the mining, 10:01:25 25 were they rich individuals? 26 Α. No, even if - even if someone had money when you were 27 captured to go and do a job you will not indicate that you had 28 money because you wanted to save your life. So you would have to 29 go and do the job.

Q. How were the civilians dressed during the time that they
 were doing the mining?

3 When they will get prepared to go and work, they put on a Α. 4 working dress because in that kind of job you do not dress up yourself as if you are in an office. You are working in a hole, 10:02:19 5 a pit. You will have to play with dirt or mud. You are not 6 7 going to wear a suit or a coat. You would have to wear a dress just like farmers who dress because you are going to work with 8 9 dirt.

## 10:02:39 10 Q. Mr Witness, how did you and the others involved in the operations ensure that these civilians did not take the diamonds that they found?

Whenever they will be working there were people monitoring 13 Α. 14 them. We were monitoring them. Just like you yourself when you 10:03:08 15 are working in an office there is somebody monitoring you. So they always had fears to take any diamonds because there were 16 17 rules which indicated - which says that if somebody lost a diamond or stole a diamond you would be killed, but if you are 18 19 fortunate you would be beaten up seriously.

10:03:31 20 Q. Sir, what were the ages of the civilians that were doing 21 the mining?

A. There were adults. Some were about the age of 30, 25, 20.
There were some other people who were about 15.

24 Q. What was the gender or genders of the civilians doing the 10:04:01 25 mining?

A. The men were doing the mining. Women were not doing the
mining. The women stayed home to take care of their husbands'
homes.

29 Q. The ages that you have given of the civilians was limited

1 between 30 and about 15. Was there any reason that older people 2 were not chosen for doing the mining? Old and experienced people did not handle shovels because 3 Α. 4 they were not strong enough, but they were there to give advice to the young ones because the young ones were energetic enough 10:05:02 5 they were having the shovels. They would do the work, the manual 6 7 work, and the old ones will give advice to them. Sir, the securities that you said were at the site, what 8 Q. 9 were the ages of the securities that were at the site? 10:05:37 10 Α. The securities were not big men. They were just from 10 to Those were the age brackets, 10 to 20. 11 20. 12 Q. These securities, did they belong to any fighting force? 13 Α. Yes, they were RUF fighters. 14 Q. Now, Mr Witness, you have indicated that at one time you 10:06:14 15 were investigated. I would like to go into a bit more detail about that. First of all, do you recall approximately when that 16 17 was? It was from '98 that - when Kono fell in our hands finally 18 Α. 19 from '98 to '99, but I cannot recall the exact day or date now. 10:07:04 20 Q. Okay. When this happened to you, who was in command of the 21 RUF? 22 Α. It was Sam Bockarie. 23 You have talked about when you arrived at this assignment 0. 24 and that the forum before the attack on Kono took place a couple 10:07:30 25 of weeks after your arrival. How long after Koidu Town was 26 captured were you in the position as mining commander until this 27 investigation started? Can you estimate the number of months, or 28 weeks? Just after I was given the assignment to go to Kono, that 29 Α.

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1 is I went to Kono in '98, within the space of a month was when 2 Issa Sesay went back to Kailahun, that is Buedu, and brought 3 those ammunition for us to capture Koidu Town. The week he got 4 to Guinea Highway was the very week we attacked Koidu Town, because they didn't want everybody to know. 10:08:50 5 So when we captured Koidu Town I was still the mining commander right up to 1999 when 6 7 that incident occurred, but I cannot recall the exact date now. I don't want to tell a lie. 8

9 Q. Okay, thank you. What happened when you were investigated? 10:09:23 10 Can you tell us the details?

Yes, there were people whom I met in the command at the 11 Α. 12 place. When they were removed from the position I was put there, 13 they had a grudge for me. They were looking for ways for me to 14 leave the place or leave the position, because - but they 10:10:06 15 couldn't because they hadn't the power to remove me from the So what they resorted to doing was one of them went to 16 position. 17 Issa Sesay, because Issa Sesay was his tribesman, that he had given me a diamond and had lost it. So Issa Sesay sent an order 18 19 to the MP for me to be investigated.

10:10:43 20 Q. How were you investigated?

A. We had the people's court. The people's court investigated
me and after the fact-finding they sent me to the headquarters to
Sam Bockarie. That was where the verdict was passed.

24 Q. Mr Witness, we would be interested in you explaining to us 10:11:23 25 the people's court. What was the people's court and how did it 26 operate?

A. People's court in the sense it was a combined unit put
together. That was what we referred to as people's court. Like
one MP, 10, IDU, all these units were put together and they

	1	formed the investigation panel. That was what we referred to as
	2	people's court.
	3	Q. Sir, you used some acronyms and I just want to ask you for
	4	each if you know what they stand for. First, the MP. Do you
10:12:27	5	know what MP stood for?
	6	A. Yes.
	7	Q. Please tell us?
	8	A. Military Police.
	9	Q. Thank you.
10:12:40	10	A. They were policemen, but in the military terminology we
	11	called them Military Police.
	12	Q. They were policemen in what force?
	13	A. In the RUF.
	14	Q. You said IO. Can you tell us what with IO stands for?
10:13:02	15	A. Yes.
	16	Q. Please do.
	17	A. Intelligence Officers.
	18	Q. These Intelligence Officers worked for which force?
	19	A. RUF.
10:13:15	20	Q. And you used the acronym IDU. If you can, please tell us
	21	what that stands for.
	22	A. IDU, they were there specially working with civilians.
	23	They were liaison officers working with the civilians and also
	24	working with us, the soldiers. Whatever problem there was with
10:13:47	25	the soldiers or the civilians, they were the ones working to
	26	solve those problems. That was their duty.
	27	Q. Thank you. Do you know what that acronym - what the
	28	initials IDU, stood for? If you don't, just tell us.
	29	A. I have forgotten a little bit.

1 Q. Thank you. What force was the IDU a part of, if any? 2 Α. It was RUF. 3 When you went to the people's court, can you briefly Q. 4 describe what happened? Yes. 10:14:28 5 Α. Please do so. Q. 6 7 They obtained a statement from me. All the units, each of Α. them obtained a statement from me and I was investigated. 8 They 9 did not see anything to prove that I had done what I was accused Those who told the lie on me, one of them admitted that he 10:15:00 10 of. had told a lie because whatever we do there is God watching us, 11 so he admitted that he had told a lie, so I was sent to 12 13 Sam Bockarie and he released me and advised me to be careful with the people that I work with. So he sent me back and take control 14 10:15:50 15 of the place. That was what happened. Mr Witness, at the time that you went through this court 16 Q. 17 proceeding in the RUF people's court were you a member of a 18 military force? 19 Yes, I was a member of the RUF. Α. 10:16:13 20 0. Did you have a rank in the RUF at that time? 21 Yes. Α. 22 What was that rank? 0. 23 I was a lieutenant colonel. Α. Do you know, sir, if the people's court had the authority 24 Q. 10:16:37 25 to punish or recommend punishment for RUF officers for doing 26 mi sdeeds? 27 Α. Yes. 28 Q. Can you give us any more information about that? 29 Yes, if for example you have committed a crime and you have Α.

been investigated and found guilty the panel will sit together and they will indicate the period you will spend in prison and they will as well recommend hard labour for you, but they will not kill you.

10:17:37 5 Q. Was there a possibility of the death penalty in the RUF?
6 A. Well, there were death penalties issued out, but the panel
7 actually also the members had fear because they knew that it
8 could happen to them some day so they never issued out -9 THE INTERPRETER: Your Honours, can the witness repeat

10:18:16 10 this, please.

PRESIDING JUDGE: Mr Witness, please pause. The
interpreter asks that you repeat some of your answer. Please
pick up after the following, "They had fear because they knew
that it could happen to them some day so they never issued ..."
10:18:29 15 Continue from that point, please.

16 THE WITNESS: What I meant was that the unit that formed 17 the court had fear to pass a verdict like that because maybe it 18 could happen to them or their brothers. They will only pass a 19 verdict for some other punishment like imprisoning you or hard 10:19:02 20 labour, not killing you. But the other commanders, the high 21 command, will pass a death penalty. That was not from the court. 22 MR KOUMJIAN:

Q. Thank you. Mr Witness, you have talked about how the
diamonds were mined. Can you tell us what happened to the
diamonds after the workers found the diamonds from the gravel?
Can you slowly give us step by step what would occur to those
diamonds?

A. Okay. When the workers would have taken the diamond, therewas somebody they would give it to. He will always be with them

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1 at the site. Those were the names I mentioned before now, the operations commander, the advisor, my deputy was Coomber, they 2 would be at the site to receive the diamonds before ever the 3 4 diamonds could get to the town. Mr Witness, these people like your operations commander and 10:20:41 5 0. your deputy Coomber, did they get the diamonds directly from the 6 7 workers or did they go to the site and get the diamonds from someone el se? 8 9 Α. They will be at the site directly with the workers. Thev would be looking after the workers so they will be with them 10:21:06 10 right at the site. Just after they take the diamonds from the 11 12 pit, they give them to them. 13 0. Okay. After these individuals that you have named and 14 explained their positions received the diamonds from the workers 10:21:27 15 what happened to the diamonds? The diamonds would be parceled and brought to town. 16 Α. That 17 was our headquarters, Kokuima. 18 Where exactly were the diamonds brought to? Q. 19 When they took the diamonds they brought them to me at Α. 10:22:01 20 Kokuima. They will bring the diamonds to me. That was where my 21 office was. Then I will invite some people, not everybody, but 22 certain people I will invite them, and we - I will present the 23 di amonds. 24 Q. What happened once the diamonds were brought to you? 10:22:28 25 Α. When they brought the diamonds we will sit together. Those 26 senior ones that I have mentioned before will sit together and we 27 sort the diamonds out. There were the clean ones and the 28 industrial ones together. The clean ones would be at one place and the industrial ones at another place. I had somebody who was 29

1 experienced in that. He will do the weighing to know the 2 caratage or percentage before ever we could take the diamonds to 3 Issa Sesay. 4 Q. Thank you. Going back, you said that the diamonds were brought to your office. Did this happen once a week, once a 10:23:18 5 month? What was the frequency with which the diamonds were 6 7 brought to your office? They brought diamonds to my office on a daily basis except 8 Α. 9 on Sundays or something had happened in the RUF that we could not work on that day, but when once they worked they always brought 10:23:45 10 diamonds to me on a daily basis. 11 12 Q. You have told us a moment ago about, referring to diamonds, 13 clean ones and the industrial ones. First, can you explain, what 14 do you mean by the clean ones? The clean ones means colourless without any fault, white 10:24:10 15 Α. 16 like a paper. 17 Q. And what do you mean by industrial ones? Industrial means coloured. It could be black or red or 18 Α. 19 coffee coloured, green or any other colour, but industrial means 10:24:38 20 col ourl ess. 21 THE INTERPRETER: Colours, your Honours. 22 MR KOUMJIAN: 23 So just to clarify the interpretation, Mr Witness, are you Q. 24 saying that industrial means that it had a colour or had no 10:24:54 25 col our? Industrial was coloured. If it was not coloured that was 26 Α. 27 not industrial. 28 Q. Sir, you have talked about the sorting of the diamonds. 29 Who did the sorting of the diamonds?

1 I had Pa Abdul and Saidu Bangura. Those two people were Α. professionals in that job. They will know the percentage and the 2 caratage. 3 4 Q. Did they use anything to look at the diamonds or did they just look at them with their eye? 10:25:48 5 They used something. It was called lip, with a lens. Α. 6 7 Thank you. You have indicated there was - the stone, the 0. diamonds, were weighed. Can you describe that process? 8 9 Α. Yes, we had a scale. Were the diamonds weighed in a group, or each individual 10:26:25 10 Q. stone was weighed? 11 12 Α. We had different types of weighing. If it was a big one we 13 would place just one on the scale, but if they were small we put 14 more than one on the scale. The smaller ones we would put more 10:26:56 15 than one on the scale, but if it was big then we would just put 16 one on the scale. 17 Q. When you had finished this process of sorting and weighing the diamonds was any record kept? 18 19 Α. Yes. 10:27:15 20 Q. Can you describe what kinds of records were kept, or made? 21 At the time that I was there, even though everybody will Α. 22 take his individual records because when it was mining everybody 23 would have to submit a report to the commander that had sent him, 24 but I had my adjutant who would take records for me, who would 10:27:49 25 write down everything for me. And, you know, the RUF, there were a lot of educated people. So whatever somebody said even they 26 27 would just write that down, let alone diamonds taking. 28 Q. What kind of record did you have your adjutant keep? Can you tell us what kinds of things were recorded? 29

1 It was about the diamonds that we got on a daily basis. Α. 2 Whatever the quantity of diamond we had on that day the adjutants would record that, how many carats, what the percentage was, the 3 4 adjutant would write that down and some other people would write that in their own individual books. But I had my own book in 10:28:42 5 which my adjutant would write that down. 6

7 Sir, when you say - you talked about your books and then 0. you said some other people would write that down in their own 8 9 individual books. Can you explain what you mean when you say 10:28:58 10 other people would write that down in their own individual books? Okay, like the operations commander, he had his own book. 11 Α. 12 Whatever he received on the site right up to the time it got to 13 me he would indicate that in his book. The advisor was not 14 educated but he had somebody who jotted things out for him. My 10:29:22 15 deputy too had somebody who would write down his. Even myself, I was not writing, but I had my adjutant who will do the writing 16 17 for me. That was what obtained.

Aside from those working for you, or under your command, 18 Q. 19 did anyone else monitor your work and keep any records of the 10:29:43 20 di amonds?

21 Except the Black Guards that were sent, they had their Α. 22 records, but the senior officers, except if they gave them 23 documents that I did not know about, maybe secretly, but they did 24 not come to site to take records from us.

10:30:18 25

Q. You said the Black Guards they had their own records. Do 26 you recall any Black Guards that were around Koidu when you were 27 the mining commander monitoring mining?

28 Α. Yes.

Can you recall any names of the Black Guards that were 29 Q.

1 there? One was Bakundu, the second was Mosquito, the third 2 Α. Yes. was a guy called Mustapha, but they were assigned at different 3 4 places. There were four Black Guards at the mining. MR KOUMJIAN: Your Honour, one spelling, Bakundu, 10:31:06 5 B-A-K-U-N-D-U: 6 7 Sir, the second name you mentioned was Mosquito. Can you 0. tell us who is this Mosquito? 8 9 Α. He was a Black Guard, a young man. He just had that name because he was slim. He was slim. That was why he took that 10:31:27 10 nickname. He was a Black Guard. His name was Fallah. 11 MR KOUMJIAN: Your Honour, at this time I would like the 12 witness to be shown tab 8. That is document D-54 in evidence. 13 14 JUDGE SEBUTINDE: Mr Koumjian, may I ask why you want this 10:32:20 15 document to be shown to the witness at this stage? MR KOUMJIAN: To explain his knowledge of various entries 16 17 to give the Trial Chamber the benefit of explanations of this 18 record from someone who was present when mining took place at the 19 time period in fact that's covered by this book. 10:34:22 20 JUDGE SEBUTINDE: Mr Koumjian, you can lay the document 21 before the witness just as soon as you have laid enough 22 foundation for it, but not before. 23 MR KOUMJIAN: Okay. Your Honours, this is a document that 24 was already admitted into evidence. 10:34:37 25 JUDGE SEBUTINDE: Well then you tell us what exhibit number it is. 26 27 MR KOUMJIAN: Your Honour, I believe I have. Let me see if 28 I can find the line. It's on line 8 of page 26. It's document 29 D-54 which was admitted with no foundation being laid by the

1 Defence before the document was shown to the witness. 2 JUDGE SEBUTINDE: Then I beg your pardon. You should have 3 said exhibit D-54. MR KOUMJIAN: Thank you. Your Honours, I understand 4 previously the Defence --10:35:13 5 MS KAMUZORA: Your Honours, the AV booth is requesting 6 7 whether they can display that document. MR KOUMJIAN: Yes, as far as - yes. Your Honours, first I 8 9 would like to point out that the Defence I believe previously when they exhibited this document asked us if we had a better 10:35:34 10 copy of the document and - sorry, excuse me. This is a different 11 12 issue. Excuse me: 13 Sir, taking a look at this document, I would like you to Q. 14 look at the front page and then look through a few of the other 10:35:55 15 pages. MR GRIFFITHS: Your Honour, I wonder if my learned friend 16 17 could at least ask the preliminary question if the witness had seen the document before. 18 19 PRESIDING JUDGE: There are a few preliminary questions. 10:36:12 20 MR KOUMJIAN: Before I - I am asking the witness - how can 21 the witness answer that question if he doesn't look at the 22 document first? That objection seems to me to be extremely 23 unreasonable. I have asked the witness to look at the document 24 and the objection is that I should first ask the witness if he 10:36:28 25 has seen a document that he hasn't been shown yet. So 26 respectfully that's my reply. Do your Honours want me to take 27 the document away from the witness and ask him if he has seen 28 something before that hasn't been shown to him? 29 JUDGE SEBUTINDE: Two things. I don't know if the document

1 - if the witness is seeing the document via the screen or if he 2 is looking at it physically in which case he needs to see all the 3 pages. MS IRURA: Your Honour, the witness has a physical copy of 4 the document including all the pages. 10:36:56 5 JUDGE SEBUTINDE: And of course secondly we are not sure if 6 7 he is literate in the language of the document. MR KOUMJIAN: I certainly can ask that question: 8 Sir, can you read? Mr Witness, before you - please take 9 0. your - before you look at the document, sir, can you read 10:37:22 10 English? Can you read English? 11 12 Α. I can understand it. 13 Q. What is your level of education? 14 Α. I stopped at form 3. JUDGE LUSSICK: Can the witness read it, or just understand 10:37:48 15 16 Engl i sh? 17 MR KOUMJIAN: Sir, can you explain your answer. I asked you if you read 18 Q. 19 English. Can you --10:38:00 20 Α. Yes, I can read. 21 JUDGE SEBUTINDE: Now can we establish if he has seen this 22 document before. 23 MR KOUMJIAN: 24 Q. Sir, would you please take a look at the document? 10:38:43 25 JUDGE SEBUTINDE: Mr Koumjian, do you recall did we have an original exercise book that was tendered, or was this the best 26 27 copy that we had? 28 MR KOUMJIAN: It was tendered by the Defence, so there may 29 be an original. I'm not sure if this was the best copy that we

	1	had.
	2	MR GRIFFITHS: This was a document disclosed to us by the
	3	Office of the Prosecution and the best copy we had was the
	4	photocopy.
10:39:13	5	JUDGE SEBUTINDE: So when you asked the witness if he has
	6	seen it before you are asking if he has seen this copy or whether
	7	he saw the original exercise book, or what are you asking?
	8	MR KOUMJIAN: I haven't yet asked the question, your
	9	Honour. First I am going to ask him if this is a document that
10:39:30	10	he prepared and whether he recognises it and, if he can, if he
	11	can tell us what it is.
	12	PRESIDING JUDGE: Please proceed, Mr Koumjian.
	13	MR KOUMJIAN:
	14	Q. Sir, is this your mining record?
10:39:52	15	A. Well, this record is the one belonging to the Black Guards.
	16	Q. Well, how do you know that?
	17	MR GRIFFITHS: Because it says so on the first page, your
	18	Honour, which is pretty obvious.
	19	MR KOUMJIAN: Your Honour, that is argumentative. What is
10:40:11	20	the objection? That I cannot ask the witness where the document
	21	comes from?
	22	PRESIDING JUDGE: I am overruling that observation. It was
	23	an observation.
	24	MR KOUMJIAN: Thank you.
10:40:20	25	PRESIDING JUDGE: Please proceed.
	26	MR KOUMJIAN:
	27	Q. How do you know it was a Black Guard report?
	28	A. The Black Guard to whom I was referring, that is Joseph
	29	Bakundu, even though I did not read what he was writing, but I

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1 used to see a similar book like this in his hand and the times 2 when they will be doing handing over I will be there and I know him very well. 3 4 Q. Okay. Sir, I would like to turn --JUDGE SEBUTINDE: Mr Koumjian, I don't understand that 10:41:01 5 answer. Has this witness seen this particular document before, 6 7 or not? Mr Witness, have you seen this particular document before in your life, or not? 8 9 THE WITNESS: Yes, I saw it during the time of my assignment. I saw that with the Black Guard. 10:41:22 10 MR KOUMJIAN: 11 12 Q. Mr Witness, just to be clear, was this document shown to 13 you by anyone from the Office of the Prosecutor before you 14 testified? Was it reviewed with you? Were you questioned about it? 10:41:39 15 That is what I am telling you. I saw it during my time and 16 Α. 17 I saw it again in the office. Q. Okay. When you say in the office, which office do you 18 19 mean? 10:42:00 20 Α. The Special Court. 21 JUDGE LUSSICK: When he says he saw it "during my time", 22 what does he mean by that? 23 MR KOUMJIAN: That's more important. Thank you: 24 Q. Mr Witness, when you say "during my time" you saw it, what 10:42:14 25 do you mean by that? What was your time? 26 Α. What I mean by that is the time that the RUF was in power when I was a mining commander in Kono. The Black Guard that is 27 28 called Joseph Bakundu, I knew him and I saw this book with him. 29 JUDGE SEBUTINDE: Mr Witness, just to be sure, earlier you

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1 said, "I used to see a similar book like this in his hand and the 2 times when they will be doing handing over I will be there, I 3 know him very well". Now did you see this particular book, or 4 did you see a book similar to this with Bakundu? THE WITNESS: It was an exercise book, not a paper like 10:43:06 5 It was not in the paper form like this. It was an thi s. 6 7 exercise book with a cover like this, not like a white sheet of 8 paper. 9 JUDGE SEBUTINDE: We appreciate that this is a copy of an 10:43:24 10 exercise book, but focus on the question that I am asking. When you say, "I used to see a similar book with Bakundu" as you have 11 12 testified earlier, are you saying that you saw the original of 13 this particular book or that you saw a book with Bakundu similar 14 to this book? THE WITNESS: This is the book. This is the book whose 10:43:47 15 original I saw, because they would be sitting on the round table, 16 17 everybody would have his book in front of him. 18 MR KOUMJIAN: 19 Sir, I would like to have the Court Officer turn to the 0. 10:44:08 20 third page with the ERN number 00012916. I would like to ask you 21 about certain entries in this book and tell us based on your time 22 as the mining commander whether they have meaning to you that you 23 can help us to understand? 24 JUDGE SEBUTINDE: Sorry, Mr Koumjian, before he goes to explain particular pages, in view of his testimony that he has 10:44:40 25 26 seen this book before perhaps he could tell the Court what the 27 book is? Explain to the Court what this document is, the whole 28 book, before he goes on to pick on pages? Mr Witness, what is 29 this book?

	1	THE WITNESS: This book is a record book pertaining to the
	2	mining that we were doing. But the security who was a Black
	3	Guard, Bakundu, this is his book. This is not my book when I was
	4	overall boss. This book is the security's book, Bakundu. He
10:45:38	5	owned this book. But we were doing mining, so whatever we got on
	6	a daily basis, the caratage, percentage, weight, that was where
	7	he was recording it wherever he worked.
	8	MR KOUMJIAN:
	9	Q. Sir, looking at this page there are some names in the
10:46:10	10	second column. Do you recognise any of the names?
	11	A. Yes.
	12	Q. Can you tell us what names you recognise?
	13	A. Mohamed S Conteh, I know him.
	14	Q. Who was he?
10:46:33	15	A. He was a security. He was a former SLA.
	16	Q. Can you read the second name?
	17	A. Saidu Sam.
	18	Q. Do you know who Saidu Sam was?
	19	A. Yes.
10:46:54	20	Q. Who was he?
	21	A. He was a civilian, but he was leading a group.
	22	Q. Do you recognise the name - after the first line the name
	23	says Komba something. Do you recognise that name?
	24	A. Yes, that is Komba Buah.
10:47:21	25	Q. Who was he?
	26	A. He too was a controller. These names are controllers'
	27	names. There are no workers' names here.
	28	Q. When you say "controller", what do you mean?
	29	A. Somebody who would lead, they call them head men. For

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	1	example, when you are in this Court there is somebody who is the
	2	head of it who would lead people to work.
	3	Q. There is a name that appears to be Sam Bockarie. Do you
	4	know who this was in this book?
10:47:58	5	A. Yes, Sam Bockarie, I know him very well.
	6	Q. Who is this person, Sam Bockarie, in this book?
	7	A. Sam Bockarie was just a nickname. He took the name from
	8	the former Mosquito, Sam Bockarie, but he too was a head man. He
	9	took people to go and work every morning, but he took that name.
10:48:26	10	Q. Okay, so you are saying - you say he took the name from the
	11	former Mosquito, Sam Bockarie. Are you saying this person is not
	12	Mosqui to?
	13	A. No, it is not Mosquito. Sam Bockarie would not do a job
	14	like this.
10:48:47	15	Q. Now, sir, in the next column, the third column, can you
	16	read what it says at the top?
	17	A. Stage 2 of Kono.
	18	Q. You have the names and just to the right of the names what
	19	does it say? It says date, received from, and then the third
10:49:13	20	column what does it say above the number 7? Above the number 7,
	21	can you read that?
	22	A. Number of pieces.
	23	Q. Do you understand what that would refer to?
	24	A. Yes.
10:49:40	25	Q. Can you explain that to us?
	26	A. Yes, what they mean by number of pieces is when you count
	27	something from 1, 2, 3, 4, 5, the total amount you get. If it is
	28	one that is one piece, if it is two it is two pieces.
	29	Q. The next column next to where it says number of pieces, can

	1	you read that?
	2	A. It is carat. We called it garatage. That is Krio.
	3	Q. What does that mean?
	4	A. The weight.
10:50:25	5	Q. How did you determine that?
	6	A. The scale which we had would be the one to determine that.
	7	The scale was made by white people. When you put the diamond on
	8	it the caratage would register. The stone, for example, that you
	9	would have put on top of it weighs this much, that it is one
10:50:53	10	carat or two carats or three carats. That was how we knew.
	11	Q. Thank you. Can you read what's written to the right of
	12	garatage? What is the next column?
	13	A. Percentage.
	14	Q. Can you explain what that means?
10:51:16	15	A. Yes.
	16	Q. Please, what does the percentage refer to?
	17	A. It's like when I sell - for example, if you fill this cup
	18	with water and the other one say, for example, it's in the
	19	middle, that's what is called a percentage. That is half. It is
10:51:41	20	not full.
	21	Q. Okay. So when you say percentage it is a percentage of
	22	what?
	23	A. The diamond. It is half. Half a carat. It is not up to a
	24	whole carat, but if it is not - if for example this cup is not
10:52:01	25	full, it's in the middle, then that is half. We say 50.
	26	Q. So the percentage is the percentage of a carat?
	27	A. The percentage means - okay, let me make it simpler. For
	28	example, this cup is one carat. Say if the cup is full it is one
	29	carat, but if the water is just in the middle, that is half and

1 that is a percentage. It is not full. It is not up to a carat. 2 One carat is 100 per cent, so if it is not full we call it percentage. Anything that is 90 coming down is below one carat 3 4 and that is percentage. Okay, thank you. Perhaps just one example may make it 10:53:00 5 0. clear for all of us, sir. If you weighed a stone and it said it 6 7 was one and a half carats what would you write in the columns for caratage and percentage if the stone weighed one and a half 8 9 carats?

10:53:28 10 A. One and a half? That half there must be an indication. It
11 could be 20 per cent or 60 per cent or 50 per cent. It depends
12 on what is half if it is exactly half. Whatever you see is what
13 you write. You must see the number, then you write the 1 on the
14 caratage, then the percentage you will see if it is 50 that is
10:53:52 15 registered you write 50. If it is 60 then you write that.

PRESIDING JUDGE: Mr Koumjian, I hope you are more clear on this than I am, because it seems to me if one carat is 20 per cent the logical answer to your question would be 150 per cent so I am --

10:54:17 20

MR KOUMJIAN: Thank you:

Q. Let me give you another example. I don't know how good you
are with mathematics, but if a stone was exactly one and one
quarter carats, what would you write in the column for caratage
and the column for percentage if you knew it was exactly one and
10:54:40 25 one quarter carats?

A. The way we did it maybe there are some other ways that other people did it. If it was one carat you will only write 1 carat. There is another column. If it is 10 per cent or 20 per cent the scale will indicate that, you write 20 per cent or 10

1 per cent or - then you write 1 carat 20 per cent or one and a 2 half carats if that is what is indicated. That was what we were taught to do. 3 4 Q. Okay, thank you. Like if you see this now, 3 carats here and 36 per cent, 10:55:29 5 Α. that is 3 carats 36 per cent. 6 7 0. Okay, thank you. 8 PRESIDING JUDGE: Am I to understand, Mr Witness, that it 9 is the scale that tells you both the carat and the percentage? THE WITNESS: Yes, yes. We did not do it by ourselves. I 10:55:51 10 was the school - sorry, it was the scale that indicated. The 11 12 scale is like this monitor. When you put the diamond into it, it 13 will indicate on the monitor. 14 MR KOUMJIAN: Is this scale electronic or not, sir? 10:56:07 15 0. It was electronic. An electronic scale was what I had. 16 Α. 17 There was another scale that was not electronic. They weigh it like the way they weigh gold, but I had an electronic scale so 18 19 there will be no cheating. That was produced by white people. 10:56:36 20 JUDGE LUSSICK: Mr Koumjian, I don't profess to quite 21 understand what the witness is saying, but, Mr Witness, if I 22 refer you to the first entry there - look at that document. The first entry says the number of pieces is 7. Do you see that? 23 THE WI TNESS: Yes. 24 10:57:00 25 JUDGE LUSSICK: And then it says caratage 3, and then it 26 says percentage 36 per cent. Now are you saying that the actual 27 caratage is not 3, it is 3.36 per cent? Is that what you are 28 sayi ng? THE WITNESS: Anybody who has been doing mining would 29 No.

1 understand this one. These pieces means the number of diamonds, 2 the physical number of diamonds. That is to say, for example, 3 this 7. This 3 is when they put all of them together. They put 4 them into the machine and the machine will indicate on the monitor, say it is 3 carats and if the remaining is not up to one 10:57:47 5 carat it indicates that in percentage, not up to a carat. 6 7 JUDGE LUSSICK: That is what I just put to you. I said that the actual weight is 3.36 carats. Isn't that correct? You 8 9 have got 3 carats and 0.36 or 36 per cent of another carat, so the total weight of the seven pieces of diamonds is 3.36 carats. 10:58:11 10 THE WITNESS: Yes, yes. We call it 3 carats 36 per cent. 11 12 We do not call it 3.36. We call it 3 carats 36 per cent. Maybe 13 there are some other way you the educated people would pronounce 14 it, but for us we called it 3 carats 36 per cent, not 3.36 per 10:58:45 15 cent. MR GRIFFITHS: Madam President, I wonder, before my learned 16 17 friend proceeds, mention has been made of a machine. I wonder if we can have any more specifics about that machine so that we can 18 19 identify it? Maybe that can thereafter throw some light on what 10:59:23 20 the percentage and the caratage values mean. PRESIDING JUDGE: I think Judge Lussick has got to the 21 22 bottom of the interpretation problem, but it would be helpful. Maybe if we did get a little bit of information about the machine 23 24 it would assist. 10:59:40 25 MR KOUMJIAN: 26 Q. Sir, can you just describe for us the best you can this 27 scale - the weighing machine that you said was electronic, what 28 did it look like? The face was like a clock, something like an electronic 29 Α.

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1 wristwatch. It will have numbers there, but it had a hole in the 2 middle like something like this cup. When they dropped the 3 diamonds inside you look at the face of it, just like you watched 4 the face of the electronics watch, and then you see that when you drop the diamonds inside it will indicate whether it is one carat 11:00:28 5 after you have dropped the diamonds into the hole. 6 7 Did the scale indicate the percentage? 0. Yes, that is what I mean. Any percentage that comes after 8 Α. 9 the caratage it will be indicated, whether it is one carat or two carats. If it is 1 carat 10 per cent, then you will see on the 11:00:57 10 face of the watch. You will see it written there 10 carat or 2 11 12 per cent after that. Everything will be indicated. 13 MR KOUMJIAN: Could the witness be given a piece of paper? 14 Thank you: 11:01:28 15 Q. Mr Witness, just so we understand --16 Α. Yes. 17 Q. -- if a stone was 2 carats and 50 per cent what would you see on the machine on what you said looked like a clock? Can you 18 19 write that down, if the stone was 2 carats and 50 per cent? 11:01:51 20 Yes, okay. Α. 21 I think you need to move it down. 0. 22 Okay. Like for instance let's say this is the scale, the Α. 23 hole where you drop the diamond is here and let's assume this is a diamond and you will see on the scale indicated "G" and that 24 11:03:30 25 "G" stands for garat and that "P" is also indicated on the scale 26 and you see it is percentage and the "G" stands for garatage. 27 And when you drop the diamonds into the hole you watch right 28 here. If you see any number appear here, if you see a 2 or 3 it means it is 2 or 3 carats and what you look under here for is 29

1 percentage and any number that comes after the 2 carat or 3 2 carat, you see it, it is the percentage, you see it written 3 percentage. So any number that you see here is percentage. You 4 will not refer it to as carat, it's percentage. And any number that is indicated under here the "G" here is the garat. That is 11:04:09 5 normally what we used to do. 6 7 Can you show us what it would look like if the stone was 2 0. carats and 50 per cent and the percentage was 50. If it was 2 8 9 carats and the percentage was 50. 11:04:29 10 Α. Should I write it there? Yes, please. 11 Q. 12 Α. The way I have written it here the 2 here stands for the 13 "G", it is the garat, and the "P" here is the percentage. This 14 is 2 carats 50 per cent. That was how we used to write it. 11:05:00 15 Q. Thank you. Sir, after the diamonds were sorted and weighed and the records made what happened with the diamonds at that 16 17 point? 18 We would take those diamonds to Issa Sesay because he was Α. 19 our immediate commander. 11:05:43 20 0. When you say "we would take the diamonds", who actually or which person or persons would actually take the diamonds to Issa 21 22 Sesay? I was number one, my deputy Coomber was number two, the 23 Α. 24 operations commander Alpha Turay was number three and amongst the 11:06:11 25 advisors maybe one will go, like Pa Saidu, he will go with us. 26 We took those diamonds to Issa Sesay. 27 Q. Now you have named a number of individuals. Can you 28 explain to me - do you mean that these different people took 29 different trips, or are you talking about several people taking a
1 trip together with the diamonds to Issa Sesay?

2 If Issa Sesay was in Koidu Town where we were, the people I Α. 3 have referred to will all go with me and we will all take the 4 diamonds to him. Sometimes all of us did not go. If we were to go to Buedu in Kailahun District to Sam Bockarie, he will give 11:07:05 5 instruction to Coomber or any other person amongst us. He will 6 7 say give the parcel to so and so person to bring it over to me, 8 so that was what we used to do.

9 Q. Sir, you have talked about, excuse me, the machine that
11:07:49 10 counsel asked about. You described this machine for weighing.
11 Where did you get that machine?

A. That machine, I am not referring to those that were not
electronics. Those ones, we captured them. But that particular
electronic machine was brought by Sam Bockarie. He sent it to
Issa Sesay for it to be given to us, but I did not actually ask
him where he got it from.

17 Q. You said you delivered the diamonds to Issa Sesay. Did you18 deliver them to anyone else, or only Issa Sesay?

19 A. We started with Sam Bockarie before we came later to Issa11:08:54 20 Sesay.

Q. Okay. When you say you started with Sam Bockarie, when did
that change where you started taking them to Issa Sesay instead
of Sam Bockarie?

A. At first when Issa Sesay was in Makeni, when we captured
11:09:22
Makeni and Issa Sesay took a transfer to be based there, when we
took the diamonds we will inform Sam Bockarie and he will say
that we should parcel them and give it to one particular person
amongst the group that I referred to and they will take them to
him in Kailahun District in Buedu. And when Issa Sesay

transferred back to Kono and when he was in Koidu we never used
to go there - go over there again. We used to just hand them
over to him. He will take them over.

PRESIDING JUDGE: Sorry, Mr Koumjian, are you moving off 4 this book aspect of the evidence, as there is a point of 11:10:03 5 clarification I want to have. If you don't object I will address 6 7 Mr Witness, you have said that different people the witness. kept books of this kind - counsel, I am referring to pages 24 and 8 9 25 - and each recorded the diamonds. Were those books cross-checked so that everybody was writing the same thing, or 11:10:32 10 recording exactly the same figures? 11

12 THE WITNESS: No, the way it was conducted, even before the 13 diamonds reached us, like in the case of the operations commander 14 and the securities, they will have already seen them on the site, 11:11:06 15 but they wouldn't know the garatage of them because they don't But where we were in the have machines to take records of them. 16 17 office, that was where the percentage and everything was checked. Myself, the securities and all other people, like in my own case 18 19 my adjutant used to take the record of it, but I cannot tell for 11:11:34 20 the others.

21 PRESIDING JUDGE: Thank you, Mr Koumjian.

22 MR KOUMJIAN:

Q. Sir, were the Black Guards - following up on that - present
in your office during this process of weighing that you're
11:11:48 25 talking about?

A. When we came there some of them will come, but not all of
them will come together. The one who normally came to take
records for them will come. Not every one of them will come.
Not every one of them understand how to read and write, so they

	1	would send a representative.
	2	Q. Sir, you have talked about your own record being kept by
	3	your adjutant. What happened to that record, do you know?
	4	A. Yes, my own record was taken by my adjutant and after he
11:12:31	5	had taken it I will keep it and at any point I was ready he will
	6	come and collect it and he will go and write.
	7	Q. What happened to that record that you had kept?
	8	A. Those records got missing.
	9	Q. What happened to your own record? Did you have any of them
11:13:08	10	after the war?
	11	A. Yes, they were with me until the time the disarmament took
	12	place. I later destroyed them.
	13	Q. Did anything happen just before you destroyed them that
	14	caused you to destroy the records?
11:13:36	15	A. Yes.
	16	Q. What caused you to destroy the records?
	17	A. There were rumours - because at first I was not in the
	18	city, I was in the provinces. The rumours we heard and the
	19	information we heard about the Special Court forced so many of
11:14:06	20	our brothers to run away. They went to Liberia, Guinea and some
	21	other countries. There were some of us who did not go and
	22	because we did not go we destroyed some of the properties that we
	23	had with us so that they will not use them to identify us.
	24	Q. Thank you. Now, sir, you have talked about delivering
11:14:33	25	diamonds to Sam Bockarie. Do you know - and if you don't, tell
	26	us - what Sam Bockarie did with those diamonds?
	27	A. Those diamonds that we used to give to Sam Bockarie,
	28	Sam Bockarie took those diamonds to Monrovia to Charles Taylor.
	29	Q. How do you know that?

A. Sam Bockarie was my colleague, we all trained together, and
most of the times I was not assigned to particular areas I will
stay with him in Buedu or some other places that he stayed. So I
used to get so many information from him.

11:15:37

Q. I understand you have told us that you were close to
Sam Bockarie, but please answer directly my question. How do you
know that Sam Bockarie took the diamonds that you gave him to
Charles Taylor?

9 A. I know that since the time Foday Sankoh himself was in
11:16:01 10 command and up to the time that he was in Ivory Coast - I mean
11 when he was held in Nigeria, he even advised Sam Bockarie and
12 Issa Sesay that anything that we got that was a mineral we
13 shouldn't misuse it, we should give them to Charles Taylor for
14 safekeeping.

11:16:31 15 0. How do you know that Foday Sankoh advised Bockarie and Sesay to give the diamonds to Charles Taylor for safekeeping? 16 17 Those who had travelled with the Pa, I mean Foday Sankoh, Α. to Togo, like there was one of Pa Foday Sankoh's bodyguards 18 19 called Junior, he came back with the same message in Buedu that 11:17:12 20 that was what Foday Sankoh said that Mosquito, Issa Sesay, 21 shouldn't misuse any government property, especially diamonds 22 which are minerals. He said they should give them to Sankoh - I 23 mean Charles Taylor for safekeeping. Also after that I heard 24 that from Sam Bockarie and the radio man who was communicating 11:17:45 25 for Sam Bockarie he brought the same message written on paper 26 that Foday Sankoh had sent that message, and most times when we 27 left Sierra Leone to go to Liberia any mineral we had it used to 28 go to Sankoh. That is something I know about. MR KOUMJIAN: I apologise, but my colleague has very 29

	1	helpfully reminded me that the diagram the witness drew showing
	2	the weighing machine and how it would display carats and
	3	percentage has not been marked for identification. I ask that it
	4	be marked for identification.
11:18:37	5	PRESIDING JUDGE: A one page handwritten diagram by the
	6	witness will be - I think I have lost track of the MFI numbers.
	7	Madam Court Attendant, if you can assist me please.
	8	MS IRURA: Your Honour, it will be MFI-2.
	9	PRESIDING JUDGE: Thank you, MFI-2. Please proceed.
11:19:05	10	MR KOUMJIAN:
	11	Q. Sir, during the time that you were the mining commander,
	12	you have told us about your relationship with Sam Bockarie, did
	13	he ever discuss with you anything about mining and diamonds?
	14	A. Yes.
11:19:27	15	Q. Do you recall any of the instructions or any of the words
	16	or things that Sam Bockarie would talk to you about regarding
	17	di amonds?
	18	A. Yes.
	19	Q. Tell us what you remember?
11:19:55	20	A. The reason why I was sent over even that mining, because I
	21	can say we were many in the RUF but those in whom they had such a
	22	confidence to undertake such activities were not many. And like
	23	we knew in the RUF it was only minerals that solved our problems
	24	in helping achieve our goals, so he used to call me and give me
11:20:36	25	lectures on how to put pressure and that if we got diamonds we
	26	would be able to get arms and ammunition and so that was the work
	27	he sent me to go and do in Kono. So the diamonds that we got
	28	were the diamonds that he took to Monrovia to Charles Taylor for
	29	us to get our supply of arms and ammunition to be able to fight

	1	the war so that the enemy will not conquer us, so that was what
	2	he used to tell me and he used to advise me to double and
	3	redouble my efforts.
	4	Q. Sir, during the time that you were the mining commander,
11:21:22	5	did you take any trips outside of Sierra Leone?
	6	A. I did not go to a foreign country, only that
	7	Q. Only where, sir?
	8	PRESIDING JUDGE: Mr Witness, you are hesitating in
	9	answering the question. Is there a reason?
11:22:04	10	THE WITNESS: Not really, but I did not get clearly what he
	11	said. That is the reason why I am watching at you.
	12	PRESIDING JUDGE: Please repeat the question, Mr Koumjian.
	13	MR KOUMJIAN:
	14	Q. I am going to ask you a slightly different question.
11:22:19	15	Mr Witness, you have told us about going to Liberia and on your
	16	operations to Lofa County. Did you ever take any trips after
	17	that anywhere else in Liberia?
	18	A. Yes, I travelled to Liberia, but at the time I was doing
	19	the mining I did not travel any more, but at the time I was not
11:22:51	20	in the mining sector I used to travel to Liberia.
	21	Q. Okay, thank you for clarifying that. Where - besides Lofa
	22	County, where else did you go in Liberia?
	23	A. In Liberia I can say that was our own home that we used to
	24	travel to. From Lofa, Gbarnga, I know all those areas.
11:23:26	25	Q. Did you ever go to Monrovia?
	26	A. Yes.
	27	Q. When was that?
	28	A. At one time I went to Monrovia, but I did not go alone.
	29	Q. Before we go into who you went with, do you remember when

1 it was? Was it before or after you were mining commander? 2 It was the time I had not been mining commander. At the Α. time I became mining commander I did not have chance to do such 3 4 things. Thank you. Do you recall this trip to Monrovia, was it 11:24:17 5 Q. during the junta time or before or after the junta time? 6 7 It was after the junta time when we had retreated and we Α. 8 were now in Buedu. 9 0. You said you didn't travel alone. Who did you travel with? 11:24:53 10 Α. Sam Bockarie and I. Can you please tell us about that trip? 11 Q. 12 Α. I travelled with him, including his bodyguards, because I 13 had earlier told you that at any time I was not assigned to a 14 particular area I would always be with him. So, we went to 11:25:22 15 Monrovia. Why did you go? Was it an order, or was it your choice? 16 Q. 17 No, I did not choose to go. He asked me to go with him Α. because he was a friend of mine, so the two of us travelled 18 19 including his bodyguards. All of us went. 11:25:55 20 Q. Where did you go in Monrovia? We went - at first we were lodged in his friend's place, 21 Α. 22 the one I had talked about, Jungle. That was where we were, 23 myself, him, including his bodyguards. 24 Q. Okav. How long did you stay in Monrovia with Sam Bockarie? 11:26:32 25 Α. We spent a few days, two or three days, because normally 26 when Sam Bockarie went to Monrovia they will not allow him to be 27 just passing around like that because they did not want people to 28 see him. So, most times he will be in his vehicle and so we did not stay long there and we returned. 29

	1	Q. Just to clarify something you said just a few questions
	2	before, you said at first you were lodged at Jungle's place. Did
	3	you stay anywhere else during that stay in Monrovia, or did you
	4	spend all of the nights at Jungle's place?
11:27:14	5	A. No, where they took us to it was Jungle who received us and
	6	so he went and lodged us. The place is at ELWA junction.
	7	Q. Do you know did Sam Bockarie go anywhere else besides
	8	Jungle's place while you were on that trip to Monrovia?
	9	A. Yes.
11:27:43	10	Q. Tell us what happened.
	11	A. We were at the house when Jungle came with a jeep and he
	12	called him and he said Benjamin Yeaten was calling on him and so
	13	they went, but when they went and on his return he told us that
	14	it was the Pa who called him and all of us knew that when he said
11:28:13	15	the father he was referring to Charles Taylor. He said he was
	16	the one that called on him.
	17	PRESIDING JUDGE: Unfortunately, Mr Koumjian, we are up to
	18	our time limit. I have been alerted that the tape has just about
	19	finished. Mr Witness, we are now going to take the mid-morning
11:28:30	20	break of half an hour. We will resume court at 12 o'clock.
	21	Please adjourn court until 12.
	22	[Break taken at 11.30 a.m.]
	23	[Upon resuming at 12.00 p.m.]
	24	PRESIDING JUDGE: Mr Koumjian, please proceed.
12:00:17	25	MR KOUMJIAN:
	26	Q. Mr Witness, your last answer that you gave included a lot
	27	of pronouns. You said "he" a lot and it's not clear who you are
	28	talking about, so let me read back my question and your answer
	29	and then ask you to repeat your answer putting the names instead

of saying "he". I was asking you about whether Sam Bockarie went
anywhere on that trip to Monrovia and you said:

3 "We were at the house when Jungle came with the jeep and he
4 called him and he said Benjamin Yeaten was calling on him, so
12:00:57 5 they went, but when they went and on his return he told us that
6 it was the Pa who called him and all of us knew that when he said
7 the Father he was referring to Charles Taylor. He said he was
8 the one that called on him."

9 So I would ask you to explain that again but using the 12:01:23 10 names. When I asked you if Sam Bockarie went anywhere other than 11 Jungle's house, tell us what you know about that.

12 A. Yes, first he went to Jungle's place and after that Jungle

13 came and said Benjamin Yeaten was calling him. But after

14 Sam Bockarie returned he said it was Charles Taylor who had 12:02:02 15 called him. So that was where he was coming from.

Q. Okay. You said, "After Sam Bockarie returned he said it
was Charles Taylor who had called him". Who told you that, that
Charles Taylor had called Sam Bockarie?

A. He, Sam Bockarie himself, when he came back to us at the
house. That's when he said - he, Sam Bockarie, said Charles
Taylor had called him.

Q. Now you said you spent a couple - well, do you recall
anything else that Sam Bockarie told you about his meeting with
Charles Taylor? If not, just tell us.

12:03:06 25 A. I don't know everything, but there were some things that he
26 explained to me. Not everything, but he gave me some brief
27 explanation. One of them was he told us about how to strengthen
28 the security in the Lofa County.

29 Q. Explain what Sam Bockarie told you about that in relation

1 to his meeting with Charles Taylor? 2 That's what I'm trying to explain. I said one of them was Α. 3 that Sam Bockarie should not forget about Lofa, because that was 4 our main supply route from Liberia to Sierra Leone. Who said that Sam Bockarie should not forget about Lofa? 12:04:07 5 0. According to Sam Bockarie it was Charles Taylor who told Α. 6 7 him that he, Sam Bockarie, should not forget about Lofa County's security because Lofa County was RUF's main supply route leading 8 9 to Liberia. And what happened after the two or three days? What 12:04:38 10 Q. 0kay. did you do after the two or three days you spent in Monrovia? 11 We decided to come back to Sierra Leone. 12 Α. 13 Q. Who did you travel with? It was Sam Bockarie and I, but we travelled together with -14 Α. 12:05:17 15 we were not in the same vehicle. Jungle and Zigzag Marzah too travelled. 16 17 Q. How many vehicles did you come with to Monrovia? There were two vehicles, a jeep and a truck. 18 Α. 19 How many vehicles were with you when you went back to 0. 12:05:48 20 Sierra Leone? That is what I have spoken. I said we returned with two, a 21 Α. 22 jeep and a truck. 23 Q. Do you know if anything was in the truck? 24 Α. Yes. 12:06:05 25 Q. Can you please explain? 26 Α. There was ammunition in the truck. 27 Q. Sir, you said you were mining commander until 2000. Do you 28 recall in approximately which month you stopped being the mining 29 commander?

I can't recall the exact month, but maybe I can talk about 1 Α. 2 an incident or something that happened around the same time. 3 That was the time the Guinea war started. That was the month 4 that I finally left the mining. Sir, we will get to that in just a 12:07:09 5 Q. Okay, thank you. moment. When you stopped being the mining commander, first of 6 7 all who made that decision? Who relieved you of that position, 8 or changed your position? 9 Α. It was Issa Sesay, because no other person else could make a decision like that. He was the high command. 12:07:36 10 When you say Issa Sesay was the high command at that time, 11 Q. 12 where was Sam Bockarie, if you know, at that time? 13 Α. At that time Sam Bockarie was no longer there. He had gone 14 to Monrovia to Charles Taylor. 12:07:59 15 Q. Did anyone replace you as the mining commander? Yes, it was Amara Salia, who was also called Peleto. 16 Α. 17 Q. Is this the same person you discussed yesterday in regards to the bank robbery and the efforts to recover the money from the 18 19 bank? 12:08:27 20 Α. Yes. 21 Did Issa Sesay give you any reason for replacing you? 0. 22 Α. Yes, later he told me. 23 0. What did he tell you? 24 Α. According to him, he said he did not make that decision 12:08:53 25 al one. He said Morris Kallon did not like the idea, that is the 26 way I was behaving towards the civilians. He said I had a Bible 27 under my arm. In that sense he meant that I was not harsh with 28 the people for them to do the work, I was not threatening the 29 people to do the actual work that they were supposed to do, so he

went and told Issa Sesay to put somebody in charge of the mining
 who would be hard, who will be aggressive enough for the work to
 go on well. That was the reason.

4 JUDGE SEBUTINDE: Sorry, Mr Koumjian, I am looking at the 12:09:46 5 record I think line 18 of page 55. Did the witness say, "Morris 6 Kallon did not like the idea, that is the way he was behaving", 7 or "Morris Kallon did not like the idea, that is the way I was 8 behaving towards the civilians"? What is it that Morris Kallon 9 did not like?

12:10:0810THE WITNESS:The way - he said we were not talking to the11people for them to do the work.We were not forcing them to do12the work.We were talking to them softly, so they should bring13somebody who would use force to do - who would use force on the14people to do the work so they would get a lot more money, what12:10:3515they actually wanted.

16 MR KOUMJIAN: Does your Honour want a further

17 clarification?

JUDGE SEBUTINDE: No, I think I have got it plainly now.
MR KOUMJIAN:

12:10:46 20 Q. Well just one clarification, sir. When you said, "Morris
21 Kallon said we were not forcing them to do the work", who is the
22 "we" that you meant?

A. Okay, I am talking about myself number 1. That is my
administration. I spoke to the people politely for them to carry
on with the job, but Kallon wanted me to do it soldierly to use
force. Whether the person wanted to do the job or not, I should
force the person to do the job. That was what Kallon wanted me
to do.

29 Q. Do you know, Mr Witness, when Peleto replaced you was

1 anyone else replaced in the mining administration? 2 Α. Yes. Do you recall the names of any other individuals that were 3 Q. 4 working with Peleto that maybe were not working with you? 12:11:59 5 Α. Yes. Can you tell us those names that you recall? Q. 6 7 On the mining activity, when I had left there were a lot of Α. 8 people who were involved. They sent a lot of people there, like 9 the former deputy brigade commander who was Gasimu, he too was then involved in the mining business, Bukero too was a miner, 12:12:28 10 Kamara was a miner, CO Med was now a miner, Lion was now a miner. 11 12 Q. Do you recall any other name for Lion? 13 Α. His name was Blamo. Please try to - while you are thinking of any other names, 14 Q. 12:13:15 15 sir, I just want to give some spellings to the Court. B-U-K-E-R-O, Gasimu, G-A-S-I-M-U. 16 17 Now, Mr Witness, understanding it is a while - quite a while ago, can you recall at this time any other names of people 18 19 who were mining during Peleto's time? 12:13:46 20 Α. Those were the names that I have named. There are many 21 other senior officers that were now involved in mining that were 22 not working at the time that I was there. 23 Do you know how long Peleto remained the mining commander? 0. 24 Α. Peleto was there until the end of the war. 12:14:19 25 Q. Do you know whether the results of the mining, the diamonds 26 that were found, whether they were more or less than the - during 27 Peleto's time than during your time? 28 Α. During Peleto's time everybody then was involved in mining. 29 At first people were afraid and so at that time they got a lot of

	1	diamonds, much more than the ones we got when it was my own time,
	2	because civilians, soldiers, officers, were all involved in
	3	mining at that time and so they got a lot more diamonds than my
	4	own time because at that time we were not doing any fighting. We
12:15:09	5	were only doing mining.
	6	Q. You talked about some tools and some machines that were
	7	used during your time. Do you know if the same tools and
	8	machines were used during Peleto's time, or was it any different?
	9	A. When I left there the tools that we used to work were the
12:15:29	10	same tools that we left at the place, because I handed over
	11	everything. Those were the tools that they used. They got other
	12	ones in my absence - if they got other ones in my absence I
	13	didn't know, but the ones that I left that I handed over I know
	14	they used them.
12:15:53	15	Q. Thank you. Now, sir, during the time that you were the
	16	mining commander, did you ever see Foday Sankoh?
	17	A. Yes.
	18	Q. Can you tell us the circumstances? Well, first of all,
	19	where was it that you saw Foday Sankoh?
12:16:24	20	A. I saw Foday Sankoh in Koidu Town itself.
	21	Q. Do you know if that was before or after the Lome Accord?
	22	A. That was the time he was released in Nigeria. He came to
	23	Monrovia and he was taken to Sierra Leone. That was the time.
	24	Q. Tell us what happened when you saw Foday Sankoh in Koidu
12:16:57	25	Town?
	26	A. He went together with the former ambassador who was in
	27	Liberia. That was - I have forgotten his name now a bit. The
	28	two of them went to Kono. He went there, he greeted us and the
	29	other forces, the Kamajors, who were there. All of us met

	1	together and he spoke to us well.
	2	Q. And what happened when Foday Sankoh came? Did you yourself
	3	have any conversation with Foday Sankoh?
	4	A. Yes, I had a conversation with him. He was my commander.
12:17:54	5	Q. What was - did you give anything to Foday Sankoh?
	6	A. Yes, I gave him diamonds.
	7	Q. Do you recall how much - how many stones you gave him?
	8	A. Yes, I can still recall the ones that I gave to him.
	9	Q. Can you tell us what you remember?
12:18:27	10	A. Yes, I gave him 15 pieces of diamonds. 15 pieces of
	11	diamonds. When you count 1, 2, 3, 4, 5 up to 15; 15 pieces of
	12	di amonds.
	13	Q. Do you remember anything about the conversation with Foday
	14	Sankoh that you had that you can tell us? Can you briefly
12:18:59	15	describe it?
	16	A. Yes, he just asked about - because at that time everybody
	17	used to give his individual reports to him, but I did not write
	18	it down. I sat together with him and I explained to him what had
	19	occurred in his absence. I explained to him and what had
12:19:39	20	happened to me personally, like the molestations, I explained
	21	everything to him. It was after that that I handed the diamonds
	22	over to him.
	23	Q. After that meeting that you had with Foday Sankoh, do you
	24	know where Foday Sankoh went?
12:20:03	25	A. Yes.
	26	Q. Where did he go?
	27	A. He returned to Freetown.
	28	Q. When Foday Sankoh was in Freetown, did you remain the
	29	mining commander for some period of time?

1 Yes, I remained there for some time but not for a very long Α. 2 time when I was relieved. 3 Q. Okay. Mr Witness, do you recall which month it was that 4 you were relieved of the position? I may have asked you this before and if you don't know the answer just say you don't know. 12:20:37 5 That is what I have told you. The month I cannot recall Α. 6 7 now the exact month, but if you can know the month that the Guinea war was launched that was the very month that I was 8 9 relieved. Thank you. Let me ask you this question. Were you the 12:21:01 10 Q. mining - do you recall when Foday Sankoh was arrested in Freetown 11 12 at his house on Spur Road? 13 Yes, I can recall. I was in Kono when I received that Α. 14 message. 12:21:20 15 Q. Were you still the mining commander at that time? 16 Α. Yes. 17 Q. About how long, how many months if you can remember, after that was it that you were relieved as the mining commander? 18 19 After Foday Sankoh had been arrested in Freetown, the other Α. 12:21:57 20 people escaped and they got to us in Kono. It did not take up to 21 three months when my assignment was changed, but I can't recall 22 the exact date now because it was not everything I can memorise 23 because we were never expecting to be doing this by now. 24 Yes, thank you, Mr Witness. It's helpful to us the Q. 12:22:23 25 information you provided. Sir, when Foday Sankoh was in 26 Freetown, had come back to Sierra Leone, what was your practice 27 as far as what you did with the diamonds? Who did you give the 28 diamonds to? It was still Issa Sesay. The time that I was there I gave 29 Α.

1 the diamonds to Issa Sesay. It was only that time that Sankoh 2 went to Kono that I gave him the 15 pieces, but he, Issa himself, saw them and he allowed me to give them to the Pa. 3 4 Q. Thank you. Now, Mr Witness, after you were relieved of the position of mining commander, what was your next assignment? 12:23:14 5 I did not have another assignment. I was just - by then -Α. 6 right up to the time the Guinea war started. 7 Before we go into that Guinea war, I want to ask you 8 Q. Okay. 9 a few other questions and give you some words and ask you if you recognise these. Are you familiar, sir, with Opera? 12:23:56 10 11 Α. Say that again. 12 Q. Opera? Do you know anything about Opera? 13 Α. Maybe the pronunciation is problematic. I don't know that 14 Opera pronunciation. Opera. I don't know that pronunciation, Opera. Maybe there is a problem with it. 12:24:31 15 How about Joe Town? 16 Q. 17 Okay, that is why I said maybe it was the pronunciation. I Α. know Joe Town. Joe Town is near Koidu Town. 18 19 What is Joe Town? 0. 12:24:52 20 Joe Town was a small village near the road, but it was a Α. 21 mining area too. 22 Do you know anything called Tankolo Camp? Does that 0. pronunciation sound correct? Do you recognise that? 23 24 Α. Please call it again. Maybe you are missing the 12:25:19 25 pronunciations. I don't know. 26 I may not be reading correctly, sir. Let me move to Q. 27 something I can read. Do you know something called Number 6? 28 Α. Yes, there was Number 6, there was Number 7 as well. Those 29 were mining sites. I know the places.

	1	Q. Where is Number 6?
	2	A. Number 6 was near Number 7. It is around Kokuima area.
	3	Q. In Kono District?
	4	A. Yes, yes.
12:25:58	5	Q. What about Congo Bridge?
	6	A. Congo Bridge is between Koidu and Kokuima, the bridge that
	7	is in between there is what was referred to as Congo Bridge.
	8	Q. Do you know a place called Kuyor?
	9	A. Yes, I know that place, Kuyor. It's in Koidu Town.
12:26:35	10	Q. What is Kuyor?
	11	A. Kuyor is the name of an area, but it's a mining area too.
	12	It's in Koidu Town.
	13	Q. What about Congo Bridge? You told us where that is. Were
	14	there any mining sites near that?
12:26:55	15	A. Yes, it's the same mining area. It is the bridge that
	16	divides the two towns, the Koidu Town and Kokuima. Down the
	17	bridge and up the bridge were both mining areas, so that's why
	18	the places were called Congo Bridge.
	19	MR KOUMJIAN: I believe I said Kuyor at one place and I
12:27:27	20	would like to spell it for the record.
	21	MR GRIFFITHS: Well, I anticipate, your Honours, that this
	22	precedes an application to put before the witness a document. If
	23	that is the case then I would prefer the witness to spell the
	24	name rather than Mr Koumjian.
12:27:47	25	MR KOUMJIAN: I have no problem with that, if he can:
	26	Q. Sir, can you spell Kuyor?
	27	A. No, I cannot. I know the place called Kuyor, but that's a
	28	Kono word. It's not an English word. That's not an English
	29	word. It's a Kono word.

	1	MR KOUMJIAN: Would your Honours like the spelling or not?
	2	PRESIDING JUDGE: Please spell it into the record,
	3	Mr Koumjian.
	4	MR KOUMJIAN: K-U-Y-O-R. Thank you:
12:28:50	5	Q. Sir, does Zone 4 mean anything to you?
	6	A. What? Zone 4?
	7	Q. Yes.
	8	A. If it means anything to me?
	9	Q. Yes.
12:29:01	10	A. Please repeat that.
	11	Q. Well, do you know a place called Zone 4, or not?
	12	A. Yes, all of those places were in Koidu, Kono District.
	13	These places that you are mentioning were mining areas and even
	14	when there was no war the mining company that was there used to
12:29:30	15	mine in those places. Those were the names.
	16	Q. Mr Witness, earlier in your testimony you mentioned an
	17	Alhaji who was working with you in mining. Do you recall that?
	18	A. Yes.
	19	Q. Do you know what his rank was, if he had one?
12:29:59	20	A. It was Staff Alhaji. He was a staff.
	21	Q. Do you recall - do you know his last name?
	22	A. We called him Staff Alhaji.
	23	Q. Did he have a different first name, or you don't know?
	24	A. He was called Bayor.
12:30:30	25	Q. Do you know a Foday Fofanah?
	26	A. Maybe he had a nickname, but Foday Fofanah?
	27	JUDGE SEBUTINDE: Mr Witness, what is your answer? You
	28	know or you don't know?
	29	THE WITNESS: No, I don't know. I don't know.

1

2 the record? MR KOUMJIAN: 3 4 Q. Mr Witness, do you know how to spell - you said he was called Bayor. Do you know how to spell that? 12:31:14 5 Yes, the way I spell it is B-A-Y-O-R. That's the way I can Α. 6 7 spell Bayor. MR KOUMJIAN: Your Honours, I would like an original 8 9 document placed before the witness and that is the document in tab 10. 12:31:54 10 MR GRIFFITHS: Your Honours, I would like some foundation 11 12 as to the basis upon which this particular document is being 13 placed before the witness. If your Honours were to look behind 14 tab 10, you will see, for example, that there's quite a 12:32:11 15 substantial document behind that tab, much of it illegible. From what is legible dates on it refer to 2001 when this witness has 16 17 ceased being mining commander, so one wonders then the basis upon which Mr Koumjian is seeking to introduce this document through 18 19 So there's two points. One, is the witness in a this witness. 12:32:42 20 position to speak to this document. Secondly, what is the 21 foundation for placing this particular document before this 22 wi tness? PRESIDING JUDGE: Yes, Mr Koumjian, your reply, please. 23 24 MR KOUMJIAN: Actually, your Honours, my reply is that I 12:33:03 25 don't need to place it before the witness, but I would move it 26 now into evidence as a relevant document under 89(C). The 27 document is relevant because on the face of it it's quite clear 28 that it is mining records, exactly as counsel points, out for a 29 period of time after this witness was mining commander, not

JUDGE SEBUTINDE: Mr Koumjian, is Bayor spelt correctly on

during the time he was the mining commander. The locations
 mentioned are locations that this witness directly tied to this
 witness's testimony. Some of the names mentioned of the
 commanders are persons who this witness has mentioned as people
 he knew that were involved in mining.

So the witness's testimony goes to help corroborate the 6 7 authenticity of this document. It goes to help the Trial Chamber understand what it is, because, as you can see, it's very similar 8 9 - as far as what is recorded is similar to the other book, the Black Guard report book, that was put in, and for that reason it 12:34:15 10 is obviously relevant because the diamond mining is I think - I 11 12 don't think anyone is asking me to explain why diamond mining is 13 relevant to the case and this further provides evidence that the 14 mining was going on in an organised fashion by the RUF in the manner that the witness has described. 12:34:40 15

16 PRESIDING JUDGE: Mr Griffiths, counsel for the Prosecution17 has made an application.

18 MR GRIFFITHS: Well, your Honour, I have before me the 19 provisions of Rule 89 which in summary provides that the Chamber 12:35:10 20 can admit any relevant evidence. Now whereas we appreciate the 21 width of that provision, nonetheless it seems to us that we ought 22 to be provided with some information by which the Defence can 23 question firstly the origins of this document, secondly its 24 authenticity.

12:35:37 25 At present we have a situation whereby Mr Koumjian through 26 this witness in effect is saying here is a document, we want it 27 to go before the Court because it includes relevant evidence, but 28 one or two a priori conditions have not been met. Where did it 29 come from? Who wrote the document? Where is the original? Is

1 it available for inspection? 2 If none of those one would have thought necessary 3 conditions are met, effectively what my learned friend is arguing 4 for is a position whereby the OTP could download any document from the internet and present it to this tribunal through any 12:36:25 5 witness and in our submission Rule 89 cannot be that wide. So I 6 7 am still asking for some foundational evidential support for this document. 8 9 MR KOUMJIAN: May I reply? It's an important matter. I would seek leave to state our position on this. 12:36:52 10 PRESIDING JUDGE: Is it a point of law, Mr Koumjian? 11 12 MR KOUMJIAN: Yes, only points of law. Your Honour, the 13 matters that counsel says are preconditions for the admission of 14 a document, there is specific case law that none of these are 12:37:19 15 preconditions for the admission of a document that it is required that the author be known, that it is required that a witness be 16 17 available to testify to how the document was prepared, or that it is required that an original be presented. Case law specifically 18 19 says those are not required. In fact in this case, as I 12:37:40 20 mentioned at the beginning of my application, the original is 21 here in court and that is what we are seeking to admit at this 22 It is a book that the Court Officer has. time. The Defence position is inconsistent, because the Defence 23 24 has put into evidence documents that have absolutely no tie in to 12:38:02 25 the witnesses who have testified about that they have been 26 presented to and just off the top of my head I will give a few 27 In the testimony of Moses Blah, the autopsy report of examples. 28 Sam Bockarie was put to the witness who said he had no 29 information about the autopsy. Obviously, it was not a --

JUDGE SEBUTINDE: Mr Koumjian, is this a point of law?
 MR KOUMJIAN: Yes.

JUDGE SEBUTINDE: This is not a point of law. You are
being argumentative. Let us deal with this evidence. It doesn't
help us drawing in exhibits that have already been admitted in
different circumstances and probably for different purposes.

7 MR KOUMJIAN: As a point of law, then - thank you, your Honour. As a point of law I would say that the case law is clear 8 9 that the exact same rules of evidence apply to the Defence and to 12:38:48 10 the Prosecution and that what we are seeking is that the equivalent rules be clearly stated and applied to both parties. 11 12 The evidence is clearly relevant. As we have seen in other 13 documents, and as your Honours have stated many times in your 14 written decisions, in your oral decisions, the authenticity of 12:39:08 15 the document can be - is not necessary at the time of admission. 16 It is something you weigh later.

Many documents we presented through one witness and further
witnesses have commented on it, the document's authenticity is
built up over time over several different witnesses and is
further corroborated as one document and one document
corroborates another.

22 So these records, which on their face are clearly relevant, 23 they mention the sites that the witness has talked about in Kono, 24 they clearly mention caratage, we believe should be admitted at 12:39:43 25 this time because they meet the standards of - that this court 26 has articulated as to the standards for admissibility whether or 27 not a document is relevant, and it is directly tied into this 28 witness because he has talked about the mining, he has talked 29 about the sites and he has talked about these commanders. Thank

1 you.

JUDGE LUSSICK: Mr Koumjian, what I am going to say is not 2 3 the opinion of the Trial Chamber. I am just giving - it is 4 something I am thinking of and I am just giving you an opportunity and possibly Mr Griffiths an opportunity to answer 12:40:14 5 If the document cannot be linked to the evidence of the this. 6 7 witness, then you are not seeking to prove any facts by oral evidence. You are seeking to prove them by documentary evidence. 8 And it seems to me that if that is so then the provisions of 92 9 12:40:40 10 bis apply and you cannot attempt to evade those provisions by simply dumping documents on witnesses who know nothing about them 11 12 and trying to admit them through 89 (c). As you know very well, 13 89 (c) is a general rule giving the Court some right to admit 14 evidence if it sees fit and if the evidence is relevant, but Rule 92 bis is lex specialis dealing with information in 12:41:11 15 16 documents.

17 MR KOUMJIAN: Your Honours, we don't - first of all, for 18 purposes of argument I will say that this evidence is not linked 19 to the witness. I have stated my position that it is; that the 12:41:31 20 document is linked to the witness's evidence. But regarding 92 21 bis, I believe your Honour makes an important point and I would 22 like to talk a little bit about that.

Your Honours know that Rule 92 bis was taken from the rules
of the ICTR originally word for word and I believe that the
language has been amended since then. There is also a very
similar 92 bis provision in the rules of the ICTY. 92 bis
applies for evidence that is offered in lieu of oral evidence
and, if you look at the use of that rule in the other tribunals,
in the other tribunals it has clearly been used to put in witness

testimony of witnesses who are not going to come to court, or
under the provisions of, I believe, it's D, under D, to come to
court only for cross-examination.

4 One of the reasons I think it is clear that 92 bis does not apply to every document and it would not make logical sense for 12:42:25 5 it to apply to every document is that 92 bis specifically says 6 7 the document cannot go to the acts and conduct of the accused. So, your Honours, it would not make sense that no document can be 8 9 admitted in this tribunal that goes to the acts and conduct of the accused. That would make that rule - it wouldn't make sense. 12:42:47 10 For example if there was a letter from an accused ordering crimes 11 12 that would not be admitted because it goes to the acts and 13 conduct of the accused, or a videotape of the accused 14 participating in crimes because it goes to the acts and conduct 12:43:07 15 it could not be admitted. Our position is that 92 bis is very specific if you look at the history of the rule and how it has 16 17 been used --

JUDGE LUSSICK: Well, wait on. You must look at the
 Special Court history of the rule because our rule is much
 12:43:22 20 broader than other International Courts.

21 MR KOUMJIAN: Yes, and specifically I note the decision in 22 Fofana, as your Honour points out, where they said the reason the rule is different, 92 bis, was because in the Special Court the 23 objective was to avoid technical rules of evidence that would 24 12:43:40 25 preclude relevant evidence from coming in or from very difficult 26 hurdles of admitting evidence that is clearly relevant before the 27 Trial Chamber could consider it. And specifically, I think if 28 you look at I think it is Justice Robertson's consenting opinion, 29 it may also be in the majority opinion, they talk about how in

the situation of the Special Court, especially where a truth commission exists and other organisations have submitted large reports about the crimes that occurred, it would not make sense to have to prove all of that all over again.

So our position is that 92 bis was never meant to make it
more difficult in the Special Court to get documents into
evidence than they are in other tribunals, and it would not make
sense to say it applies to every document because then it would
preclude any document that goes to the acts and conduct of the
accused from being admitted into evidence.

JUDGE LUSSICK: Yes, all right. Well as to documents going 11 12 to the acts and conduct of the accused, if you read Galic then 13 Galic limits the meaning of those words to a very special 14 circumstance, but what you haven't considered is that talking 12:44:58 15 about the admissibility of documents under 92 bis you haven't explained why the documents should be admitted through this 16 17 witness instead of taking the normal 92 bis procedure. Thi s witness - you haven't laid any foundations as to why this witness 18 19 can speak to the document.

12:45:19 20 MR KOUMJIAN: Well, I am asking the Court to admit it along 21 with the testimony. I am not sure about the words "through the 22 witness", but what I am pointing out is that this document is relevant to the witness's evidence because he has already named -23 24 given evidence that would help corroborate the authenticity of 12:45:37 25 this document. There is case law, and I believe one is a 26 pre-trial decision in Prlac, P-R-L-A-C, saying that documents can 27 be admitted through a witness when the witness can talk about 28 either the relevance of the document, the probative value of the 29 document or some evidence as to the authenticity of the document.

Clearly this witness has not - we are not saying that he
 saw this document, it was created after he was the mining
 commander, but he recognises the places, he recognises some of
 the names he has told you about in his testimony of - he stated
 of these places that they were mining sites and the names and he
 has told you how records was kept. He has gone into detail of
 how records were kept in the normal course of mining.

8 So it is directly relevant and it would make more sense 9 when your Honours and the parties consider the evidence at the 12:46:30 10 end that this document go along with this witness's testimony, 11 because it is most relevant of all the witnesses that we have 12 heard to this witness's testimony. Thank you for your patience 13 in hearing me. Thank you.

14 JUDGE LUSSICK: Well firstly I apologise to the Presiding 12:46:46 15 Judge, because it was a matter that I was considering rather than 16 the whole Bench and I did indicate that I would give Mr Griffiths 17 a chance if he wished to reply.

MR GRIFFITHS: Well I am grateful, your Honour. Put 18 19 shortly, the position is this. Mr Koumjian accepts that the 12:47:08 20 witness has no relation, if I can use that term, with this 21 particular document, and so in effect he is seeking to use this 22 witness to circumvent the provisions of Rule 92 bis. He is seeking to do that by praying in aid the provisions of Rule 89, 23 24 and in our submission it is a totally erroneous route for my 12:47:40 25 learned friend to take and before he could do that there has to 26 be some foundation. Absent such foundation we submit that Rule 89 does not allow for the admission of this document through this 27 28 witness, which is what my learned friend is seeking to do. 29 [Trial Chamber conferred]

	1	PRESIDING JUDGE: We have considered the submissions in
	2	this case. If the Prosecution wishes to tender a document under
	3	Rule 89 (c) through a witness, they need to lay foundation and in
	4	the instant case there is no sufficient foundation. If a
12:51:50	5	document is to be tendered without a witness, then the
	6	application should be made under 92 bis of the rules.
	7	MR KOUMJIAN:
	8	Q. Mr Witness, in relation to diamonds, does white have any
	9	meaning? Can you explain what it means when you talk about white
12:52:23	10	in relation to diamonds?
	11	A. The weight means when it has been weighed. When we weigh
	12	it on the scale, that is where we know if weight.
	13	Q. Sorry, perhaps the interpreter didn't understand me. I am
	14	just talking about the colour. I'm sorry if I was not clear.
12:52:46	15	The colour white.
	16	A. Okay.
	17	Q. Does "white" mean anything to you?
	18	A. The colour by which you mean white, as you are all English
	19	people, when we say something is white it means it is purely
12:53:05	20	white and it has no other colour mixed with it. It is purely
	21	white.
	22	Q. Mr Witness, for the record we are not all English people.
	23	Thank you. Sir, you have talked about the Guinea operation. Can
	24	you tell us what year that occurred?
12:53:37	25	PRESIDING JUDGE: Mr Koumjian, the witness used the term
	26	"Guinea war". Now is Guinea war and Guinea operation
	27	MR KOUMJIAN: I apologise:
	28	Q. Sir, you said something about Guinea. Were you ever in
	29	Gui nea yoursel f?

	1	A. Yes.
	2	Q. Do you recall what year it was that you were in Guinea?
	3	A. 2000. The year 2000.
	4	Q. Do you recall if it was dry season or rainy season?
12:54:18	5	A. It was - it was coming close to the rainy season, but it
	6	was not deep in the rainy season. It was at the end of the dry
	7	season.
	8	Q. Thank you. Sir, you have told us that you remember when
	9	you were in Koidu Town when Foday Sankoh was arrested on Spur
12:54:44	10	Road. Was the Guinea operation before or after that?
	11	PRESIDING JUDGE: Guinea operation.
	12	MR KOUMJIAN: Sorry, first of all it is not helpful anyway
	13	because I am in the wrong year. Excuse me, let me try something
	14	el se:
12:54:58	15	Q. Sir, tell us how it was that you went to Guinea. Explain
	16	what happened.
	17	A. My trip to Guinea was not done by me alone. Some other
	18	people went there and it was a directive. It was an order given
	19	to me - given to Morris Kallon by Issa Sesay and he asked us to
12:55:29	20	go there.
	21	Q. Okay. At the time that you went to Guinea, who was
	22	commanding the RUF?
	23	A. It was Issa Sesay who was commanding the RUF at that time.
	24	Q. Can you tell us what the circumstances were that you went
12:55:56	25	to Guinea? Please you started to tell us. Go ahead and explain
	26	it.
	27	A. I said it was an order that made me to go there, but before
	28	ever we went there we received Mohamed Turay who was the late
	29	Sheku Turay's son from Guinea. He came together with Issa Sesay.

1 Both of them came from Monrovia, Liberia, and when he came it was 2 at Kokuima that the arrangement was made. He and Morris Kallon did the arrangement for us to launch a war in Guinea. 3 4 Q. When you say that both of them came from Monrovia, who are 12:57:01 5 you talking about? Α. Issa Sesay and Mohamed. The Late Sheku Turay's son, 6 7 Mohamed Turay. What were the orders that you received? 8 Q. 9 Α. Issa gave me the order that I should join Morris Kallon for us to go, so I joined him and I remained with him until we moved. 12:57:33 10 We went through Kamakwie. 11 12 Q. Did Issa Sesay tell you what the purpose of you joining 13 Morris Kallon was? 14 Α. Yes. 12:57:57 15 Q. What did Issa Sesay tell you? It was because of the Guinea war for us to go and fight in 16 Α. 17 Guinea, because Mohamed Turay was the rebel leader for Guinea who 18 was going to take the war into Guinea, but he did not actually 19 have manpower on his own that he could take. So that was the 12:58:27 20 reason why he passed through the RUF, so that the RUF could 21 assist opening the road for him so that he will carry out his 22 war. Your Honour, one spelling for the record, 23 MR KOUMJIAN: 24 Kamakwie, K-A-M-A-K-W-I-E: 12:58:54 25 Q. Sir, just so we understand, if you know at the time that 26 Issa Sesay came from Monrovia and was talking to you about the 27 order, was there a war already going on in Guinea? 28 Α. No. 29 Q. Okay, thank you. So after he told you to join Morris

1 Kallon, what happened? 2 I travelled with him to the town that I had called, Α. 3 Kamakwie. That was where we arranged everything. All of us, the 4 soldiers, assembled there and we arranged it and we were distributed to various areas. 12:59:33 5 Q. What was your role in that event? 6 7 In the RUF anywhere they were to send somebody to, or even Α. when people were to go and fight in a particular area, they will 8 9 send certain people as advisors so that they will ensure that people carry on with the fighting so that people would not forget 13:00:08 10 about what they are there to do. So that was like my role. I 11 12 was there to ensure that what the officers had asked the troops 13 to do, they did them. 14 Q. Were you yourself commanding any troops? 13:00:32 15 Α. I did not command troops, but I was within the troops. Who were the commanders involved in this operation? 16 Q. 17 Α. Morris Kallon was one, Bai Bureh, the Tall Bai Bureh and the Short Bai Bureh, Komba Gbundema, myself and so many other 18 19 officers, junior officers, who were the fighters. 13:01:12 20 0. Can you tell us what was the plan that you had to bring 21 this war to Guinea? 22 The reason why people were forced or people were asked to Α. go to Guinea, it was because the President who was there, Lansana 23 24 Conte, was conniving with the Sierra Leone government and that 13:01:52 25 enemies used his territory to enter Liberia through the Lofa 26 County. 27 Okay. Sir, my question is did you have a specific Q. 28 objective in the operation? What were you told to do? Were you 29 going to any particular place in Guinea?

	1	A. Yes.
	2	Q. Can you explain that?
	3	A. In our own area we captured two places. We captured Madina
	4	Wola, that was the area I went to, and Morris Kallon and others
13:02:42	5	went to Pamelap. They went and captured there.
	6	MR KOUMJIAN: Okay, the spellings, Madina Wola,
	7	M-A-D-I-N-A, one word, W-O-L-A the second word. And Pamelap,
	8	P-A-M-E-L-A-P:
	9	Q. Now the forces that you have just mentioned that attacked
13:03:09	10	Madina Wola and Pamelap, were all of these forces RUF?
	11	A. Those towns are in Guinea. They are not in Sierra Leone.
	12	Q. Okay, let me try my question again. What forces - you
	13	talked about the attack on Madina Wola and Pamelap
	14	A. Okay.
13:03:33	15	Q. What forces were attacking these two towns?
	16	A. It was the RUF that attacked those areas.
	17	Q. Was RUF coordinating with any other force at that time?
	18	A. Yes.
	19	Q. Can you explain that, please?
13:03:59	20	A. We entered three places, the two places that I have already
	21	referred to and the third one was Gueckedou, and the route
	22	entering there is from Liberia and it was the NPFL who entered
	23	through that area to go to Gueckedou.
	24	Q. Okay. So the RUF forces that attacked Madina Wola and
13:04:25	25	Pamelap, from where did they attack those locations? Where did
	26	they enter Guinea, if you know?
	27	A. It was from Sierra Leone that we entered and from Kamakwie
	28	there is a route straight to Madina Wola and from Kamakwie there
	29	is a straight route to Pamelap, so we were divided into two

1 groups, so we undertook the venture.

2 Q. Sir, what was the result of your attacks for the RUF3 forces?

4 A. The result was not good. It was not fine for us.

13:05:24 5 Q. What happened?

There was discouragement in between, because Issa Sesay and Α. 6 7 Morris Kallon discouraged the fighters and some officers, so we retreated from the place. It was not that we were pushed by 8 9 enemies. It was we ourselves who decided, that is the RUF, to withdraw from the place. It was as a result of discouragement. 13:05:49 10 MR GRIFFITHS: Can I intervene to seek clarification on a 11 12 couple of matters, Madam President? Firstly, on page 78 at line 13 13 we have this answer from the witness: "Lansana Conte was 14 conniving with the Sierra Leone government and enemies" and he 13:06:16 15 has just now in the last answer again referred to enemies as yet undefined. It may be it would assist us all to know who these 16 17 enemies were.

18 MR KOUMJIAN: I would be happy to ask that question: 19 Sir, you said Lansana Conte was conniving with enemies. 0. 13:06:37 20 First of all, who were the people that Lansana Conte was 21 conniving with, according to what you were told? 22 Okay, the SLA - let me say the Sierra Leone government had Α. 23 certain fighters, let me say the Kamajors, and the STF too put 24 themselves together and they were passing through Lansana Conte's 13:07:11 25 territory, that is in Guinea, and entered Liberia in Foya 26 District and Voinjama and that is in the Lofa County. They were 27 going there to fight war. So those are the people I mean. Those 28 are the people I refer to as enemies, that is the Kamajors and 29 the STF put together who used to go and fight war in Liberia

1 through Guinea. 2 PRESIDING JUDGE: Just for purposes of record, Mr Koumjian, 3 the status or who was Lansana Conte? He has been referred to but 4 for purposes of record. MR KOUMJIAN: 13:07:45 5 Sir, who was Lansana Conte? Q. 6 7 Lansana Conte is the President of Guinea. Α. So, sir, when you say that Lansana Conte and that these 8 Q. 9 enemies used to go and fight war in Liberia through Guinea, so who were they the enemies of, Lansana Conte and the forces he was 13:08:07 10 with or helping? They were enemies of who? 11 We considered all of them as enemies. At first the former 12 Α. 13 Sierra Leone government, Lansana Conte's government, who were 14 allowing the Kamajors to use their territory to go and fight in Liberia, we considered all of them to be enemies for us. 13:08:35 15 JUDGE SEBUTINDE: But enemies of who is the question? 16 17 Enemies of who? 18 THE WITNESS: Enemies to the RUF and the NPFL. 19 MR KOUMJIAN: Thank you. Sir, did the RUF, the forces that you were 13:08:55 20 0. 21 with, suffer any casualties, any wounded or dead in that attack 22 in Guinea? 23 Α. Yes. 24 Q. Can you tell us do you recall any commanders being killed? 13:09:29 25 Α. Two people died on our own side that I recall. One of the 26 boys was called Olu. His name is Olu, that is what they called 27 him, and there was another one called Mohamed, Mohamed GMG. That 28 was how they used to call him, Mohamed GMG. Those two men, those 29 two boys, died. And even I sitting in front of you here, I got

	1	wounded during that operation.
	2	Q. Were any other - well, first of all, what forces were you
	3	fighting against, the RUF? What forces were you fighting against
	4	in this attack in Guinea?
13:10:18	5	A. We were fighting against the Guinean soldiers.
	6	Q. Do you know what forces were what you called the NPFL
	7	forces from Liberia? Who were they fighting against in
	8	Gueckedou, if you know? If you don't, tell us that you don't.
	9	A. NPFL in Liberia, those were Charles Taylor's forces. They
13:10:43	10	were fighting against the Guinean soldiers. Those are the
	11	Lansana Conte soldiers.
	12	Q. Now you said that the result wasn't good and you talked
	13	about how some of the soldiers felt. Did that have any effect on
	14	the RUF, that operation?
13:11:07	15	A. Yes, it affected the operation but
	16	Q. Sorry, sir, my question is did the change in morale affect
	17	the RUF when you came back to Sierra Leone?
	18	A. Yes, because we did not go to Guinea in order only to
	19	retreat again, but the conditions forced us to return. It was
13:11:44	20	not that the Guinean troops or the Guinean government soldiers
	21	pushed us out of the place. We ourselves decided to retreat.
	22	Q. Thank you. Now, Mr Witness, I am going to move to another
	23	area unless there are questions on the Guinea issue.
	24	JUDGE SEBUTINDE: It's just that your last question was not
13:12:07	25	answered as far as I'm concerned. You asked about whether the
	26	morale had any effect when they returned and the answer doesn't
	27	relate to that. If you're happy, move on.
	28	MR KOUMJIAN: Thank you, your Honour.
	29	THE WITNESS: No. What I mean about the morale, yes, when

we returned people thought that we were unable to carry out the
 attack and so that was the reason why we decided to come back,
 but that was not it, because we, the fighters, knew that that was
 not actually the reason. We decided to come back because of
 circumstances.

6 MR KOUMJIAN:

9

13:12:45

Q. Mr Witness, can you explain those circumstances? Whatcaused the RUF that had been fighting so long to become

When Sam Bockarie had left and gone to Monrovia Issa Sesay 13:13:06 10 Α. who remained in the position was discouraging the fighters, so 11 12 the soldiers became disgruntled and at any time he told them - he 13 asked them to do something they would not want to do it because 14 he always discouraged people. But at the time Sam Bockarie was 13:13:37 **15** in the position nobody was disgruntled. He used to encourage the soldiers and at any time the soldiers brought their problems to 16 17 him, if he was able to solve it he will, but if he was unable he would then tell you again that he cannot solve it at that moment. 18 19 Were the RUF soldiers that participated in that operation 0. 13:14:01 20 in Guinea satisfied that it was - being part of that operation 21 that the RUF was attacking Guinea?

22 A. No.

23 Q. Can you explain that answer?

disgruntled in this operation?

A. That operation was not our operation to go to Guinea and I had earlier stated that Issa Sesay - it was Issa Sesay's quest for money that he decided to undertake that, but Foday Sankoh had told us earlier that it was not our responsibility to enter into Guinea with a war because that wasn't our target and it was not our mission. But because of his quest for money, when Mohamed
1 Turay brought dollars, when he brought the dollars to Liberia and 2 he met him there, it was because of those dollars that he came 3 back and he asked us to go to Guinea. Then he sent us to Guinea 4 and then we went there. That was the reason why when some of our men heard about that they were disgruntled. They did not want to 13:15:28 5 6 go. 7 MR KOUMJIAN: Okay, thank you. Any further clarifications or I will move to a different subject? 8 9 PRESIDING JUDGE: I was going to just clarify who the "him" was, but I think it's sufficiently clear that the "him" was Issa 13:15:48 10 Sesay's quest, et cetera. It's Issa Sesay, so please move on, 11 12 Mr Koumjian. 13 MR KOUMJIAN: Thank you: 14 Q. Sir, you have told us about Sam Bockarie, Mosquito. Di d 13:16:07 15 you ever see - and you have told us - well, did you spend much time with Sam Bockarie? 16 17 Α. Yes. Did you ever see Sam Bockarie's signature? 18 Q. 19 Yes, I know it very well. Α. 13:16:27 20 0. How did you see Sam Bockarie's signature before? 21 I would be close to him when he would write a letter, Α. 22 enclose it to send to somebody and he will sign. Sometimes they 23 will prepare a letter to be sent to somebody, they will bring it 24 over to him, he will sign. Sometimes he will ask the S4 or the 13:16:56 25 G4 to take materials to send them to the front line and he will 26 sign on the document and I was sometimes close to him when he did 27 So I knew his signature and I know it. those things. 28 MR KOUMJIAN: I would like the witness to be shown the last page of tab 1, the page with ERN number 0009671. 29

	1	PRESIDING JUDGE: Excuse me, please show it to the witness.
	2	MR KOUMJIAN: Your Honour, for the record this document is
	3	D-9 already in evidence:
	4	Q. Sir, do you recognise the signature or any of the
13:18:09	5	signatures?
	6	A. Yes.
	7	Q. Sorry, I have the wrong document.
	8	A. This one here.
	9	Q. Whose signature is that?
13:18:23	10	A. This is Sam Bockarie's own.
	11	JUDGE SEBUTINDE: Mr Koumjian, is D-9 an original, or is it
	12	a copy?
	13	MR KOUMJIAN: I believe it's a copy.
	14	MS IRURA: Your Honour, it's a copy.
13:18:45	15	MR KOUMJIAN: Whether it's the best - well, I think it came
	16	from the Defence. Whether there is an original in the possession
	17	of the OTP I could check, but I don't believe so. If I could
	18	then ask that the witness be shown tab 2, the document in tab 2,
	19	which is a one page document.
13:19:28	20	JUDGE SEBUTINDE: Is it in evidence?
	21	MR KOUMJIAN: Yes, it is. This is P-20:
	22	Q. Sir, it might be actually easier for you to stand up for a
	23	moment and look at the document. He has a copy. Do you
	24	recognise the signature?
13:20:04	25	A. Yes, even if I don't stand I see it.
	26	Q. Whose signature is that?
	27	A. It's Sam Bockarie's signature.
	28	Q. Thank you.
	29	A. Even if I am sleeping I will tell you. I know.

	1	MR KOUMJIAN: Thank you. Take that away, please:
	2	Q. Mr Witness, did you know - did Sam Bockarie have a wife or
	3	any wives that you knew?
	4	A. Yes, he had a wife.
13:20:41	5	Q. Did you know any of the family of the wife?
	6	A. I know his - I know all of his family and his wife's
	7	family.
	8	Q. Since disarmament did you ever see Sam Bockarie's wife or
	9	any of her family in Sierra Leone?
13:21:13	10	A. I have never seen a wife after that, but I saw his wife's
	11	elder sister and Sam Bockarie's younger brother.
	12	Q. What was Sam Bockarie's wife's elder sister's name, or what
	13	is her name?
	14	A. Her elder sister's name is Kadie.
13:21:36	15	MR KOUMJIAN: That's K-A-D-I-E, your Honour:
	16	Q. When was it that you saw Kadie?
	17	A. It was in 2004 in Freetown.
	18	Q. Did she tell you anything about what happened to her
	19	si ster?
13:22:00	20	A. Yes, both of them explained everything to me. I was with
	21	them at the house for the whole day because they were now my
	22	family members.
	23	Q. And what did Kadie tell you about what happened?
	24	A. When she came she told me that Sam Bockarie is dead and
13:22:34	25	Hawa too is dead, that is Sam Bockarie's wife, including the
	26	children, Sam Bockarie's mother, Sam Bockarie's other brother
	27	Mohamed. She said they are all dead. And I asked who killed
	28	them? She said Charles Taylor, he gave the order for them to be
	29	killed. That was what Kadie told me. And Amara too, when I

1 asked him that was the same thing he told me. 2 Q. Did Kadie tell you where she was when Sam Bockarie was killed? 3 4 Α. Yes, Kadie was staying with all of them in the same house in Monrovia, but Kadie's husband was not staying in that 13:23:13 5 particular house, so she used to go and pass the night over to 6 7 her husband and in the morning she will come back. So it was in the absence of Kadie that they came and collected Hawa and others 8 9 and they put them into a vehicle and took them away. So Kadi e 13:23:39 10 was not present at the scene that particular time. Okay. Did Kadie say how she got to Sierra Leone? Did she 11 Q. 12 travel openly, do you know? 13 PRESIDING JUDGE: That is two questions, Mr Koumjian. You 14 have been doing that quite frequently this morning. MR KOUMJIAN: 13:23:56 15 Did Kadie tell you how she got to Sierra Leone? 16 Q. 17 Yes, she escaped. She escaped. She escaped her way Α. through Bo Waterside and entered Sierra Leone. 18 19 MR KOUMJIAN: Thank you, I have no further questions. 13:24:19 20 PRESIDING JUDGE: That is the end of your 21 examination-in-chief, Mr Koumjian? 22 MR KOUMJIAN: Yes, your Honour. 23 PRESIDING JUDGE: Thank you. Mr Griffiths, I notice how 24 close we are to the normal lunchtime adjournment and in the 13:24:32 25 circumstances perhaps it would be more appropriate to adjourn now 26 and start afresh at 2.30. 27 MR GRIFFITHS: I am grateful, your Honour. 28 PRESIDING JUDGE: Mr Witness, we are going to break a 29 little bit early because the counsel for the Defence has some

1 questions for you also. We will adjourn and recommence court at 2 2.30. Please adjourn court until 2.30. 3 [Lunch break taken at 1.25 p.m.] 4 [Upon resuming at 2.30 p.m.] PRESIDING JUDGE: Mr Griffiths, please proceed. 14:29:51 5 MR GRIFFITHS: Thank you, your Honour. 6 7 CROSS-EXAMINATION BY MR GRIFFITHS: Could I start off by asking you about one or two general 8 Q. 9 matters, please. Firstly this: Is it right, if I understand your evidence, that you have never spoken to Charles Taylor? 14:30:12 10 Are you asking me the question? 11 Α. 12 Q. I was actually. Have you ever spoken to Charles Taylor? 13 Α. No. 14 Q. Have you ever been introduced to Charles Taylor? No, I was not introduced to him. 14:30:57 15 Α. Am I right in saying that the only occasion, apart from in 16 Q. 17 this Court, where you have seen Charles Taylor in the flesh is 18 when you saw him from a distance in Gbarnga in 1990/91? Is that 19 correct? 14:31:31 20 Α. I saw him from 1991 in Kakata, Gbarnga and even now. 21 But when in 1991 you saw him in Kakata and Gbarnga that was 0. 22 at a distance? 23 No, he was not far from me. Α. But in any event since 1991, apart from in this Court, you 24 Q. 14:32:09 25 have never seen him again? 26 Α. From 1991 - '92 when Foday Sankoh and I used to travel to 27 Gbarnga I used to see him and even in this Court now. 28 Q. Let me put the question differently. Between 1992 and 2002 29 did you see Charles Taylor?

1 Okay. From 2000 - from 1992 I stopped seeing him except on Α. 2 TV or internet, except when I have seen him now in this Court. 3 Thank you. And do I understand it then from your evidence Q. 4 that you have never received orders from Charles Taylor? I never received orders from Charles Taylor because he was 14:33:29 5 Α. not dealing with me. I had a senior officer. 6 7 And also, am I right in saying that you have never given 0. diamonds to Charles Taylor? 8 9 Α. I never told the Court that I had given diamonds to 14:34:04 10 Charles Taylor, but I gave diamonds to Sam Bockarie and Issa Sesay. I never told anybody that I personally gave diamonds to 11 12 Charles Taylor. 13 Q. So the answer to my question then is no? 14 Α. Yes, I did not give him diamonds, I personally. 14:34:26 15 0. And also, am I right in thinking in light of your account that you have never received arms and ammunition from 16 Charles Taylor? 17 I personally, no. 18 Α. 19 Can we deal with some other matters now, please. If I 0. 14:34:57 20 understand your evidence correctly you joined the organisation 21 which later came to be known as the RUF in 1991. Is that 22 correct? 23 Α. Yes. 24 Q. And thereafter you remained a member of the RUF, a serving member, until disarmament. Is that right? 14:35:26 25 26 Α. Yes, I was an RUF and I remained so right up to the 27 disarmament. 28 Q. So you agree then, do you, that you were a member of the 29 RUF for over a decade?

	1	Α.	Yes. I was an RUF from the beginning right up to the end.
	2	Q.	During that 11 year period did you personally ever kill
	3	civili	ans?
	4	Α.	I personally, even if it happened I wouldn't tell. That
14:36:24	5	coul d	have been on the front line, but directly individually, no,
	6	I did	not.
	7	Q.	Let me put the question differently so that we can be sure
	8	of you	r answer. Have you during that 11 year period deliberately
	9	and kn	owingly killed any civilians?
14:36:46	10	Α.	No, I never did that.
	11	Q.	During that 11 year period were you ever ordered by anyone
	12	to kil	I civilians?
	13	Α.	No, nobody ordered me to kill civilians.
	14	Q.	During that 11 year period did you ever rape anyone?
14:37:17	15	Α.	I never came across that.
	16	Q.	That's not my question. I'm asking about you.
	17	Α.	I never raped.
	18	Q.	During that same period were you ever ordered by any senior
	19	comman	der to rape anyone?
14:37:38	20	Α.	No.
	21	Q.	By way of example, did Sam Bockarie ever order you to kill
	22	or rap	e?
	23	Α.	Sam Bockarie never gave me such an instruction, no.
	24	Q.	Did Issa Sesay ever order you to kill or rape?
14:38:04	25	Α.	No.
	26	Q.	Did you during that 11 year period ever burn down
	27	del i be	rately people's houses?
	28	Α.	I never did that deliberately.
	29	Q.	Were you ever ordered by anyone to carry out any such act?

A. No. Nobody ever ordered me deliberately to go and burn a
 house, no.

3 Q. Did you ever hear from any other RUF combatant that they
4 had been ordered to kill, rape or burn down people's houses? Did
14:38:53 5 you ever hear of that happening?

6 A. Yes.

7 Q. Who did you hear that from?

A. It happened once in Kono. There was an agenda for raping.
9 If somebody raped, that person would be killed. There was law
14:39:24 10 and order. Sam Bockarie documented that. It was documented.
11 Everybody knew that. And burning of houses, just as I told you
12 earlier, that happened in Kono. It was when the RUF didn't want
13 to go and fight again and Sam Bockarie gave an instruction to
14 Superman to do that. That happened.

14:39:44 15 0. It's my fault, so let me try again. I will come on to disciplinary procedures in a moment, but let me try my question 16 17 Did you ever hear from any other RUF combatant that they agai n. 18 had been ordered by a senior commander to kill civilians, rape 19 women or burn down people's homes? Did you ever hear that? 14:40:27 20 Α. They did not give such an order deliberately, but they 21 passed I aw and order.

22 Q. We'll come on to law and order in a moment.

PRESIDING JUDGE: Mr Griffiths, there are three aspects to
 the question and I'm not saying the witness is confused, but
 maybe if we went through them one by one it might clarify things.
 MR GRIFFITHS: Very well, your Honour:

Q. Did you ever hear from any other combatant that they had
been ordered by a senior commander to kill civilians? Did you
ever hear that?

	1	A. No, I did not hear that.
	2	Q. Did you ever hear from any other combatant that they had
	3	been ordered by a senior commander to rape women?
	4	A. No.
14:41:26	5	Q. Did you ever hear from any other combatant that they had
	6	been ordered by a senior commander to burn down people's homes?
	7	A. No.
	8	Q. Did you personally ever amputate anybody's limbs?
	9	A. No, sir.
14:41:55	10	Q. Were you ever ordered by anyone senior to you to amputate
	11	people's limbs?
	12	A. No, it never happened.
	13	Q. Did you ever hear from any other combatant during the 11
	14	years that you remained in the RUF that they had been ordered by
14:42:23	15	a senior commander to amputate people's limbs? Did you ever hear
	16	that?
	17	A. No, that never happened on our own side.
	18	Q. But you have looted other people's property, haven't you?
	19	A. Yes.
14:42:51	20	Q. You did that in Makeni, didn't you?
	21	A. I did not do that in Makeni, because I never went there.
	22	Q. Where did you loot property then?
	23	A. Like in Kono when I was there and we attacked the town,
	24	after the attack the mining equipment that we gathered I can
14:43:22	25	refer to that as looting because they did not belong to me.
	26	Q. But did you, for example, apart from mining equipment,
	27	enter people's homes and take their television sets, fridges and
	28	the like? Did you ever do that?
	29	A. No, that one, no. In the RUF I am telling you that those

	1	things were not things that we cared for, TVs, televisions, no.
	2	That one, no.
	3	Q. Were you ever aware of any order being given to RUF
	4	combatants to loot?
14:44:08	5	A. Yes, there was law and order.
	6	Q. That's what you're telling us which is why I'm asking a
	7	different question. Did you ever hear of an order being given by
	8	a senior commander to RUF combatants to carry out looting?
	9	A. No, they did not give orders to go and loot. No officer
14:44:38	10	would give such an order.
	11	Q. Indeed, as you have indicated on more than one occasion,
	12	the RUF tried to impose law and order over their combatants,
	13	didn't they?
	14	A. Yes.
14:44:58	15	Q. Which is why when that bank was robbed in Kono those
	16	responsible who were apprehended were beaten quite badly, weren't
	17	they?
	18	A. Yes.
	19	Q. Why were they beaten?
14:45:20	20	A. Because it was against the law that was in place when they
	21	broke into the bank. They were not supposed to break into the
	22	bank.
	23	Q. Now on that topic of discipline you've also mentioned, have
	24	you not, the setting up
14:45:48	25	A. Yes.
	26	Q by the RUF of a people's court?
	27	A. Yes.
	28	Q. Was that court based in any particular location, or did it
	29	have branches throughout RUF controlled area?

1 Α. It had branches that were all over the RUF areas. 2 Q. And help us, please, how were those courts formed? For 3 example, how many judges were there? 4 Α. At that time I did not understand much about court business, but just like the way you are here it was a combination 14:46:39 5 of let me see the units, all of the units. Just as I had said 6 7 before, the MP, the IDU, those units were put together and they 8 would appoint a chairman. They would be responsible to 9 investigate the accused. What you had been accused of, they would investigate that. They were the same people who would say 14:47:10 10 that what you had been accused for you were guilty of it or not 11 12 and they would recommend punishment for you. 13 Q. Let me explore a little further by way of example. The 14 incident which involved yourself when you were accused of 14:47:30 15 stealing diamonds, do you remember telling us about that? 16 Α. Yes. 17 Q. Firstly, let's take matters in stages. Who made the accusation against you? 18 19 The operational commander was number one. He went to Issa. Α. 14:47:58 20 He told Issa about that. 21 So that's stage number one, he makes the complaint. 0. Di d 22 Issa then appoint someone to investigate the complaint? 23 Α. Yes. 24 Q. Can you recall now who that was? 14:48:19 25 Α. It was the MP. We called them police, but we called them 26 also MP. 27 Q. Now the MP having investigated the matter, to whom did he 28 or she report? 29 He went and reported to Issa. Α.

1 Q. Did Issa thereafter set up a tribunal to try the matter? 2 Yes, that's what I'm telling you that it was those groups Α. put together. They formed the court. 3 4 Q. And how many people actually arrived at the decision as to whether you were guilty or innocent? How many people were 14:49:06 5 involved in making that decision? 6 7 The whole unit, the MP, IDU, IO, all of them who Α. investigated it, the entire group, and they sent the findings to 8 9 Sam Bockarie and Sam Bockarie invited me and he said they had proved that I was innocent and so I was reinstated. 14:49:38 10 Now were you afforded representation, someone to represent 11 Q. 12 your interests? 13 No, it was you who would be accused of the crime. You Α. 14 would be the person that they ask. 14:50:08 15 0. Yes, but did you have someone in the role of a lawyer 16 representing you? 17 That's what I'm telling you. We didn't have a thing like Α. that, having a lawyer or this like the way you people are here. 18 19 No, that was not the way it was. That was a rebel - I don't know 14:50:36 20 how they call it even. It was a rebel court. 21 Now the procedure that we've explored together, would that 0. 22 be the same procedure adopted if an allegation of rape was made 23 against an RUF combatant? Yes, they would not just go and arrest you. When they 24 Α. accused you of raping, for example, the MP would go and arrest 14:51:08 25 26 you and they would conduct investigations. If you are guilty, 27 you would be punished. If you are innocent, you'd be released. 28 Q. What kind of punishment could an RUF combatant receive for 29 that heinous crime of rape?

1 There were two types of punishment that they gave it to Α. 2 people. If you actually did it deliberately there are times they will kill you, but if you did not do it, maybe you were tempted 3 4 to do it not because you did it deliberately, they would beat you 14:51:54 5 up. Now, one of the reasons why the RUF tried to impose law and Q. 6 7 order on its combatants was in part because of the ideology that you had learnt in Camp Naama. Is that right? 8 9 Α. Yes. Help us, please, what were the main aspects of that 14:52:19 10 Q. i deol ogy? 11 12 Α. The main things in the ideology were that we should respect 13 law and order and we should respect the senior ones, the high 14 command's orders. Whatsoever they told us to do, we should do 14:52:50 15 it. We should not just do things on our own. They instilled -16 they imparted discipline in us. 17 Q. And would I be right in thinking that one aspect of that ideology was that RUF combatants should respect the civilian 18 19 popul ati on? 14:53:17 20 Yes, yes, that too was there. Α. Because when Pa Sankoh Launched his invasion of Sierra 21 0. 22 Leone the whole idea was to win the hearts and minds of the 23 people of Sierra Leone, wasn't it? 24 Yes, that was what he said. He said to liberate the Α. 14:53:42 25 masses, the people of Sierra Leone. 26 And in order to keep the masses on side they should be Q. 27 treated properly, yes? 28 Α. Yes, for us not to treat them badly. But you would accept, wouldn't you, that there were many 29 Q.

1 occasions when due to ill-discipline RUF combatants broke that 2 code? Α. Yes, not everybody was perfect. Some people went out of 3 4 the ways and did things that were against the law, but they were disciplined. They were punished. 14:54:29 5 But would you agree that it wasn't the policy of the RUF to Q. 6 7 carry out such atrocities, rather it was down to ill-discipline amongst rank and file RUF combatants? Would you agree? 8 9 Α. Yes, it was not the RUF's policy to do bad things, but there were people who did not take orders. They were the ones. 14:55:00 10 Help me, please. During the 11 year period that you were a 11 Q. 12 member of the RUF, did you personally do anything which you 13 thought might be seen as a crime? 14 Α. Yes, because actually for us the RUF wouldn't see it as a crime, but to other people they would see it as a crime. 14:55:43 15 See what as a crime? 16 Q. 17 For example if I forced civilians to work for me the other Α. people or the civilians will think it to be a crime, but I 18 19 wouldn't take it to be a crime because like when we were asking 14:56:12 20 the civilians to carry things for us, or to work for us, or to do 21 mining for us, the civilians would take it to be a crime, but to 22 me I did not take that to be a crime. 23 So I just want to be clear and, believe me, I have a very 0. 24 good reason for asking. By the end of that conflict, when you 14:56:34 25 laid down your arms, did you personally consider yourself to be a 26 criminal? 27 When I had disarmed I did not consider myself to be a Α. 28 criminal, because even now I am not a criminal. 29 So did you at that stage fear that others might treat you Q.

1 as a criminal?

A. Yes, because at that time when we had disarmed we had a
fear because we did not achieve our goal. We had the fear in us,
but I did not take myself to be a criminal.

14:57:26 5 Q. Fear of what?

A. After we had disarmed, our brothers, or let me say the ones
who were our seniors, we heard that they had been arrested and so
that was the fear that was in us, but I did not fear that I was a
criminal, no. That was the only fear that was in us, because
14:57:54 10 they were arrested.

11 Q. What did you fear that you might be arrested for then?
12 A. When our brothers - and these were our senior officers. We
13 were doing things in common. When they were arrested, we just
14 thought that we too were going to be arrested and that was the
14:58:24 15 rumours that we heard.

16 Q. Arrested what for?

17 I am not talking about any other arrest. I'm talking about Α. the arrest the Special Court conducted, Issa Sesay and others. 18 19 These were our brothers and so that was the fear that we had that 14:58:50 20 we too could be arrested, because that was the rumours that we 21 heard that anybody who were in the RUF were going to be arrested. 22 They did not even specify that these and these people were going 23 to be the ones. They just said everybody was going to be 24 arrested.

14:59:04 25 Q. For what offence?

A. The war that broke out in Sierra Leone. They said anybody
who was part of the RUF who committed atrocities, or may have
committed any other crime and was part of the RUF, you would be
arrested. All of us would be arrested.

	1	Q. But you hadn't committed any atrocities or committed any
	2	crimes, had you?
	3	A. No.
	4	Q. So you consequently would have had nothing to fear?
14:59:55	5	A. But you are asking that question now. If you were the one
	6	who were part of that one, you too would have been afraid.
	7	Q. But you hadn't done anything and so you had nothing to be
	8	frightened of, did you?
	9	A. I did not say I did not do anything. I just said I did not
15:00:24	10	commit any atrocities personally. So I cannot say I would not be
	11	frightened for that, because I was an RUF and just that name RUF
	12	was enough to frighten me.
	13	Q. Very well. Dealing then with the RUF, did you join the RUF
	14	voluntarily?
15:00:50	15	A. I joined the RUF to save my life.
	16	Q. Let me try my question again. Did you join the RUF
	17	voluntarily?
	18	MR KOUMJIAN: Objection. I believe the witness has
	19	answered that question.
15:01:05	20	THE WITNESS: No, I did not join it on my own. Something
	21	made me to join it.
	22	MR GRIFFITHS:
	23	Q. What was that?
	24	A. The treatment that was given to us in Liberia. The Sierra
15:01:27	25	Leoneans, the Guinean civilians and the Nigerian civilians, the
	26	treatment that was given to us made us to fear. We had nowhere
	27	to hide. We just had to join them. If we did not join them our
	28	lives would have been at risk, so that was why I joined the RUF.
	29	Q. Let me try my question differently. Did anyone force you

1 to join the RUF? 2 MR KOUMJIAN: Objection. That's either vague, or asked and 3 answered. The witness has indicated he joined to save his life, so the question is "Did anyone force you?" He's indicated the 4 reason why. 15:02:03 5 PRESIDING JUDGE: I think it's a little different, 6 7 Mr Koumjian. It's asking did any one person. I think I can allow it on that basis. 8 9 MR GRIFFITHS: Did anyone force you to join the RUF? 15:02:15 10 Q. No, nobody forced me. I said I went there to save my life. 11 Α. Circumstances forced me to go there. If I had not been there, 12 13 maybe I wouldn't have been talking here even. 14 Q. Is it right that the idea of joining the RUF was put to you by Mike Lamin, your brother? 15:02:40 15 Yes, but he did not force me. 16 Α. 17 Q. But he suggested it to you? The reason why he suggested it was because he could not 18 Α. 19 protect me all the time. He would be with the NPFL. He would 15:03:04 20 not leave the NPFL to come and protect me and secure my life. He 21 suggested it and I thought it wise. I knew that would save my 22 life, so I said "Okay". I joined them. 23 Having joined the RUF, you say because you had no other 0. 24 option, did you come to believe in their philosophy? 15:03:34 25 Α. I don't understand what you mean by philosophy. I'm not 26 educated. 27 Q. Did you come to believe in their ideology? 28 Α. Yes, they taught us that at the base and so I just had to 29 believe in it.

1 Q. Why? According to what we were told, I saw that there was 2 Α. 3 reality in it and so that's why I believed in it. 4 Q. So you became convinced of the rightness of the RUF cause, did you? 15:04:19 5 Α. Yes. 6 7 Did you come to agree that the use of force was necessary 0. to overthrow the corrupt Sierra Leonean government? 8 9 Α. Yes, because the Sierra Leone government was corrupt at that time and nobody could overthrow. If anybody attempted that 15:04:51 10 he wouldn't have succeeded, so except we used some other force. 11 12 Q. So you felt that the use of armed force in that situation 13 was justified? 14 Α. Yes, if it was not justified I wouldn't have joined them. So you joined them because you felt that the cause was a 15:05:22 15 0. just one, did you? 16 17 Α. That's what I have told you. When I went to the base what I was told to do was what I had to do and that was what all of us 18 19 I did not go against any order that was given to me. di d. 15:05:52 20 0. And did you remain committed to the cause of the RUF for 21 the 11 years until disarmament? 22 Yes, I did not leave them for any other place. I was Α. 23 within the RUF territory right up to the end. 24 Q. And did anything that you saw happen during that period 15:06:22 25 cause you to become disillusioned with the RUF? 26 The RUF's name particularly we liked it personally, we who Α. were a part of it, but the negligence of some of the commanders 27 28 made us not to like the movement. 29 Any commander in particular? Q.

1 Α. Yes.

0.

2 Q. Which one?

3 Issa Sesay, Morris Kallon. Their behaviour made thousands Α. 4 of RUF fighters to go against the movement.

15:07:25 5

I'll come back to that, but before we get there did you become disillusioned with Sam Bockarie? 6

7 I personally? Sam Bockarie did things, but that never Α.

He did not do anything to me personally that ever 8 affected me. 9 affected me negatively.

Did he ever do anything which affected the movement of the 15:07:57 10 Q. RUF negatively, in your opinion? 11

12 Α. From the beginning I knew Sam Bockarie. The only thing 13 that they did that was against them was when they were killing 14 people accusing them of connivance, that is Mosquito and Issa 15:08:43 15 Sesay, and later when he left us finally and went to Liberia to Charles Taylor, that one, even myself I was not happy with that. 16 17 Q. Why not?

Because at that time he had been in control of the RUF 18 Α. 19 movement at the time Foday Sankoh was not present right up to the 15:09:11 20 time Foday Sankoh was released from the Nigerian prison and came 21 to Freetown and so he was capable, but just as he left us and 22 went to Liberia the whole movement died down. Now there were a 23 lot of problems in the movement.

And would this be fair, if I understand what you're telling 24 Q. 15:09:37 25 us correctly, that in the absence of Sam Bockarie when power fell 26 to Issa Sesay and Morris Kallon the movement declined? Is that a 27 fair interpretation of your evidence?

> 28 Α. Yes. Yes, that happened. That's what I'm telling you. 29 That's what happened. That's why all of us were fed up.

	1	Q. And what was it about what Morris Kallon and Issa Sesay
	2	were doing which caused you to become disillusioned with the
	3	movement?
	4	A. They did not give us the encouragement like Sam Bockarie
15:10:29	5	used to do. They would beat up people, they killed people,
	6	innocent people. They were doing bad things like those, so
	7	that's why people were against them.
	8	Q. So would you agree that things deteriorated in the absence
	9	of Sam Bockarie?
15:10:52	10	A. Yes, that's what I'm trying to tell you. Just after Sam
	11	Bockarie left, things began to deteriorate. We just were
	12	patching up things now.
	13	Q. Sam Bockarie's move to Monrovia was a serious blow to the
	14	RUF, wasn't it?
15:11:23	15	A. Yes, it was a big blow. That made - all of us felt it so
	16	much.
	17	Q. And would you agree that the RUF basically fell apart after
	18	he left?
	19	A. Yes, we did scatter that we were divided, no, but
15:11:55	20	THE INTERPRETER: Your Honours, can the witness repeat
	21	thi s.
	22	PRESIDING JUDGE: Mr Witness, please repeat your answer.
	23	You said, "We did scatter that we were divided, no." Please
	24	continue.
15:12:10	25	THE WITNESS: Okay. I said when Sam Bockarie was present
	26	we were together, our minds were together, but just when he left
	27	even when Issa Sesay and Morris Kallon were there our minds were
	28	no longer together. Our minds were scattered.
	20	

29 MR GRIFFITHS:

	1	Q. Now you reached quite a high rank in the RUF, didn't you?
	2	Lieutenant colonel?
	3	A. Yes.
	4	Q. And would it be fair to say that your rise up the ranks
15:12:47	5	reflected your commitment to the cause?
	6	A. Yes.
	7	Q. Now, I want to ask you about another matter. When in 1991
	8	whilst you were in Kakata NPFL forces invaded Liberia, you told
	9	us yesterday that those forces were targeting Mandingos. Is that
15:13:23	10	right?
	11	A. Yes, they were killing Mandingo people.
	12	Q. And you were concerned that you might be mistaken for a
	13	Mandi ngo?
	14	A. Yes, because I had the name.
15:13:45	15	Q. Now Mandingos traditionally controlled the diamond
	16	business, didn't they?
	17	A. I cannot tell you that. These people are business people.
	18	Generally they are business people. Not just diamonds, they are
	19	busi ness peopl e.
15:14:14	20	Q. I totally agree. They had a reputation for being
	21	merchants, didn't they? Business people?
	22	A. Yes, that's what I've told you. They are business people.
	23	They are all over the world. They are business people.
	24	Q. And in part, for the first part I should say, when ULIMO
15:14:35	25	came into being, ULIMO was composed predominantly of Mandingos,
	26	wasn't it?
	27	A. Yes, there were two groups of ULIMO. One of them were just
	28	Mandingos and the other one was a mixed group, the Krahns and the
	29	other tribes.

1 Q. You help us, please. Which group was predominantly 2 Mandingo? What were they called? 3 Alhaji Kromah's was a Mandingo group from Guinea, all of Α. 4 them were Mandingos, and Roosevelt Johnson's ULIMO was a mixed group. There were some other tribes from Liberia. 15:15:24 5 Alhaji Kromah's group became popularly known as ULIMO-K, Q. 6 7 didn't they? Α. Yes. 8 9 0. And they were based for the most part in Lofa County? Α. Yes, they were there. 15:15:45 10 And they came in due course to control much of that county, 11 Q. 12 didn't they? Yes. It was not the entire country, not the entire 13 Α. 14 Liberian country. It was the Lofa County. 15:16:10 15 Q. Now Mandingos generally did not like Charles Taylor, did they? 16 17 Yes, they did not like Charles Taylor. That's why they Α. were being killed. 18 19 However in due course when Sam Bockarie needed someone to 0. 15:16:43 20 negotiate with the predominantly Mandingo ULIMO in Lofa County he 21 chose you, is that right? 22 Α. Yes, I was the one who went with him for the negotiations. 23 And let's try and put all of that together, shall we, 0. 24 because you accept, don't you, that for a period, you tell us it 15:17:16 25 was in 1997, you were involved in negotiating on behalf of the 26 RUF with former ULIMO combatants in Lofa County to purchase arms 27 from them which they should have handed over as part of the 28 disarmament process in Liberia? That's right, isn't it? 29 Α. Yes, I went there to buy ammunition from them, not arms.

	1	The ammunition that they did not hand over to ECOMOG, they hid
	2	them. The remaining ones that they hid were the ones I went
	3	there to buy.
	4	Q. I will come back to the detail later. I'm speaking for now
15:18:05	5	in general terms. But you were given responsibility by Sam
	6	Bockarie to conduct those negotiations, weren't you?
	7	A. Yes, I used to go there.
	8	Q. Now, can you speak Mandingo?
	9	A. I am not a Mandingo. I cannot speak Mandingo.
15:18:32	10	Q. You cannot speak Mandingo?
	11	A. Yes.
	12	Q. But let's put all of what you've told us together. You're
	13	in fear of being mistaken for a Mandingo in 1991 and when later
	14	in 1997 Sam Bockarie wants someone to negotiate with the
15:18:59	15	predominantly Mandingo ULIMO he sends you. Is that because
	16	you're a Mandingo in reality? You do follow me, don't you?
	17	A. Even a sentence like let it together, I don't know that in
	18	Mandingo. I'm not a Mandingo. You can ask my parents.
	19	THE INTERPRETER: Your Honours, the witness has indicated
15:19:30	20	the location of his parents. Can I say that?
	21	PRESIDING JUDGE: Just pause, Mr Witness. Mr Koumjian,
	22	you've heard the interpreter's remark.
	23	MR KOUMJIAN: Yes, I'm grateful to the interpreter.
	24	Generally we ask that the current whereabouts of witnesses and
15:19:48	25	their family not be broadcast, so unless it's necessary to
	26	interpret that
	27	MR GRIFFITHS: It's certainly not necessary from my point
	28	of view.
	29	MR KOUMJIAN: Thank you, your Honours and opposing counsel.

1 PRESIDING JUDGE: Thank you, Mr Griffiths. Mr Witness, 2 please do not mention where your parents are living. Mr Interpreter, do not put it on record. 3 4 THE WITNESS: Okay, it was because of the question he asked 15:20:08 5 me. That's why I said so. PRESIDING JUDGE: We understand. This is for your 6 security. 7 THE WITNESS: 0kay. 8 9 MR GRIFFITHS: Can I pose the question differently. Was there any 15:20:14 10 Q. particular characteristic you had why Sam Bockarie chose you to 11 12 go and negotiate with ULIMO to purchase arms? Yes, just like I have told you, and any other person who 13 Α. 14 may come here will tell you, that in the RUF if they trusted 15:20:42 15 people, particularly if for example they trusted five people that has to do with financial issues, I must be among the first five. 16 17 Sam Bockarie trusted me to do things like those. That was why in the RUF wherever they spoke about money issues I would be the one 18 19 he would send. It was not because of tribal links, or anything. 15:21:05 20 That was not the reason. He trusted me. 21 MR KOUMJIAN: Your Honour, I am sorry to interrupt. Μv 22 colleague points out that the witness's answer would have been or 23 would be broadcast in the next 30 minutes on the Krio channel, so we would ask that that Krio channel that the location of his 24 15:21:25 25 parents be redacted. 26 PRESIDING JUDGE: Mr Interpreter, will that be broadcast on 27 the Krio channel, that location? 28 THE INTERPRETER: Your Honours, it wouldn't because the 29 Krio is not interpreted into Krio and so I think the AV people

1 will help better. 2 PRESIDING JUDGE: I see. Madam Court Attendant, could you 3 please check that for us and we will come back to the point. MS IRURA: Your Honour, in the Krio the witness's voice 4 would be broadcast and so a redaction would be necessary. 15:21:50 5 PRESIDING JUDGE: Very well, please implement that. 6 7 Continue, Mr Griffiths. MR GRIFFITHS: 8 9 Q. I want to move on to another topic, please. You were born in 1969, is that right? 15:22:15 10 Α. Yes. 11 12 Q. In 1980 you moved to Liberia? 13 Α. Yes. 14 Q. You would have been 11 years old at the time? 15:22:35 15 Α. Yes. With whom did you move to Liberia? Was it all your family? 16 Q. 17 No, my people were there. They too went there in search of Α. 18 employment. 19 Now I don't - I am not interested in any names, so please 0. 15:22:59 20 refrain from giving any names, but were you sent to go and live 21 with relatives in Liberia? 22 Yes, it was my elder brother who came home and took me Α. 23 along with him to be with him to stay with him there for me to go 24 and learn some trade. 15:23:31 25 Q. And that trade was mechanics, is that right? 26 Α. Yes. 27 Q. Now, was it the case that you had left Sierra Leone to go 28 to Liberia because the prospects in Liberia were much better? 29 Yes, that is true. Much better. Α.

	1	Q. And was it Kakata in Liberia to which you moved?
	2	A. Yes, I was in Kakata.
	3	Q. So can we take it then that you remained in Kakata from
	4	1980 until 1991 when the NPFL overran the town?
15:24:35	5	A. Yes, I was in those places: Monrovia, Kakata and Bong
	6	Mines. Those were the places my relatives were. Kakata was my
	7	main base where I was.
	8	Q. Now, in Kakata were you aware of the presence of a man
	9	called Mike Lamin in that town?
15:24:59	10	A. Yes.
	11	Q. When did you first become aware of Mike Lamin's presence in
	12	Kakata?
	13	A. My sister owned a restaurant in the Bong Mines park. A lot
	14	of people used to go there and eat. That was the first place
15:25:30	15	that I saw him, in that restaurant.
	16	Q. Help us with this, please. How long before 1991 was that,
	17	roughl y?
	18	A. It did not take long when the war broke out. It was in the
	19	same '91 that I saw him there.
15:25:59	20	Q. What was he doing when you saw him at the restaurant?
	21	A. That is a place where people go to eat.
	22	Q. My fault, of course people normally eat in a restaurant.
	23	What I meant to ask was what was he doing for a living at that
	24	time?
15:26:28	25	A. Oh, okay. At that time I was a mechanic, but I did not ask
	26	him what he was doing. I saw him with books most of the times.
	27	You know, he's an educated man.
	28	Q. Was he a student at the time?
	29	A. That's what I'm saying, I don't actually know. I used to

1 see him with books. I didn't know whether he was going to 2 school. He used to visit us and go back. I never visited his 3 home. 4 Q. And how regularly did you see him at that restaurant in Bomi Hills? 15:27:07 5 It was not in Bomi Hills. I said Kakata. Α. 6 7 Sorry, my fault. In Bong Mines, sorry. Bong Mines park. 0. How often did you see him in that restaurant in Bong Mines park? 8 9 Α. It was not all of the times. He only went there once in a while. It would take some time before I could see him again. 15:27:34 10 But there came a time when you discovered that Mike Lamin 11 Q. 12 was an NPFL fighter? 13 Α. Yes. 14 Q. And was he one of the NPFL fighters who overran Kakata? 15:28:23 15 Α. I did not see him on that day, or the time that the place was captured. It was later that I saw him in a vehicle. On that 16 17 very day that Kakata was captured we were indoors and the 18 following morning we were taken out I did not see him, because 19 there were many people. The rebels were many passing up and 15:28:48 20 down. 21 0. What rank did Mike Lamin have when you saw him first as an 22 NPFL soldier? 23 When I saw him at first, I was a civilian. I wouldn't have Α. 24 tol d. He had a civilian clothes on. He hadn't a military 15:29:09 25 uniform that had a rank on it, or insignia on it. He had 26 civilian clothes on. 27 PRESIDING JUDGE: If you could pause momentarily, 28 Mr Griffiths. We're just sorting out this redaction question. 29 MR GRIFFITHS: Very well.

	1	PRESIDING JUDGE: Mr Griffiths, please continue.
	2	MR GRIFFITHS: Very well, your Honour:
	3	Q. Now what I'd like to do is spend a little time with you to
	4	establish some kind of time line, because you have difficulty
15:31:03	5	remembering precise dates, don't you? Do you agree you have
	6	difficulty with dates?
	7	A. No.
	8	Q. You don't? Very well then, see if you can help us with
	9	this. The war in Sierra Leone begins in 1991, would you agree?
15:31:39	10	A. Yes.
	11	Q. And it was Foday Sankoh who launched that war. Is that
	12	correct?
	13	A. It was Foday Sankoh whom we knew Launched the war, but
	14	somebody assisted him to launch the war.
15:32:03	15	Q. Now it's right, isn't it, that in 1992 - do you recall this
	16	- the then President of Sierra Leone, Joseph Momoh, was ousted in
	17	a military coup led by a Captain Valentine Strasser? Do you
	18	agree?
	19	A. Yes.
15:32:34	20	Q. Where were you when that event took place?
	21	A. At that time I was in the Kailahun District in Sierra
	22	Leone.
	23	Q. Now, in 1996 do you recall that Valentine Strasser was
	24	ousted in a military coup led by his defence minister Brigadier
15:33:07	25	Julius Maada Bio?
	26	A. Yes, I was not there, but I heard about it.
	27	Q. Now, where were you at that time in 1996 at the time of
	28	that event?
	29	A. I was at the Kailahun area. I was not around the

1 government held territory. I was beyond rebel lines.

2 Q. Now, at that time did you have any connection with mining?

3 A. I would respond by saying yes.

4 Q. What involvement did you have with mining at the time when 15:34:11 5 Strasser was ousted?

It was from 1995 to '96 I was in Kono as commander. Α. We 6 7 were not doing any mining, but there was law and order to hand 8 all government property over - I mean minerals. Even if you are 9 passing around and you see it on the ground, or in a room, or anywhere, you were to hand it over. So - and indeed people did 15:34:52 10 that, they reported those items to me. That was when I came 11 12 across diamond business.

13 Q. Now, what title did you have at that time?

A. I was the commander in Kono, that is what I'm trying to
15:35:15
15 tell you, from '95 to '96. At that time we were in the jungle.
16 Q. Were you specifically called the mining commander at that
17 time?

18 No, I do not mean a mining commander. At that time we had Α. 19 no materials to mine. When I earlier told you that Rambo, that 15:35:44 20 is Flomo, went and captured Kono District, it was at that time 21 that Foday Sankoh sent me to Kono to receive all government 22 property that had been looted or captured or that had been taken 23 from the fighters. That's what I mean. He sent me to go there. 24 Q. Now, you agree that this is at the time when Strasser was 15:36:11 25 ousted as President? We're agreed on that, are we? 26 I cannot tell you anything on the government side because Α.

27 my attention was not focused on them, but in the RUF what I told28 you is the truth.

29 Q. Now we know that that event was January 1996 - would you

	1	agree - when Strasser was ousted. Would you agree with that?
	2	A. That's what I've told you, I do not want to respond to a
	3	question that I do not know about, but it was 1995/'96 that I was
	4	in Kono. Whether Strasser was in power or he was removed my
15:37:05	5	attention was not focused on that much.
	6	Q. Very well. Let's see if you can help us with another date.
	7	Do you recall Ahmad Tejan Kabbah being elected President in
	8	February 1996?
	9	A. 1996 he came to power. All this we heard through the
15:37:42	10	radio, but we were not there. We never saw them. We only heard
	11	through the radio and it was not at all times that we listened to
	12	the radio.
	13	Q. But help us with this: Firstly, where were you at the time
	14	of that election?
15:38:03	15	A. I was behind the rebel lines at the same place that I've
	16	told you about. Not on the government side. Our own area of
	17	control, that was where I was.
	18	Q. Could you help me with a name of a place where you were at
	19	that time?
15:38:25	20	A. Yes.
	21	Q. And it is?
	22	A. Kailahun District.
	23	Q. Now when you heard that there had been democratic elections
	24	and President Kabbah had been elected President did you consider
15:38:49	25	leaving the RUF at that point and looking to support the
	26	government? Did that thought cross your mind?
	27	A. No, because I did not know anything about that government.
	28	I did not know anything about that government, how would I
	29	support it?

1

Q.

2 you at all? 3 The man you called Tejan Kabbah, I never knew him at that Α. 4 time. I didn't even know him, so how could I have gone there? And even if they heard that word in your mouth they would charge 15:39:35 5 you saying that you have connived, so I didn't even think about 6 7 that. But in any event do you recall now that in 8 Q. Very well. 9 November of 1996 Pa Sankoh signed a peace agreement at Abidjan with President Kabbah? Do you remember that? 15:39:59 10 I used to hear. I did not go to Abidjan with Pa Sankoh but 11 Α. 12 we were in Kailahun and we used to hear that Tejan Kabbah was 13 leaving Freetown, that is Sierra Leone, going to Abidjan to Foday 14 Sankoh. We used to hear by rumours and through radio, but I did 15:40:22 15 not go there. I appreciate you might not have gone, but you knew that 16 Q. 17 peace talks were taking place in Abidjan involving Pa Sankoh, your leader. You knew that, didn't you? 18 19 Yes, I heard about that, that they've signed the Lome Peace Α. 15:40:51 20 Accord, but I did not go there. 21 Now, again taking matters in stages, firstly where were you 0. 22 in November 1997 when that - '96 when that peace accord was signed? Where were you physically? 23 24 That's what I've told you, that I was in the Kailahun Α. That was the only area where all of us were based. 15:41:17 25 District. 26 Some people were in jungles, but we were in Kailahun District. 27 Q. Is it fair to say that by that stage, November 1997, the 28 RUF had been driven into a fairly small area of Sierra Leone in 29 the Kailahun District and, in fact, were living in the jungle?

Well, you could always try and find out. Did it concern

1 MR KOUMJIAN: Counsel may just want to read his statement. 2 There was a slip of the tongue, I believe, on the date. 3 PRESIDING JUDGE: You stated November '97. 4 MR GRIFFITHS: My fault: In November 1996 would you agree that the RUF then had been 15:42:06 5 0. forced back into a small area of territory in Kailahun District? 6 7 Α. Yes. And you were basically surviving against all the odds in 8 Q. 9 the jungle? Yes, when we retreated and we went to the jungle that was 15:42:40 10 Α. where we were at the Liberian border. That was where we were and 11 12 that was where we survived. It was not every RUF that was on 13 that borderline. There were some others who were in the jungle. 14 It was only those of us who were in the Kailahun District that 15:42:59 15 had that pressure. But in other jungles there were people there. Superman was in his own jungle. Sam Bockarie was in his own 16 17 It was just those of us who were in that Kailahun. jungle. 18 Now the next event I want to ask you about is this: On 2 Q. 19 March 1997 do you recall Pa Sankoh being arrested in Nigeria? 15:43:32 20 Α. I heard about that, but I did not record the date. 21 Don't worry about the date, that's a matter of record. 0. 22 But, in any event, at the time when you heard about that event 23 where were you physically? 24 Α. I was in Kailahun when we heard that they have arrested Pa 15:44:00 25 Sankoh in Nigeria. 26 Again taking matters slowly, please, were the RUF at that Q. 27 time still hanging on in the jungle, as you described them 28 moments ago? 29 Α. Yes, we were based in the jungles. The only place where we

	1	had small towns was in the Kailahun District, but in other places
	2	they were staying in the jungles.
	3	Q. Now following Pa Sankoh's arrest Sam Bockarie took over.
	4	Is that right?
15:44:49	5	A. Yes.
	6	Q. Were you happy that Sam Bockarie had taken over?
	7	A. Yes. Not that he took over, but he was a caretaker.
	8	Q. But were you happy with the fact that he, rather than
	9	anybody else, had been handed the baton of control?
15:45:30	10	A. Yes, because if you look within the movement, the
	11	commanders - he was the only person who would take that
	12	responsi bility.
	13	MR GRIFFITHS: Madam President, I wonder if the defendant
	14	could be excused for a moment. I don't think it need delay
15:45:53	15	matters.
	16	PRESIDING JUDGE: Certainly. Of course. Please have him
	17	escorted out.
	18	MR KOUMJIAN: Can we just ask, for the record, is there a
	19	waiver on behalf of the defendant that we may continue in his
15:46:11	20	absence or not?
	21	PRESIDING JUDGE: Indeed. Mr Griffiths, you may not have
	22	heard Mr Koumjian.
	23	MR GRIFFITHS: I heard him, your Honour, and Mr Taylor has
	24	told me that he's happy for me to continue in his absence.
15:46:25	25	PRESIDING JUDGE: Very well.
	26	MR GRIFFITHS:
	27	Q. Sir, you were telling us that, in effect, would this be
	28	fair: You thought Sam Bockarie was best qualified to take over?
	29	Would you agree?

1 A. Yes.

	•	A. 103.
	2	Q. Now the next event that I want to ask you about: In May
	3	1997 we have the AFRC coup, don't we?
	4	A. Yes.
15:47:11	5	Q. Now at that time, May 1997, you and your RUF comrades are
	6	still cooped up in the jungle in Kailahun, aren't you?
	7	A. Yes, in Kailahun we had some towns where we were. It was
	8	not in the bushes. There were some towns that were free for us
	9	in Kailahun.
15:47:42	10	Q. But in any event when the AFRC Leadership, Johnny Paul
	11	Koroma, invited the RUF to join him it proved to be a life line
	12	for the RUF, didn't it?
	13	A. I wouldn't deny that. Not that we were under serious
	14	pressure, but whatever the high command said we should do we had
15:48:19	15	to do, and the message had come from Foday Sankoh, not just from
	16	Johnny Paul. We wouldn't have gone but it was Foday Sankoh who
	17	sent a message for us to join Johnny Paul. That was why we
	18	joined him.
	19	Q. Now you followed that order and yourself went to Freetown,
15:48:43	20	didn't you?
	21	A. Yes.
	22	Q. And if we could pause for a moment just to appreciate the
	23	psychology of that moment for many RUF combatants. They had been
	24	isolated in the jungle for months, now they had an opportunity of
15:49:08	25	going to the capital and there was a feeling of euphoria amongst
	26	RUF combatants, wasn't there?
	27	A. Yes.
	28	Q. The idea that for a change rather than sleeping under the
	29	stars they could sleep in a house was something all of you were

- 1 looking forward to. Would you agree?
- 2 A. Yes.
- 3 Q. And you were given the important post of SO-1?
- 4 A. Yes.

## 15:49:57 5 Q. In charge of handing out resources to RUF combatants, yes? 6 A. Yes.

- 7 Q. And this was a time of plenty for the RUF, wasn't it?
- 8 A. You cannot just say things. You should be naming the9 things.
- 15:50:36 10 Q. Plenty Maggi, plenty rice, plenty food, plenty everything.
  11 Would you agree? What's so funny?
  - 12 A. It's not funny. Yes.
  - 13 Q. You agree with me?
  - 14 A. Yes, yes.
- 15:50:54 15 Q. Thank you for that. And then, moving on from there, when 16 forgive me a moment. Some nine months after that ECOMOG forces
  17 stormed Freetown and drove you out, didn't they, in February
  18 1998? Do you remember?
  - 19 A. Yes.

## 15:51:40 20 Q. Now the ECOMOG forces were predominantly Nigerian, weren't 21 they?

22 A. Yes.

Q. And given the deprivation you as RUF fighters had endured
in Kailahun until invited by the AFRC in May 1997, you and the
other RUF combatants were very angry that these foreigners, the
Nigerians, were kicking you out of your own capital city. You
were very angry about that, weren't you?

A. Yes, we were not happy that they dislodged us from thetown.

1 Q. And where were you forced to go when you were dislodged 2 from Freetown? 3 They forced us to go back. We went to Makeni. Makeni and Α. 4 Kono. And to make matters worse in July 1998 Foday Sankoh, your 15:53:12 5 0. leader, was handed over by the Nigerians to the Sierra Leonean 6 7 government, wasn't he? Α. 8 Yes. 9 0. Did you and your fellow RUF combatants regard that as an act of betrayal? 15:53:44 10 Say that again for me to hear. Who betrayed us? 11 Α. 12 Q. The Nigerians by handing over Pa Sankoh to the Sierra 13 Leonean government? 14 Α. Okay, yes. We didn't like the idea that they gave him to 15:54:14 15 the Sierra Leone government. They should have freed him than handing him over to the Sierra Leone government, so we were not 16 17 happy. 18 Now, I want us to pause for a moment now. Bearing in mind Q. 19 this date, July '98, which is an agreed date when he was handed 15:54:38 20 over, did you - bearing in mind also your evidence that you were 21 mining commander in Kono from '98 until 2000, were you appointed 22 mining commander before or after Pa Sankoh was handed over to the 23 Sierra Leonean government? 24 Α. Repeat that again. 15:55:13 25 Q. You told us that you were appointed mining commander in 26 1998. That's right, isn't it? 27 Α. Yes, the ending of 1998. 28 Q. Right. So can I take it then that you were appointed 29 mining commander after Sankoh was handed over to the Sierra
1 Leonean government, because that took place in July '98? 2 What I'm trying to tell you is that I cannot remember the Α. date, but it was at the end of 1998 that I went to Kono as 3 4 commander that time Johnny Paul had gone to Monrovia. MR GRIFFITHS: Madam President, would you give me a moment, 15:56:09 5 pl ease. 6 7 PRESIDING JUDGE: Yes, Mr Griffiths. MR GRIFFITHS: 8 9 0. Can I just examine your last answer a little bit further, please. You say that Johnny Paul had gone to Monrovia. Can you 15:56:29 10 remember in reality when that was? 11 It was at the end of '98, because when he was molested 12 Α. 13 Charles Taylor received the information so he called upon him to 14 go to Monrovia. That's what I know. Q. 15:57:10 15 You see, what I'm going to suggest is that actually took place in August 1999. Does that help you? 16 17 PRESIDING JUDGE: Mr Griffiths, I'm reluctant to be picky about this, but the witness has referred to Johnny Paul going to 18 19 Monrovia and then he's saying he was molested. That was when he 15:57:37 20 was molested. Now we've heard the evidence and there's two incidents, there's the going to Monrovia and there's the incident 21 22 in Kailahun, and I just want to make sure we've got these two --MR GRIFFITHS: Very well. I'm grateful, your Honour: 23 24 Q. Witness, the reference you've made to Johnny Paul being 15:58:04 25 molested, help us, please. What's that about? 26 I was not at the scene, but it was Issa Sesay from Α. 27 information that I heard that he molested him in relation to 28 di amonds. 29 Q. Molested him in what way?

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	1	A. He took away all his diamonds. Not that he put him down
	2	and beat him up, but that's molestation.
	3	Q. Where did that incident take place?
	4	A. I have told you that I was not at the scene, but that
15:58:58	5	happened in Buedu. People told me that it happened in Buedu.
	6	Q. I understand fully that you weren't there, but it happened
	7	in Buedu. Did you also hear that Johnny Paul's wife was also
	8	molested?
	9	A. Yes, Issa himself did that.
15:59:19	10	Q. And did you hear that Johnny Paul's wife had been raped?
	11	A. Yes, but I was not there. They said it was Issa who did it
	12	from the information that I got when I went there.
	13	Q. Did you ever hear a rumour that it was Mike Lamin who had
	14	raped Johnny Paul's wife?
15:59:50	15	A. No, I did not hear that. I know about Issa. Maybe it
	16	happened, but I was not there and I didn't hear. It's Issa that
	17	I know of.
	18	Q. But you definitely heard about her being raped?
	19	A. I heard. They said - they didn't even say "they". They
16:00:16	20	said "Issa raped her".
	21	Q. Now, what happened to Johnny Paul after that episode of
	22	molestation?
	23	A. Charles Taylor received the message. Then he called upon
	24	him, Johnny Paul, including his wife and relatives, so they went.
16:00:47	25	Q. To where?
	26	A. Liberia, Monrovia, to Charles Taylor. That was where they
	27	went. That was where he stayed until - he never returned to
	28	Sierra Leone. He stayed there until Foday Sankoh met him there
	29	and all of them travelled to Freetown.

1 Q. How do you know that Charles Taylor told Johnny Paul and 2 his wife to move to Monrovia? How do you know that? 3 It was Sam Bockarie who passed orders. At that time Johnny Α. 4 Paul had no vehicle, that he was not on his own, and he was not even brave to go out without an order. It was Sam Bockarie who 16:01:33 5 released them, Johnny Paul, his wife, his bodyguards - his 6 7 bodyguard whom they called Rambo and others, and they took them 8 along to Liberia, Monrovia. 9 0. Now, with respect that doesn't answer my question and so let me try it again. How do you know that it was at the request 16:01:56 10 of Charles Taylor that Johnny Paul and his wife moved to 11 Monrovi a? 12 13 I heard it from Sam Bockarie. Α. Where? 14 Q. 16:02:17 15 Α. In Buedu. Buedu. The headquarters was Buedu. When I went, that was what Sam Bockarie himself told me. He was saying 16 17 it. He said it. 18 Now, I'm being deliberately precise about this. What was Q. 19 it that Sam Bockarie actually said to you? Try and help us. 16:02:46 20 Α. He said, "Let him release", Sam Bockarie said - at the time 21 we used to call Charles Taylor Father or Chief. He said, "Chief 22 said he should release Johnny Paul and his family for them to be 23 taken along to him in Monrovia. In Monrovia, Liberia, we hadn't anybody whom we called Chief or Pa apart from Charles Taylor. He 24 16:03:14 25 was the only person who was our Papa and our everything. 26 Now, I'm still trying to clarify your account about this. Q. 27 That's why I want to ask you this question. Who are the West 28 Side Boys? 29 West Side Boys, they were former SLAs who were not under Α.

1 the government any more. They were staying at the Okra Hill near 2 Freetown. That was where they were based. They were on their 3 They were not RUF and they were not Sierra Leone own. 4 government. They were the ones who were called the West Side Boys. 16:04:12 5 Did something happen involving the West Side Boys and some Q. 6 7 United Nations peacekeepers? I cannot remember everything. Maybe it happened, but I 8 Α. 9 don't know. Do you remember the West Side Boys kidnapping some UN 16:04:33 10 Q. peacekeepers? 11 12 Α. That's what I'm trying to tell you. I was not in their own 13 area. The distance to where they were to mine is a far distance. 14 Maybe they did it, but I was not even close to them. 16:05:00 15 0. Do you not recall that the release of those UN hostages was also linked to the release of Johnny Paul Koroma? 16 17 Α. If I knew anything about that if you asked me I would have responded, no. 18 19 MR GRIFFITHS: Very well. Madam President, could I have a 16:05:45 20 moment? PRESIDING JUDGE: Please do so, Mr Griffiths. 21 22 MR GRIFFITHS: 23 There is one final matter I want to ask you about on this 0. 24 topic before I move on and it's this. Do you recall now that 16:06:37 25 Johnny Paul's release took place in August 1999? I merely ask 26 because you earlier told me it was late 1998 and I'm trying to 27 assist you with some dates. Do you remember now it was August 28 1999? 29 Johnny Paul was in jail that you're talking about his Α.

	1	rel ease?
	2	Q. He was being held by the RUF?
	3	A. No, no, that's a wrong statement. RUF did not arrest
	4	Johnny Paul .
16:07:24	5	Q. Very well. Very well. As I said, I will move on. Now, so
	6	late 1998 you're mining commander in Kono. Now we know that in
	7	January 1999 there was an invasion of Freetown, wasn't there?
	8	A. Yes.
	9	Q. Where were you at that time?
16:07:57	10	A. I was in Kono.
	11	Q. Were you involved in any way in that invasion?
	12	A. No, I did not even go close to the place. I was in Koidu
	13	Town.
	14	Q. Doing what?
16:08:18	15	A. I was concentrating on the assignment that I was given, the
	16	mining operation.
	17	Q. What about in July 1999? The next event that I'm concerned
	18	with, the Lome Peace Agreement, where were you at that time?
	19	A. From the time I entered Kono, when I was made mining
16:08:52	20	commander, what made me to leave - what makes me to leave was
	21	when Mosquito sent for me to go to Buedu, but apart from that I
	22	did not go to any other place. I was just in Kono. I did not go
	23	to Makeni. I did not go to war front. I didn't go anywhere.
	24	PRESIDING JUDGE: Mr Witness, that's not the answer to the
16:09:12	25	question. The question was where were you at the time of the
	26	Lome Peace Agreement?
	27	THE WITNESS: Okay. 1999?
	28	MR GRIFFITHS:
	29	Q. Yes, July.

	1	A. I was in Kono.
	2	Q. Doing what?
	3	A. Doing mining.
	4	Q. Now there came a time, didn't there - we've touched on this
16:09:42	5	earlier - when Sam Bockarie left and went to Monrovia?
	6	A. Yes.
	7	Q. Do you now recall that that was in December 1999?
	8	A. Wait, let me ask. The final departure?
	9	Q. The final time that he went, yes, was December 1999?
16:10:18	10	A. I did not record that time, but I can't tell you the date
	11	that he went.
	12	Q. Now I have a very good reason for asking you about this,
	13	because you told us of an occasion when you went to Monrovia with
	14	Sam Bockarie. Do you remember telling us about that?
16:10:48	15	A. Yes, I went with him to Monrovia, but not his final
	16	departure. It was not at that time.
	17	Q. Yes, but importantly what was the address you stayed at
	18	with him in Monrovia when you went with him?
	19	A. ELWA Junction. That was where we went.
16:11:14	20	Q. And which year do you say you went with Sam Bockarie to
	21	Monrovi a?
	22	A. That's what I have told you, that when we retreated, when
	23	ECOMOG dislodged us from Freetown, it was in that particular year
	24	that we went, but the date was - is one that I cannot remember.
16:11:42	25	Q. So it was the year that ECOMOG pushed the junta out of
	26	Freetown? It was that year that you went?
	27	A. Yes.
	28	Q. That year we know to be 1998 and that event was February,
	29	so you went to Monrovia some time after February 1998 with Sam

1 Bockarie and stayed at ELVA [sic] Junction. Is that right? 2 Yes, 1998, at that time ECOMOG had pushed us out of Α. 3 Freetown and we went back to the jungle in Kailahun District. It 4 was at that time that the two of us travelled. It was not only to Monrovia, but in Liberia. I used to go there too. 16:12:34 5 My fault, it should be ELWA Junction, not ELVA junction. Q. 6 7 But you're telling us, just for clarity's sake, that some time after February 1998 you went with Sam Bockarie to Monrovia and 8 9 stayed at that particular address, is that right? 16:13:03 10 We stayed there when he was called to go to Benjamin Α. Yes. Yeaten, but Benjamin Yeaten - I did not go to Benjamin Yeaten's 11 12 place. I did not know there. I did not go there with him. Well, can I make a suggestion to you so that you can have 13 Q. 14 an opportunity to think about it. Sam Bockarie did not stay at an address in ELWA Junction until after December 1999 when he 16:13:28 15 left Sierra Leone permanently, so you could not have stayed at 16 17 that address with him in 1998. Do you follow me? That's what I'm telling you. That address that I have told 18 Α. 19 you about, it was not that we went there to stay there. We only 16:13:59 20 lodged there. What we went there for, after that we returned. We did not stay there permanently. We were lodged there. 21 22 PRESIDING JUDGE: Pause, Mr Witness. Pause. I don't think you have fully understood counsel's question. 23 THE WITNESS: 24 0kav. 16:14:14 25 PRESIDING JUDGE: Maybe put it again, Mr Griffiths. 26 MR GRIFFITHS: Let me put the question again: 27 Q. You have told us that some time after you were removed from 28 Freetown by ECOMOG, in that same year you travelled with Sam 29 Bockarie to Monrovia and stayed at ELWA Junction. What I'm

1 suggesting to you is that cannot be right, because Sam Bockarie 2 did not have access to that address until after December 1999. 3 Now, do you want to reconsider your evidence on that point? Do 4 you follow me? I am following. I know that it happened. If you say it 16:15:04 5 Α. did not happen, I know that it happened. Had it not happened, I 6 7 wouldn't have spoken about it. Where I did not go I will never 8 tell you that I went there. 9 0. Now I want to, having now established that time line and just for completeness sake, some time in the year 2000 you were 16:15:33 10 relieved of your job as mining commander, yes? 11 12 Α. Yes. 13 0. And thereafter you took part in an invasion of Guinea? 14 Α. Yes. How long did that invasion last? 16:16:02 15 Q. It did not last for a year. It was about two to three 16 Α. 17 months. I went there for a month and I got injured, then I left. They took me and brought me. I never went there. 18 19 0. They took you and brought you to where? 16:16:34 20 Α. To Kono. 21 0. And were you in hospital in Kono? 22 No, I was not in a hospital. I was in my own house. Α. 23 And for how long did you remain there in 2000? 0. 24 Α. I was there it was not up - it did not complete a month 16:17:04 25 when my brother who was assigned in Magburaka, he knew an old man 26 who was an herbalist. They took me there. It was there that I 27 stayed until I got cured. I did not go to Kono. Where I was 28 when I got cured was where I stayed until the disarmament. I did 29 not go to Kono.

	1	Q.	So you stayed in that particular place until disarmament in
	2	2002?	
	3	Α.	Yes, that was where I disarmed.
	4	Q.	So you spent some 18 months or so in that location, would
16:17:44	5	that b	be fair?
	6	Α.	Yes.
	7	Q.	And during that time you were effectively no longer a
	8	combat	tant engaged on RUF business?
	9	Α.	I was RUF, but I was not a fighter. I was just there
16:18:09	10	taki ng	g care of my health.
	11	Q.	But were you involved in any kind of capacity for the RUF
	12	duri ng	g that period?
	13	Α.	No, that's what I've told you. I was not engaged in any
	14	other	thing, but that didn't mean that I was not RUF.
16:18:30	15	Q.	Very well. Now if I can hopefully try and put together the
	16	accour	nt you've given us, during the 11 years or so that you
	17	remair	ned with the RUF you were not really a front line combatant,
	18	were y	you? You were more of an administrator, would you agree?
	19	Α.	Yes, I was not more of a front line fighter, but once in a
16:19:04	20	while	we used to go there.
	21	Q.	Yes, but for the most part you were engaged on
	22	admi ni	strative matters?
	23	Α.	Yes.
	24	Q.	Firstly as an SO-1 in Freetown during the junta period,
16:19:28	25	yes?	
	26	Α.	Yes.
	27	Q.	And for a period of about two years or so, from late 1998
	28	until	the year 2000, you were mining commander?
	29	Α.	Yes.

1 Q. And it's your knowledge of the diamond business and how 2 that was transacted during that period between late 1998 and 2000 which really forms the core of the account you can give us, would 3 4 you agree? During my time that I was there is the time that I can talk 16:20:11 5 Α. about. I cannot talk about somebody else's assignment because I 6 7 was not there, but I can talk about my own time that I spent there. 8 9 0. Precisely. And would you agree that's the important thing you can tell us about what you were doing as mining commander 16:20:28 10 from 1998 until 2000? That's an important matter you can talk to 11 us about, isn't it? 12 13 Α. Yes, what I was called for here is what I will talk about. 14 Q. And you would agree, would you not, that that post of 16:20:54 15 mining commander was a very, very important role within the RUF? 16 Α. Yes. 17 Q. Because you were in effect in control of one of the main sources of income for that organisation? 18 19 Α. Yes. 16:21:18 20 0. But just so that we can understand the economic basis of 21 the RUF, apart from diamond mining there was also trading across 22 the Guinea and Liberian borders in agricultural produce, wasn't 23 there? 24 Α. Yes, from Kailahun to --16:21:52 25 Q. Palm oil, things like that, cocoa, coffee, do you agree? 26 Α. Yes. 27 Q. And would you also agree that throughout the period 1991 at 28 the start of the invasion until 2000, disarmament, that trade in 29 agricultural products across the Guinea and Liberian borders

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	1	continued fairly uninterrupted, didn't it?
	2	A. No, sometimes it used to be blocked. It used to be cut
	3	off. We would do it for some time and sometimes it would be
	4	blocked because of enemy infiltration.
16:22:42	5	Q. Which enemy?
	6	A. What I mean, the enemy - the enemies who were fighting us,
	7	the SLA, then the ULIMO also. They are the ones I referred to as
	8	enemi es.
	9	Q. Was there any trade in agricultural products between the
16:23:05	10	RUF and ULIMO at any time?
	11	A. No, in ULIMO agricultural produce they did not have a
	12	riverside and so we did not take anything to them. It's on the
	13	Guinean side that the agricultural produce used to go. The
	14	Liberian side didn't have a riverside.
16:23:37	15	Q. Did you trade with ULIMO across the Guinea border?
	16	A. No.
	17	Q. The final matter I want to ask you about today is this.
	18	There came a time - no, let me start again. Initially when Pa
	19	Sankoh Launched the invasion of Sierra Leone, the infant RUF were
16:24:16	20	assisted by the NPFL, weren't they?
	21	A. Yes.
	22	Q. There came a time when an event occurred called Top Final.
	23	Do you recognise that name Top Final?
	24	A. Yes.
16:24:39	25	Q. As a consequence of Top Final the NPFL were removed from
	26	Sierra Leone, is that right?
	27	A. Not all of them were removed. The wicked ones were removed
	28	and the good ones stayed.
	29	Q. Now, thereafter there occurred another important event from

1 the RUF's point of view. ULIMO, backed by Sierra Leone and 2 Guinea, launched an attack on Liberia. That's right, isn't it? 3 Yes, ULIMO attacked the Liberian forces. Α. 4 Q. And ULIMO was backed by Sierra Leone and Guinea, wasn't it? 16:25:36 5 Α. Yes. And ULIMO came in due course to control the border between 0. 6 7 Liberia and Sierra Leone, particularly in Lofa County, didn't they? 8 9 Α. Yes, it was mostly in Lofa County that they stayed. And effectively whilst ULIMO had control of Lofa County the Q. 16:25:59 10 RUF were isolated on the Sierra Leone side of the border, weren't 11 12 they? 13 Yes, they blocked the road. Α. 14 Q. And during the period whilst ULIMO blocked the road, the RUF were dependent for arms and ammunition on ambushes of Sierra 16:26:24 15 Leonean army forces. That's right, isn't it? 16 17 Yes, since the time they blocked the road we tried to open Α. 18 it and so we mounted ambushes before the enemies. 19 0. Yes, in order to obtain arms and ammunition? 16:26:53 20 Α. Yes. And would you agree that ULIMO blocked that border from 21 0. 22 some time round about end of '92/early '93 up until '97? Would 23 you agree with that? 24 Α. They were at that border up to the time when the 16:27:25 **25** disarmament - when the ECOMOG came and disarmed them. It was at 26 that time that the road opened up. That's what I told you. When 27 they disarmed them and the road was opened, I used to go to 28 Liberia and return. 29 And would you agree that the road was opened in 1997 when Q.

1 ECOMOG intervened in Lofa County? Would you agree?

2 A. Yes.

3 MR GRIFFITHS: Would that be a convenient point, Madam4 President?

16:27:565PRESIDING JUDGE: Indeed it would, Mr Griffiths. We've6been alerted that we're almost up to our time.

7 Mr Witness, we are finishing your evidence for today and we
8 will continue your evidence tomorrow. I again remind you, as I
9 did yesterday, that whilst you're under oath you should not
16:28:16 10 discuss your evidence with anyone else. Do you understand? Just
11 pause.

12 MR GRIFFITHS: Madam President, can I make an announcement. 13 I anticipate that Mr Munyard will be in a position to return tomorrow and I informed the OTP of that because I recall that 14 16:28:35 15 they were concerned to interpose the other witness. In light of your Honour's comments about this witness returning tomorrow, it 16 17 may be appropriate to have that other witness available given the OTP's anxiety. I don't know whether it's convenient or not, but 18 19 I mention that for everyone's assistance.

16:28:5620PRESIDING JUDGE: Thank you, Mr Griffiths. Mr Koumjian,21can you assist us on this point?

22 MR KOUMJIAN: Certainly. It would be helpful to our 23 scheduling to get an estimate of the amount of cross-examination 24 of this witness expected so we can plan whether we immediately 25 interpose the witness 375, or finish a very short - what's left 26 of the cross-examination.

27 MR GRIFFITHS: I will not conclude tomorrow.

28 MR KOUMJIAN: Yes, we'll have the other witness here.29 Thank you.

	1	PRESIDING JUDGE: Mr Witness, I'm going to revise what I
	2	said to you. Another witness will be coming tomorrow, someone
	3	we've heard some evidence from before. I am not sure when you
	4	will be back in court
16:29:55	5	THE WITNESS: Okay.
	6	PRESIDING JUDGE: but you're still obliged not to
	7	discuss your evidence until it's all finished, do you understand?
	8	THE WITNESS: Okay, thank you.
	9	PRESIDING JUDGE: Very well. Please adjourn court until
16:30:09	10	tomorrow at 9.30.
	11	[Whereupon the hearing adjourned at 4.30 p.m.
	12	to be reconvened on Friday, 22 August 2008 at
	13	9.30 a.m.]
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