

Case No. SCSL-2003-01-T

THE PROSECUTOR OF THE SPECIAL COURT CHARLES GHANKAY TAYLOR

WEDNESDAY, 28 JANUARY 2009

9. 30 A. M. TRI AL

TRIAL CHAMBER II

Before the Judges: Justice Richard Lussick, Presiding

Justice Teresa Doherty Justice Julia Sebutinde

Justice Al Hadji Malick Sow, Alternate

For Chambers: Ms Carolyn Buff

Ms Sidney Thompson Ms Doreen Kiggundu

For the Registry: Ms Rachel Irura

Mr Momodu Tarrawallie

For the Prosecution:

Ms Brenda J Hollis Mr Mohamed A Bangura Mr Nicholas Koumjian Ms Ruth Mary Hackler Ms UI a Nathai -Lutchman

For the accused Charles Ghankay Mr Courtenay Griffiths QC

Tayl or:

Mr Morris Anyah Clir Laveli Supuwood

	1	Wednesday, 28 January 2009
	2	[Open session]
	3	[The accused present]
	4	[Upon commencing at 9.30 a.m.]
09:24:02	5	PRESIDING JUDGE: Good morning. As usual we will take
	6	appearances, pl ease.
	7	MR KOUMJIAN: Good morning your Honours and counsel
	8	opposite. For the Prosecution this morning Mohamed A Bangura,
	9	Ruth Mary Hackler, an intern from Jamaica with our office
09:30:52	10	Camielle Green and myself Nicholas Koumjian.
	11	PRESIDING JUDGE: Thank you, Mr Koumjian. Yes,
	12	Mr Griffiths.
	13	MR GRIFFITHS: Good morning Mr President, your Honours,
	14	counsel opposite. For the Defence today myself Courtenay
09:31:04	15	Griffiths, my learned friend Mr Morris Anyah and Ms Simitie
	16	Lavaly who has been with us before.
	17	PRESIDING JUDGE: Thank you, Mr Griffiths. Mr Witness, you
	18	are going to be asked some more questions now, but before that
	19	happens I have to remind you that you have taken an oath to tell
09:31:24	20	the truth and you are still bound by that oath. Is that clear?
	21	THE WITNESS: It is clear.
	22	WITNESS: TF1-174 [On former oath]
	23	EXAMINATION-IN-CHIEF BY MR KOUMJIAN: [Cont.]
	24	Q. Good morning sir. How are you?
09:31:41	25	A. Good morning. I am fine.
	26	Q. Sir, I just want to remind you that because of the
	27	technology that we are using I have to turn off my microphone
	28	before you begin your answer so you can see this red light.
	29	Please wait until you see that red light off before you begin

- 1 your answer and take your time and speak to the judges. Sir, I
- 2 apologise but I would like to go back to one of your answers
- 3 yesterday to seek a clarification and that is on page 23669.
- 4 Excuse me, I believe I gave the wrong page number; 23691.
- 09:32:24 5 You were talking about being in the village of Mabanta with
 - 6 your family and others when you heard after Binkolo and
 - 7 Magburaka were attacked and you talked about a driver who was
 - 8 there. On line 19 you also said that some armed men six armed
 - 9 men came out to the village, and on line 19 you said:
- 09:32:51 10 "When the driver came out and said, 'These are my
 - 11 daughters, please don't take them' and they wanted to move, he
 - 12 held onto one of them, he was shot and died, but again they took
 - 13 away the children."
 - Just so we are clear absolutely clear who was shot?
- 09:33:11 15 A. The driver who was there with us, Mr Mohamed --
 - 16 Q. I don't think it is necessary to mention his name.
 - 17 A. Okay, it was the driver.
 - 18 Q. Okay, thank you. I don't think it is a problem if we call
 - 19 him Mr Mohamed. You have given his first name. And can you tell
- 09:33:32 20 us who shot the driver, Mr Mohamed?
 - 21 A. He was shot by one of the $\sin x$ armed men who came to the
 - 22 bush in Mabanta village.
 - 23 Q. And sir, when you say they took away the children, what do
 - 24 you mean?
- 09:33:49 25 A. The six of them who came, the RUF and the AFRC forces,
 - 26 because at that time they were the combined forces and they took
 - 27 away the children along with them.
 - 28 Q. Who were these children that you are talking about?
 - 29 A. They were the children of the driver, the man who was shot.

- 1 Q. Were these male or female?
- 2 A. They were female.
- 3 Q. How many?
- 4 A. Two young girls.
- 09:34:19 5 Q. Do you know what happened to those young girls after they
 - 6 were taken away from Mabanta at that time?
 - 7 A. Since then, I have no idea of whatever might have happened
 - 8 to them.
 - 9 Q. Have you ever seen them again?
- 09:34:33 10 A. I have not seen them.
 - 11 Q. Have you ever heard word of what happened to them?
 - 12 A. No, no.
 - 13 Q. Thank you. Sir, when we left off yesterday, you were
 - 14 talking about we were talking about Superman and you said that
- 09:34:49 15 you had met him playing football, he had sponsored a team, and
 - 16 your last answer was that:
 - 17 "We formed, we started forming these teams by the end of
 - 18 April leading right up down to the attack. Even the chaos they
 - 19 had with themselves of the infighting we still continued until
- 09:35:08 20 finally in December before until the time of disarmament or
 - 21 whatever we continued."
 - 22 So, sir, in approximately what time periods did you see
 - 23 Superman in Makeni?
 - 24 A. Superman was in Makeni from about mid-January 1999
- 09:35:33 25 throughout until when I left Makeni finally to go to Lungi where
 - 26 we had the then interim care centre being transferred.
 - 27 Q. And so we are clear, when was that?
 - 28 A. It was May. I stopped 19 May when we left Makeni, it was
 - 29 that time I stopped seeing him.

- 1 Q. 19 May of which year?
- 2 A. Of 2000.
- 3 Q. Okay, thank you. Now, do you recall any of did Superman
- 4 have bodyquards?
- 09:36:11 5 A. He had a very large number of bodyguards who were following
 - 6 him.
 - 7 Q. Do you recall any of the nicknames of some of his
 - 8 bodyguards?
 - 9 A. He had a fair complexion boy who was called Charles Taylor.
- 09:36:32 10 Q. Now, after the Freetown was invaded, did the RUF stay in
 - 11 Makeni?
 - 12 A. They made Makeni their headquarters and Makeni remained to
 - 13 be the headquarters until when everything came to an end. The
 - 14 headquarters of the RUF.
- 09:36:55 15 Q. You have previously mentioned that there were other
 - 16 factions or commanders present in Makeni at that time. Was any
 - 17 faction predominant in Makeni after January 1999?
 - 18 A. From that time, in the beginning of January, all we know
 - 19 was RUF until when they introduced some of some members of this
- 09:37:16 20 other faction like the STF, as I said, which was headed by
 - 21 General Bropleh and the AFRC headed by Brigadier Mani.
 - 22 Q. Approximately when was that that you were introduced to
 - these groups, or commanders, in Makeni?
 - 24 A. Well, they were introduced during the meetings the two
- 09:37:40 25 meetings they had with the general public in Makeni.
 - 26 Q. Sir, I noticed I have been failing to turn off my
 - 27 microphone. I am going to try and do that and you can help me.
 - 28 If you don't see this red light go off don't answer the question,
 - 29 okay? Did you ever have any occasion to negotiate with both

- 1 groups, or with the RUF and one of the other groups?
- 2 A. There was an occasion when we had to negotiate between the
- 3 we negotiated with the RUF and also the RUF some members of
- 4 the RUF referred us to the AFRC who was Brigadier Mani.
- 09:38:38 5 Q. Before we move on to that, I see, worrying about my
 - 6 microphone, I failed to really listen to your previous answer.
 - 7 So my question had been approximately when was it that you were
 - 8 introduced to these groups or commanders, that is the AFRC and
 - 9 STF in Makeni, and you said there were two meetings they had with
- 09:38:56 10 the general public. When was that, these two meetings?
 - 11 A. These two meetings were held in early January.
 - 12 Q. Are these meetings headed by MP Jalloh that you told us
 - 13 about earlier?
 - 14 A. Those were the meetings.
- 09:39:12 15 Q. Thank you, sir. Now going back I apologise again, but
 - 16 going back now to your answer about, "There was an occasion when
 - 17 we negotiated with the RUF" and you said, "The RUF referred us to
 - 18 the AFRC who was Brigadier Mani", can you explain to the Court
 - 19 about these negotiations?
- 09:39:31 20 A. Well, about mid-January we were working because there was
 - 21 nothing to be done in Makeni, there was no work, and I saw a Land
 - 22 Rover, but that Land Rover belonged to the mission, the Catholic
 - 23 mission, in Kambia. I wanted to know what is happening with this
 - 24 Land Rover? Why is it in Makeni at this time? And then when we
- 09:40:05 25 followed the Land Rover we saw one white but at this moment we
 - 26 could not identify who was this white man. And because we can
 - 27 recognise the Land Rover we were thinking it might be one of our
 - 28 reverend fathers and indeed we went there and we saw it was one
 - of the reverend fathers in Kambia District.

1 So we went to MP Jalloh because the Land Rover went 2 straight to the Agricultural Road headquarters and we asked a few questions why father was there and they told us he has done 3 4 nothing, the only - the fact that he was arrested, they wanted him to help propagate the ideas of the - the ideals of the 09:40:54 5 movement of the RUF. So there was nothing harm that was going to 6 7 be done to him and at the same time they permitted us to visit him any moment any time of the day. So we started visiting 8 But again as time goes on we said, "Well, it is not a good thing to continue to hold on to father. Please leave him. 09:41:28 10 11 Let him go". We were told they cannot do this by themselves 12 alone, we have to meet other commanders like the AFRC 13 Brigadier Mani and so we took time to go there. 14 Well, knowing that people were - who have come to stay with us, we tried. The first time we were not fortunate to see him 09:41:54 15 because he was still sleeping. We went there the second time. 16 17 Again he was still sleeping. So we decided to change the time of going there. We went there the third time and he woke up, but 18 19 again it was impossible to talk to him because he was not very 09:42:24 20 normal as we thought we could have communicated with him and we 21 cannot secure the release of the reverend father. So we 22 continued to visit him who was then in the house of the bishop and the house of the bishop was occupied by Titus who was the 23 24 administrative head of the RUF in Makeni. 09:42:53 25 Q. When you say that Mani was not normal, can you describe 26 what you mean? 27 Well, the time he came when he woke up and he met us, we 28 wanted to talk to him but he was drunk and he even had a cup of 29 mamanini which is this local bread type of wine, so we just left

- 1 the place.
- 2 Q. Thank you. Now, after the RUF and its allies had taken
- 3 Makeni in December '98/January '99, did you ever try excuse me,
- 4 you have already talked about this at some point in your
- 09:43:37 5 testimony, but can you tell us how it was that the interim care
 - 6 centre came to be open there?
 - 7 A. In the beginning by the end of February and early March in
 - 8 1999 as I said we were in Makeni, we received a word from the
 - 9 director of Caritas and the reverend fathers from Freetown that
- 09:44:05 10 we should start to gather the children that were in Makeni and at
 - 11 that time we were trying to first we wanted to know who will
 - 12 actually help us among these three factions in Makeni and we were
 - 13 directed to Baby Tina, or Tina Musa. She was actually called
 - 14 that name, Baby Tina. And then we went to her, we spoke, she
- 09:44:43 15 asked us to come the next day. We came and she introduced us to
 - 16 Five-Five who was close to her and immediately herself and
 - 17 Five-Five we were permitted to go around and meet the
 - 18 commanders so that they can release the children and they
 - 19 released them, we had them in the centre. But at this time we do
- 09:45:07 20 not have them the whole day. We started by getting them from
 - 21 morning to evening and we let them go gradually until they centre
 - 22 was set up, then we had those we had in the centre and then we
 - 23 were there both day and night.
 - 24 Q. Thank you. Sir, do you know who was Five-Five?
- 09:45:30 25 A. Five-Five was one of the leaders of the AFRC at the time, a
 - 26 Si erra Leonean sol di er.
 - 27 Q. And, sir, who was Tina Musa?
 - 28 A. Tina Musa, during the revolution we heard that she was the
 - 29 wife of SAJ Musa.

- 1 Q. With the help of Tina Musa and with Five-Five, what
- 2 commanders did you meet in order to negotiate your work with the
- 3 children?
- 4 A. These two people gave us the permission and they told us
- 09:46:09 5 they were going to inform all the other commanders, and they did,
 - 6 and while we were going to them everybody actually respected the
 - 7 information and they gave us the children.
 - 8 Q. What about the commanders from the RUF? Did they respect
 - 9 this me the negotiation you had with Tina Musa and Five-Five?
- 09:46:31 10 A. They did.
 - 11 Q. So what happened then, sir?
 - 12 A. And then we continued to operate the interim care centre,
 - 13 but about the first week of April, on the 2nd, we heard some
 - 14 heavy shooting again in Makeni, because though there were
- 09:46:57 15 shootings they were not as frequent as this night again. Heavy
 - 16 weapons were used because we heard the sound. And then we became
 - 17 panicked again in Makeni. What happened what happened then --
 - 18 Q. I apologise for interrupting you. Just before we go into
 - 19 that, at this time before you heard this heavy shooting on, you
- 09:47:21 20 said, 2 April, how many children were you working with
 - 21 approximately in the interim care stern?
 - 22 A. At this time we had about 300-270. The number fluctuated
 - 23 because the children at times they come, others just went away
 - 24 without permission. But we were between about 270-300 and a
- 09:47:46 25 little above at this time.
 - 26 Q. Do you know what factions fighting factions these
 - 27 children came from?
 - 28 A. At this time they were both children of the AFRC and the
 - 29 RUF.

- 1 Q. Can you give us a rough proportion of how many were AFRC
- 2 children and how many were RUF?
- 3 A. They were almost about 50/50.
- 4 Q. Thank you. Now, just so we are clear, in your earlier work
- 09:48:15 5 at Teko Barracks during the period 1997 until, you said, February
 - 6 1998 during the time that the Kabbah government had been
 - 7 overthrown, those children, what factions did they belong to?
 - 8 A. The children in Teko Barracks at that time were children
 - 9 from the those that we were dealing with at that time were
- 09:48:44 10 purely from the RUF.
 - 11 Q. Thank you, sir. So please continue and tell us first of
 - 12 all you said 2 April. Just remind us what year are you speaking
 - 13 of?
 - 14 A. I am talking about 1999.
- 09:49:01 15 Q. And what happened? Continue to tell us what happened
 - 16 around 2 April 1999.
 - 17 A. It was about midnight from about 11 when we heard this
 - 18 heavy shooting and the shooting went rampantly all over Makeni
 - 19 Town again. We were disturbed, because we were not thinking
- 09:49:19 20 anything of this nature will happen at this time again. But then
 - 21 we wanted to know what actually happened and early in the morning
 - 22 because on that night there was no sleep. We wanted to know
 - 23 why. I was standing by Northern Motel and we saw a group of them
 - coming with a dead body which was the body of Rambo in Makeni.
- 09:49:48 25 So the body was put in front of the Northern Motel and they
 - 26 threatened to retaliate.
 - Well, I asked them, "Who did this? Why did this happen?"
 - 28 They said Superman has come from Lunsar and has attacked Rambo
 - 29 and even wanted to attack Issa Sesay, but Issa ran away to

- 1 Magburaka and Rambo was killed and the situation remained tense.
- 2 One group which was supporting Rambo who was killed headed by one
- 3 Colonel Bakarr, they were threatening to retaliate. And the
- 4 other group were also coming together that if they were attacked
- 09:50:40 5 they will also continue to fight and the situation remained
 - 6 tense.
 - 7 But actually there was no fighting. It was just these
 - 8 threats on the 3rd, 4th and so on until about the 13th at night
 - 9 again we heard heavy shooting. That is the group of Issa Sesay
- 09:51:07 10 from Magburaka has now come to revenge with the group of Makeni
 - in Makeni. And at this time the two groups, each contains both
 - 12 RUF and AFRC. It was just those who were supporting Superman and
 - 13 those who were supporting the dead Rambo and Issa Sesay. And the
 - 14 fighting continues day and night until about the 23rd when we
- 09:51:36 15 heard that one elderly Pa, Pa Demba, who was a juju man for the
 - 16 RUF has intervened between the two groups and has reconciled
 - 17 between them. So the two groups came together, they marched with
 - 18 their weapons in Makeni saying now the infighting is ended.
 - 19 Indeed from that time there was a little calm and a little peace.
- 09:52:06 20 Q. Thank you. Now just a few questions to make sure we
 - 21 understand everything. First of all, can you spell Pa Demba? Is
 - that one word or two words?
 - 23 A. It is two words. The Pa signifies the age P-A and then the
 - 24 name Demba is D-E-M-B-A.
- 09:52:34 25 Q. And then while I am interrupting you for spellings could
 - 26 you help us with the spelling of the local wine that you said you
 - 27 saw Brigadier Mani have in his hand?
 - 28 A. In Makeni it was called mamanini, M-A-M-A-N-I-N-I. It is
 - 29 locally brewed in Sierra Leone. Commonly it is called omolai.

- 1 Q. Well then perhaps you could help us with spelling that?
- 2 A. It is 0-M-0-L-A-I.
- 3 Q. Thank you, sir. If you can, just for precision, you said
- 4 it was midnight, April 2nd. Do you mean between the 1st and 2nd
- 09:53:21 5 or between the 2nd and 3rd?
 - 6 A. It was between the 2nd and the 3rd.
 - 7 Q. Now, you indicated that each group contained RUF and AFRC.
 - 8 Can you just expand on that a little bit?
 - 9 A. Well, at this time it was not like later when the AFRC
- 09:53:48 10 fought against the RUF. This time it is two heads fighting
 - 11 between themselves so in each group there were the AFRC, there
 - were the RUF and one group which was headed by Issa contains both
 - 13 AFRC, RUF and even some STF. So there was it was not
 - 14 factional. It was just between Issa and most of those who were
- 09:54:20 15 in Magburaka and Superman and those who were stationed in Makeni
 - 16 because those who come to revenge always come from Magburaka
 - 17 direction.
 - 18 Q. Thank you. Can you tell us a little more about Pa Demba.
 - 19 Did he belong to any particular faction?
- 09:54:38 20 A. Pa Demba was actually brought to Makeni and he was
 - 21 introduced to us in the church during one of our prayers by
 - 22 Titus, and since Titus brought him to us, and from the way he
 - 23 introduced him to us, that this is a big man who has some
 - 24 supernatural powers and has come to stay with them, they have
- 09:55:05 25 been using him throughout the time of their period as rebels in
 - the bush and since that time a lot of people go there.
 - 27 Ourselves, we used the church choir. We go there to sing
 - 28 Christian songs. He gave us some money, but he was highly
 - 29 esteemed, he was highly recognised and almost all the RUF and the

- 1 AFRC at that time did fear him as and they call him their Pa
- 2 al so.
- 3 Q. Did he belong to one of the factions?
- 4 A. He was, as I said, from the man who introduced him to us we
- 09:55:47 5 thought he was RUF.
 - 6 Q. How did this fighting affect your work in the interim care
 - 7 centre?
 - 8 A. Well, immediately the fighting started, as I said, we were
 - 9 very much afraid. Everybody, we scattered from the interim care
- 09:56:08 10 centre. We, the workers, everybody went his own way. The
 - 11 children we had gathered, everyone went back their own way. Some
 - went to their commanders. Others were staying in town because
 - 13 they could not find their commanders. And so we scattered
 - 14 around. There was nothing again functioning as interim care
- 09:56:29 15 centre until when they ended their conflict.
 - 16 Q. Can you remind us again the exact date, if you know, that
 - 17 the conflict ended?
 - 18 A. It ended exactly on 23 April 1999.
 - 19 Q. And after it ended, did you see any evidence that the
- 09:56:48 20 groups had reconciled?
 - 21 A. Yes, because they came to Makeni, they joined together,
 - 22 they were joyfully singing and we saw groups from Magburaka. At
 - 23 that time it was headed by one Francis, one Captain Francis who
 - 24 was in Magburaka and then those in Makeni. They danced in the
- 09:57:15 25 streets and Pa Demba was there boasting that he has brought the
 - 26 people together again. And since we saw them dancing and
 - 27 marching and then no fighting, we all agreed that it has ended
 - 28 agai n.
 - 29 Q. After 23 April, on occasions did you see Superman in

- 1 Makeni?
- 2 A. After the 23rd he was coming very frequently and it was
- 3 this time more he involved much with us. As I said, he both
- 4 sponsored a team also called Superman Football Club and we have
- 09:57:55 5 our own clubs also at the same time. We played together in the
 - 6 field. It is after this period he became much, much involved
 - 7 with us playing football and again at this time most of them join
 - 8 our secret societies. We were together.
 - 9 Q. So what happened with the interim care centre after the
- 09:58:18 10 fighting ended and the reconciliation?
 - 11 A. Well, again, by the end of May we were not tired; we
 - 12 started again. Without going to any of them, the children just
 - 13 came and we started and this time nobody asked us so we continued
 - 14 because they were still together and nobody disturbed us. We
- 09:58:41 15 continued. The centre became functional again. We continued.
 - We were going to Freetown, coming. Again, not until 15
 - 17 October, and shortly before 15 October I received a message from
 - 18 my director to help CRS because they were coming to distribute
 - 19 food in Makeni and from Makeni to supply all the villages along
- 09:59:16 20 Makeni-Kabala highway. We started a venture, we did that in
 - 21 Makeni. We ended it. We were going to start the one at the
 - 22 villages from Makeni to Kabala and when the vehicles started
 - 23 arriving we asked them to stop by so that we can introduce them
 - to some of the commanders, particularly in the centre of Makeni
- 09:59:41 25 where the old bank was.
 - Well, we went there. We met AB Dugba who was commanding
 - 27 that office and, well, we introduced the drivers and those people
 - 28 who came from Freetown. Well, one of the drivers of this
 - 29 vehicle, who brought the food, had his money on his chest pocket

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1 and then somebody actually stole the money and he reported. 2 we reported the case to AB Dugba and the other people there. 3 They searched around and they caught one of their men, one of 4 their soldiers too, and he was shot on the leg. Immediately there was a little bit of panic so we hastened to get out of the 10:00:31 5 office and proceed to do our work. 6 7 We continued. We started from the first village until we reached at - we were almost ending the supply at Binkolo when 8 9 somebody came and said, "Hey, you are supplying here, but there 10:00:52 10 is also another big fight in Makeni." Well, we heard no shooting, we were far off - we thought -11 did not take it very seriously. Anyhow, we hastened to do the 12 13 supply fast fast to move to the next village. We were in the 14 next village again when somebody else met us and said, "This time the fight is heavier than all the fights that has taken place in 10:01:19 15 Makeni." 16 17 Well, I told the drivers now, because the place where we were, the only way to go to - to go back to Freetown is either 18 19 you go into Guinea or you go deep north and you can find your 10:01:42 20 whatever way old roads, traditional roads, feeder roads, to go to 21 If you - some of you that manage to go to Port Loko, 22 well, no problem. If you - some said they will come towards Makeni, there is a road at Panlap village, it is just about two 23 24 miles from Makeni. If you can get there then you will have a way 10:02:09 25 to go to Freetown through Port Loko. Otherwise, do whatever you 26 We have stopped here. Because it is also at this time we saw some of the AFRC coming and those who first came, actually 27

they were harmless. They only told us there is a big fight in

Makeni. So for us, we thought it fit to go back to Makeni

of Makeni.

	2	could do again. And then we came to Panlap.
	3	It is at Panlap we slept on the 15th. There was - and when
	4	we heard the shooting it was a heavy shooting again throughout
10:02:51	5	and, to my estimation, this is the time they used the heavier
	6	weapons than all the attacks in Makeni. So we walked through our
	7	footpath; we came to the centre.
	8	Well, again in the centre, some of the children have
	9	rejoined again their commanders. Others have scattered. It was
10:03:16	10	only not even ten children we met and we asked them each to go
	11	his own way, but after the fighting they should come again
	12	because we had no security in the centre.
	13	I went straight to the sisters' compound because it
	14	happened that also at this time the bishop was in Makeni and he
10:03:34	15	was also stranded. The vehicle was taken by Gibril Massaquoi.
	16	He had no option. So we told him to go to - that we should go to
	17	one of the commanders who will protect him and two of the
	18	reverend fathers so that the person will - this commander will
	19	also find a way to get him out of Makeni to Freetown or Bumbuna
10:04:03	20	and so we went to Superman and we met him. He received the
	21	bishop and he tried to let him get out of Makeni on the following
	22	day.
	23	By the 17th, again there was announcement that Issa has
	24	ordered the atrocities, the shooting, whatever was going on to
10:04:23	25	come to a close, to come to an end and, as I said, this
	26	infighting started on the 15th and ended on the 17th when they
	27	sent one of their G5 member to talk to the people to announce
	28	that, well, the infighting has ended. The AFRC has run away out

1 whatever road to see the centre, what was happening or what we

- 1 Instead, the following day, silently they were looking from
- one house to the other if there is any AFRC. Well, that was how
- 3 this infighting ended in Makeni.
- 4 Q. Thank you. First, I want to do a spelling and correct me
- 10:05:08 5 if I am wrong, Mr Witness. You said AB is that initials?
 - 6 A. Those are they are initials. AB Dugba.
 - 7 Q. And Dugba, D-U-G-B-A?
 - 8 A. Yes. Some spell it D-U-G-B-A, the others spell D-I-G-B-A.
 - 9 Q. Who was fighting on the various sides in this conflict,
- 10:05:32 10 according to the information you received?
 - 11 A. In this three day conflict it was purely between AFRC and
 - 12 RUF.
 - 13 Q. So which side was Superman on?
 - 14 A. Superman was RUF.
- 10:05:49 15 Q. What happened to the AFRC troops?
 - 16 A. They ran away from Makeni. Most of them we heard they went
 - 17 to Port Loko and about three days thereafter, because I was
 - 18 immediately asked to transfer to do whatever I can to move to
 - 19 Port Loko, we should forget about Makeni at this time, except if
- 10:06:17 20 I can manage to carry some children, then we should be moving to
 - 21 Port Loko.
 - 22 So myself, I passed word round that to the children -
 - 23 that whoever can should meet us at Port Loko. So I moved
 - 24 straight to Port Loko. It is on the way of my going to Port
- 10:06:37 25 Loko, because we met dead bodies because while the AFRC were
 - 26 moving, since they were attacked by RUF in Makeni, they were also
 - 27 attacking RUF on the way. So we met few dead bodies. I did not
 - 28 count, because we were very much in haste to move and go to Port
 - 29 Loko, and we heard the news that one of the commanders who was

- 1 either STF or RUF, Senegal, Colonel Senegal, was also killed on
- 2 the way by the AFRC.
- 3 Q. Who was this Colonel Senegal? Can you tell us anything
- 4 about him?
- 10:07:18 5 A. Well, when they came newly to Makeni, Senegal had a place
 - 6 which was a no-go area because we were told we were informed
 - 7 that he was having some kind of radio where he communicate and
 - 8 they do not want civilians to go by. But he was very close to
 - 9 the house occupied by Superman at Sylvanus Street. So we don't
- 10:07:48 10 bother to go close because we know if you go close what will
 - 11 happen. But after some time when he used to come out I heard him
 - 12 speaking both English and French and his English was not the type
 - of Sierra Leonean English we generally talk, so he was not a
 - 14 Sierra Leonean. I just cannot identify what but he was not a
- 10:08:15 15 Senegalese also by the way he speaks as I was able to determine.
 - 16 Q. Which group killed Senegal Colonel Senegal?
 - 17 A. It was the AFRC on their retreating from Makeni.
 - 18 Q. So you have indicated that because of this fight you moved
 - 19 to --
- 10:08:46 20 A. We moved to Port Loko.
 - 21 Q. And when did you return?
 - 22 A. We were in Port Loko throughout until again February in
 - 23 2000 we came back to Makeni to resume the activities of the
 - interim care centre.
- 10:09:11 25 Q. Can you tell us approximately how many children there were
 - 26 in Port Loko?
 - 27 A. In Port Loko the number varies from 300, 400 even up to 600
 - 28 or 700.
 - 29 Q. Did you determine what factions they had come from?

- 1 A. Well, in Port Loko there it was both. Port Loko again it
- 2 was both RUF and AFRC.
- 3 Q. What were the genders?
- 4 A. We have girls and boys. The majority the larger majority
- 10:09:47 5 were boys.
 - 6 Q. You have talked about caring for children from the AFRC and
 - 7 the RUF. What about children who had fought with the Kamajors or
 - 8 the Civil Defence Forces? Did you ever have contact with them?
 - 9 A. We did, but the children with the Kamajors were not brought
- 10:10:12 10 to the centre. We simply registered them, gave them their
 - 11 packages, they go back with their parents, because we were much
 - 12 interested with the they were fighting too, but they were
 - 13 fighting alongside their parents. We were much interested with
 - 14 those who have actually been taken away from their parents and
- 10:10:38 15 because we wanted to reunify them. These ones with the natives
 - or Kamajors, they have been with their parents, their fathers,
 - 17 their mothers throughout, so we only gave them their packages and
 - 18 made follow-up visitation, gave follow-up counselling and
 - 19 follow-up support.
- 10:11:01 20 Q. After you left well, first can you tell us again when did
 - 21 this October infighting end?
 - 22 A. The October infighting ends on 17 October.
 - 23 Q. When did you return to Makeni?
 - 24 A. I came back to Makeni on February.
- 10:11:21 25 Q. And after your return to Makeni, was the interim care
 - 26 centre operating?
 - 27 A. We came back to start the operations of the interim care
 - 28 centre in Makeni, because even up to that time there were still
 - 29 many of the children who were still with their commanders.

- 1 Q. Were you able to reopen the interim care centre after
- 2 returning to Makeni in February?
- 3 A. Yes, we did.
- 4 Q. Just so it's easy for us when we read this record, February
- 10:11:57 5 of which year?
 - 6 A. It was February 2000.
 - 7 Q. Can you describe the children that you worked with at the
 - 8 centre in this period after February 2000?
 - 9 A. Well, in this period at the centre they were 100 per cent
- 10:12:19 10 children from the RUF.
 - 11 Q. I don't think it's necessary to go through, but tell me if
 - 12 it is. Is the ages of the children that you worked with any
 - 13 different during the different periods of time?
 - 14 A. Well, the ages always remain the same and the way we
- 10:12:35 15 categorise them remained the same throughout the period of our
 - 16 functions.
 - 17 Q. Can you estimate approximately what proportion were 14 or
 - 18 under?
 - 19 A. The larger majority of the children, about 65 to 70 per
- 10:12:54 20 cent, were below 15 in our estimate. Well, actually we were
 - 21 looking at 15, because we had zero to five, six to ten, 11 to 15,
 - 22 because the larger majority were below about 60-70 per cent
 - 23 were below 15 they were 15 or below years.
 - 24 Q. Approximately how many children did you work with in the
- 10:13:31 25 centre between your return in February 2000 let's say up to April
 - 26 2000?
 - 27 A. The highest at a given point there were about 450.
 - 28 Q. Did anything happen in April 2000 that affected the centre?
 - 29 A. Well, about mid-April while they have permitted us and we

1

2 five members of the RUF headed by the Leader of OSM and his name 3 was Gaskin Amara, he was the head of the OSM and the OSM is the organisation of the RUF, it was the organisation for the survival 4 of mankind, they told us. They had an office in Makeni. He came 10:14:27 5 to us that he has come to monitor and to evaluate our work and 6 7 they wanted to see even our records, but our documents were confidential. They were only to be seen by Caritas, other child 8 protection agencies and UNICEF and so I became defiant. I told them, "This is not your mandate. It is only UNICEF and the child 10:15:01 10 protection agencies that has the mandate to come and evaluate our 11 12 work to see our records", and because of this they went away. 13 They came again the second day. Still I was very much 14 defiant and they told me that if we have not given them this information they need then I will be invited to the high command 10:15:28 15 of the RUF at Agricultural Road compound where they have their 16 17 offices. Well, two days thereafter I was invited, but before going I 18 19 informed one of the MILOBs, one Colonel Joe who was a MILOB 10:16:03 20 member, a British. I said, "Well, I have been invited by the RUF 21 command through Gaskin Amara OSM and I don't want to go there Please help me". Immediately he hastened. We went. 22 23 met them sitting, about a group of nine or ten, at a round table. 24 They gave us our chairs. We also sat down. But then I was 10:16:33 25 thinking they will attack me immediately. Instead this time 26 nobody asked me - Augustine Gbao immediately started attacking 27 Colonel Joe that, "These British people, you are hypocrites, 28 foolish" and he was saying all sorts of words. So I said, "Well, 29 Pa Joseph, Pa Joe, it's me who has brought you to this thing".

were functioning amicably it was one evening when about four or

- 1 He said, "No, don't worry. This is the work we are doing". And
- 2 then there was this quarrel until we left the place. The only
- 3 question they asked me was who mandated me to open and run the
- 4 centre. Then I told them it was we had the permission directly
- 10:17:25 5 from Augustine Gbao who was the commander of Makeni section, of
 - 6 the area that was controlled by RUF. So they asked me if I was
 - 7 permitted just by word of mouth or I had a written letter. I
 - 8 told them, "Yes, I have a written letter" and we scattered, but
 - 9 there was a heated argument between Gbao and Colonel, so we left.
- 10:17:57 10 Again we came the second day. This time we invited the CO
 - of KENBATT-5, the Kenyan battalion. So the CO was there, again
 - 12 Colonel was there. We came. I simply submitted the letter and
 - while they were reading the letter again there was this heated
 - 14 argument which continues between Colonel Joe and the RUF,
- 10:18:28 15 Augustine Gbao and some of its members, and CO KENBATT was
 - 16 intervening, trying to stop them. We ended.
 - 17 The third day we went there again.
 - 18 Q. Sorry to interrupt you, but I just want to clarify some
 - 19 things we might not have gotten. In your last sentence you said
- 10:18:54 20 that the argument continued between Colonel Joe and the RUF,
 - 21 Augustine Gbao and some of its members and ${\tt CO}$ what was the
 - 22 other person you said?
 - 23 A. The CO of the KENBATT-5, of the Kenyan battalion. They
 - 24 were the UN forces in Makeni at that time.
- 10:19:18 25 Q. Is KENBATT, sir, spelt --
 - 26 A. K-E-N-B-A-T-T.
 - 27 Q. Thank you. You have also mentioned Gaskin Amara. Can you
 - 28 spell his name?
 - 29 A. He spell it as G-A-S-K-I-N A-M-A-R-A.

- 1 Q. Who was he?
- 2 A. He was in charge of the organisation for the survival of
- 3 manki nd.
- 4 Q. So we are absolutely clear, what was the nationality of
- 10:19:49 5 Colonel Joe?
 - 6 A. Colonel Joe was a British.
 - 7 Q. And who was he working for at that time?
 - 8 A. He was working for MILOBs, the UN team.
 - 9 Q. Okay, sir. I interrupted you?
- 10:20:01 10 JUDGE SEBUTINDE: Could you spell that word, MILOBs. It
 - 11 must be some kind of acronym or something.
 - 12 THE WITNESS: Yes, it is military observers. M-I-L-L-O-B.
 - 13 MR KOUMJIAN: I believe it is M-I-L-O-B.
 - 14 THE WITNESS: Yes, MILOBs, military observers.
- 10:20:26 15 MR KOUMJIAN:
 - 16 Q. Sir, I interrupted you when you were about to say on the
 - 17 third day. What happened on the third day when you went there
 - 18 agai n?
 - 19 A. On the third day we went there. As I was saying, the same
- 10:20:40 20 tension increased and while we were sitting there they read the
 - 21 letter. They were somewhere and they desist from attacking
 - 22 Colonel Joe because some of the members, including Morris Kallon,
 - 23 were accusing Gbao why he had not informed them about all these
 - 24 activities, that he has put them to shame because if they could
- 10:21:12 25 have done anything to me he would have been the person to blame.
 - Then again they returned to attack Colonel Joe. We were
 - there waiting and then suddenly Morris Kallon called me and he
 - asked me to convey a message to my other worker that he wants to
 - 29 fall in love with her. I said, "Well, I will convey the

- 1 message". So I went to the lady and told him, "Leave Makeni this
- 2 evening or tomorrow. Don't stay", because I was afraid at the
- 3 fact that he has started proposing love that any other thing
- 4 might happen to him to the lady. So I said, "Leave Makeni.
- 10:22:14 5 Go. Leave me alone. I will continue to do the fighting.
 - 6 Colonel Joe is here", the other KENBATTs were there and at this
 - 7 time they were three, the PRO of KENBATT was also there, one
 - 8 Maj or Marawa.
 - 9 Q. Can you spell that, please?
- 10:22:30 10 A. He used to spell it M-A-R-A-W-A.
 - 11 Q. Then what happened, sir?
 - 12 A. And then after that while the argument continued again
 - 13 Morris told us that all that was going, the argument between Gbao
 - 14 and Joe, well, we shall come to know in three weeks' time what
- 10:23:00 15 RUF can do and the whole world will come to know to hear about
 - 16 what RUF will do.
 - 17 Well, we had no option. We listened. They told us that
 - 18 they had to see, to hear from Issa Sesay and the Lion before they
 - 19 do anything, whether we shall continue to run the ICC or even to
- 10:23:24 20 move the children, because more, it was the point of moving the
 - 21 children from Makeni to Freetown or Port Loko that created the
 - 22 conflict.
 - 23 So we continued to visit Gbao at his Teko Barracks
 - 24 residence. You go there and, like I was explaining for Mani, you
- 10:23:50 25 meet him drunk. You have to wait until he gets up and then,
 - 26 actually, he led us to another house and that house was serving
 - as an office of the RUF where they have their communication.
 - We were sitting in the parlour, we heard them talking
 - 29 inside the room proposed to be the where they have the machine

- 1 to talk to either Issa Sesay and the Lion, but then they came and
- 2 told us to wait. Again, we went there the other day. I took a
- 3 bag of rice to Augustine Gbao that he should hasten. We want to
- 4 move the children. He took the bag. But then after that day, in
- 10:24:39 5 the evening, one boy who was working with Gaskin Amara came to us
 - 6 and said, "You can move the children whenever, but you have to
 - 7 give us a list of the names of the children you are moving to
 - 8 Port Loko or Freetown." I said, "Okay, I will do that".
 - 9 I actually wrote the names, but I did not submit that paper
- 10:25:06 10 and with the help of KENBATT they moved 91 children in their
 - 11 vehicles to Freetown, and then we had a little bit of relief and
 - we continued to work from as from that time onwards.
 - 13 Q. Okay, let me stop and ask you a few questions about what
 - 14 you have told us. First, you have mentioned the Lion, that they
- 10:25:29 15 said that permission had to be sought from Issa Sesay and the
 - 16 Lion. Who was the Lion?
 - 17 A. The Li on was Pa Foday Sankoh.
 - 18 Q. Then you said, "We were sitting in the parlour, we heard
 - 19 them talking inside the room proposed to be where they have the
- 10:25:54 20 machine to talk". What do you mean by the machine to talk?
 - 21 A. I mean their communication radio.
 - 22 Q. Now, you have told us that you wanted to move children from
 - 23 the centre to other locations. Why was that?
 - 24 A. Well, one, the first reason was Makeni was still occupied
- 10:26:16 25 by the rebels at this time and we had the children. Some of them
 - 26 had stayed more than we would like them to stay. Two, a good
 - 27 number of them have their parents in Freetown in Bo, Kenema and
 - 28 Port Loko. These were the children we actually choose. And by
 - 29 taking them to Freetown they can be easily be reunified to their

- 1 parents, their families, or communities, and this was why we
- 2 wanted to take them.
- 3 We were being pressed by our director at UNICEF that they
- 4 want to save those children who belong to communities where they
- 10:27:00 5 were no longer fighting. Like with the south and western area
 - 6 and so that was why we wanted to move them.
 - 7 Q. Now, sir, if I understood you correctly, you indicated that
 - 8 you had several hundred children in the centre and you have told
 - 9 us about receiving permission to move 91. How did you come up
- 10:27:17 10 with the 91 children that were moved as opposed to all the
 - 11 others?
 - 12 A. The 91, after our assessment, we had the children that
 - 13 belonged to areas that were completely free and they could be
 - 14 easily reunified to their parents.
- 10:27:37 15 Q. Were any other children moved besides these 91 that KENBATT
 - 16 helped you move?
 - 17 A. Well, all the time, even before this time, and especially
 - 18 when the rift was on, we were moving other children secretly.
 - 19 Q. What was the condition of health of the children in the
- 10:27:59 **20** centre?
 - 21 A. Well, usually when because the commanders, some of the
 - 22 commanders were bringing the children, or we go to their houses
 - and ask them that the children should go to the centre, some
 - 24 consented and some did not. The others we went to collect
- 10:28:20 25 ourselves. The others were brought to us by the UN personnel.
 - 26 But most of them on arrival, some of them had fevers, others were
 - just sick, stomach ache, so, but we don't have the expertise
 - 28 working in Caritas.
 - 29 There was an MSF Holland, and then we have ACF France, so

- 1 they were doing the medical screening. They were coming to the
- 2 centre. They were doing this. As I said, there was this
- 3 interagency, there was this collaboration between the NGOs. So
- 4 they were completely in charge of the health and the medical
- 10:29:10 5 facilities for the children. So whoever comes first to the
 - 6 centre we sent him or her to them, at least the first week so
 - 7 that they can screen and tell us what is the condition and from
 - 8 there they will continue to give medication or advice.
 - 9 Q. Were any --
- 10:29:28 10 JUDGE SEBUTINDE: Mr Koumjian, I am sorry to interrupt.
 - 11 These numbers of children that we have heard that came into the
 - 12 witness's custody, were they all former abductees or were some of
 - them merely internally displaced children?
 - 14 MR KOUMJIAN:
- 10:29:49 15 Q. Sir, I don't know if you understood the question. I will
 - 16 just rephrase it for you.
 - 17 A. I do.
 - 18 Q. You do. Then please answer it.
 - 19 A. They were all former abductees and former fighters of the
- 10:30:01 20 RUF, or those that were used by the RUF as domestic workers, who
 - 21 were not their children.
 - 22 Q. Were any of the children in the centre ever seriously ill?
 - 23 A. Yeah, we received some some were amputees, some came with
 - 24 bullet wounds, some they have venereal disease, like gonorrhoea,
- 10:30:37 25 syphilis, some high fever, so they were being treated by either
 - 26 MSF and ACF, but ACF was doing the screening and they did the
 - 27 treatment together with MSF do the screening. They do the
 - treatment together with ACF.
 - 29 Q. To your knowledge were the medical facilities in Makeni

- 1 equal to those available in Freetown at that time?
- 2 A. It was incomparable. It was very low and even MSF, they
- 3 were just trying because even at some point their stores were
- 4 attacked by the RUF too. They removed the medicine so they had
- 10:31:19 5 very small amount of medicine, but they go to Freetown very often
 - 6 because, from past experience, they did not want to lost all.
 - 7 They prefer small small.
 - 8 Q. I think I understand your answer, but just so it is clear,
 - 9 again, how did the facilities compare in Makeni and Freetown?
- 10:31:39 10 You said it was incomparable. In what way?
 - 11 A. In Freetown you have all these facilities that were
 - 12 functioning. In Makeni it was like a just a feeding centre.
 - 13 You received small, you treat, you go back for other treatment.
 - 14 As I said, in the past they were attacked, and they had all their
- 10:32:02 15 facilities taken away, so when we came back they came back
 - 16 equally as we did, as we suffered, so this time they were
 - 17 bringing little supply. When they were about to finish they go
 - 18 for some. So it was not like in Freetown. And this was also the
 - 19 reason why we had to send some of them to be treated in Freetown.
- 10:32:26 20 Q. Sir, going back to the events of April that affected the
 - 21 centre, can you tell us what else happened during that month?
 - 22 A. Repeat this.
 - 23 Q. What happened at the end of April that affected Makeni,
 - 24 April 2000?
- 10:32:44 25 A. Well, by the end of April there were preparations to have
 - 26 disarmament start, and then they have the disarmament centre at
 - 27 Magburaka this time, and we had a UN, they were all prepared,
 - 28 they were ready, we were going there, but there were a lot of
 - 29 checkpoints to the place, meaning that no RUF shall disarm until

- 1 they have permission from Augustine Gbao.
- 2 And about the end of April information started coming that
- 3 some of them actually wanted to disarm, but they were not
- 4 permitted. And not until on the 29th we heard in the morning
- 10:33:41 5 that 11 of them had gone to disarm and they were disarmed and
 - 6 because of this there were skirmishes.
 - 7 Q. Now, sir, just so it is perfectly clear, you said that
 - 8 there was a disarmament centre at Magburaka, that they were all
 - 9 prepared, they were ready. Who was ready for disarmament?
- 10:34:08 10 A. Some of the low ranks of the RUF were ready to disarm.
 - 11 Q. And who what prevented them at that time from disarming?
 - 12 A. The high command did not give them the permission to
 - 13 di sarm.
 - 14 Q. Was there anything stopping them from just walking from
- 10:34:26 15 Makeni to the disarmament centre?
 - 16 A. There were checkpoints that were checking those who who
 - 17 were not permitting those who wanted to go and disarm.
 - 18 Q. What happened after the morning of the 29th when you heard
 - 19 that 11 well, first of all, you said 11 of them had gone to
- 10:34:50 20 disarm. Eleven of who had gone to disarm?
 - 21 A. 11 of the RUF fighters who were in Makeni.
 - 22 Q. What happened after that?
 - 23 A. Well, because of the stories that were coming at this time,
 - 24 we wanted to get every bit of information because of the past
- 10:35:08 25 experiences. About midday on that day myself, I went to one
 - 26 elderly man in Makeni, because he is one of the persons who was
 - 27 close with this, with the RUF, and we can easily get information
 - 28 from him.
 - 29 So I went there, but before introducing the topic what I

- 1 wanted to know, one of the junior commanders came and told the
- 2 man that indeed these 11 people had gone to disarm and that they
- 3 have been commanded by Augustine Gbao to arrest any UN man,
- 4 especially the KENBATT, they meet in the streets of Makeni. So I
- 10:35:59 5 went back to the compound. I went to the compound. Still I
 - 6 wanted to know in detail.
 - 7 I sent one of our boys, because he is very crafty with he
 - 8 was very crafty with them. He went there and he came and told us
 - 9 that indeed fighting has erupted again in Magburaka between this
- 10:36:20 10 time the UN and AFRC, as directed by Augustine Gbao.
 - 11 Q. Sorry, the UN and AFRC?
 - 12 A. RUF, sorry.
 - 13 Q. Thank you. Then what happened, sir?
 - 14 A. And then late that evening shooting started in Makeni and
- 10:36:43 15 then we came again to realise that, yeah, the same thing has
 - 16 resumed again.
 - 17 Q. Did you yourself hear the shooting?
 - 18 A. I heard the shooting and it was not only heard in town.
 - 19 They came even in the this time they came into the compound.
- 10:37:01 20 From those days, until when even I left to go back to Freetown on
 - 21 the 6th, throughout those days they were coming to the compound
 - 22 and they were demanding some of their children who they thought -
 - 23 who they said to us were good fighters and we could not do
 - 24 anythi ng.
- 10:37:20 25 About the 3rd they came again to the compound and this time
 - 26 not only demanding the children, but they took away our rice and
 - 27 some of the secondhand clothing we had in the compound. We
 - 28 cannot bear. The situation was grim. Too tense for us. Food
 - 29 was almost finished. So I called a meeting of --

- 1 Q. If I could just stop you there for a moment. Just to
- 2 clarify your answer, I apologise. Sir, you said that they were
- 3 coming to the compound. First, when you say the compound, what
- 4 do you mean?
- 10:37:54 5 A. Where we have the interim care centre in St Francis
 - 6 Secondary School.
 - 7 Q. When you say they were coming, who do you mean was coming
 - 8 into the centre?
 - 9 A. At this time it is the RUF fighters and commanders.
- 10:38:10 10 Q. Do you recall approximately how many children were taken
 - 11 out of the centre?
 - 12 A. Before I went to Freetown, as I said, we had about 400.
 - 13 They would have taken they took more than 100 from the centre.
 - 14 Q. Okay, I apologise. You were explaining that the situation
- 10:38:30 15 was very grim and food was almost finished so you called a
 - 16 meeting. When was that?
 - 17 A. I called a meeting on 4 May that I had a plan to go to
 - 18 Freetown, but I will do everything possible. I was not running
 - 19 away. They should expect me by whatever means I would come back.
- 10:38:55 20 I was going simply to tell the story about the compound and to
 - 21 know what we will do next this time.
 - 22 JUDGE SEBUTINDE: Mr Koumjian, could we ascertain the time
 - 23 frame when these 100 children were taken away?
 - MR KOUMJIAN:
- 10:39:21 25 Q. Sir, can you tell us when was it that the children were
 - 26 taken away, or over what period of time?
 - 27 A. It was between 1 May to 5 May before I left on the 6th to
 - 28 go to Freetown.
 - 29 JUDGE SEBUTINDE: Which year?

- 1 THE WITNESS: Of 2000.
- 2 MR KOUMJIAN:
- 3 Q. Now, sir, did you have any permission from the RUF to go to
- 4 Freetown?
- 10:39:49 5 A. It was only because when the fighting started on 29
 - 6 April, on the 4th we heard that they were going to reopen the
 - 7 road to Lunsar because since this time it was a no-go area. As I
 - 8 said, because right in the in front of us at St Francis gate
 - 9 there they had their vehicle loading their fighters to go towards
- 10:40:22 10 Freetown, the drove from Magburaka to Makeni and they were
 - 11 progressing to Lunsar and Freetown this time.
 - So we were told information reached us that Issa Sesay
 - 13 was coming and he will lead the way on that day to open the road
 - 14 from Makeni to Gberi Junction and I hastily made that was why I
- 10:40:46 15 hastily made a plan to go along so I will carry messages. At
 - 16 that time we have no radio in Makeni, there was no mobiles, so
 - 17 unless one has to go.
 - 18 Q. Sir, before we go on to your trip to Freetown, so we don't
 - 19 get too much out of chronological order I want to ask you: You
- 10:41:06 20 told us that you heard about an order to arrest Kenyan
 - 21 peacekeepers in Makeni. Did you ever see what happened or Learn
 - 22 any information about what happened after that order was given?
 - 23 A. Yes, indeed there was fighting, as I said, which erupted
 - 24 and started in Magburaka camp and they came right into Makeni.
- 10:41:33 25 On the evening one evening of about 2 or 3 May some of the
 - 26 Kenyans who were at the Magburaka demobilisation site at about 10
 - o'clock or 11 o'clock on that evening they came to the centre
 - demanding my help to lead them to one of the centres they were
 - 29 occupying at Mabanta, which was very close to us. But we had to

- cross the main road from Makeni, Magburaka and to Freetown, and that was the area where most of them were parking. So those who came, I told them to wait, because I cannot do
- 4 it alone. I have also to contact some of these boys whom we have 5 actually cajoled and they were working on our side to help us to
- 6 know whether they are still at the main road which we had to
- $7\,$ cross. And they were going and coming. They were standing at a
- 8 particular point and they continued they continuously come. So
- 9 we were leading them to the Mabanta camp where they have what
- 10:42:44 10 they call their Section C.

10:42:18

- 11 Q. Did you ever see whether any UN peacekeepers were in fact
- 12 arrested or captured in Makeni in May 2000?
- 13 A. Well, while the fighting was going on and it was proceeding
- 14 towards Lunsar, a few days we saw RUF riding driving UN Land
- 10:43:15 15 Rovers. These were fresh Land Rovers. They were not the
 - 16 vehicles of the Kenyans. And they were boasting, yes, that they
 - 17 had captured the UN who were coming to fight them and this again
 - 18 caused a lot of panic, like in January of '99 when they told us
 - 19 they had captured Freetown. They said what power have these
- 10:43:47 20 people that they can capture even UN. They were riding UN going
 - 21 up and down in Makeni, they put on the UN caps, they had their
 - 22 uniforms on them. So it was so difficult at this time to
 - 23 identify who UN was and who RUF was until late in the evening we
 - 24 saw some trucks and in three of those trucks were these foreign
- 10:44:14 25 quys who were half dressed, some don't have their uniform again,
 - they wear vests, and others were almost completely naked. They
 - 27 came and passed through St Francis gate.
 - Well, most people in Makeni were standing there and we were
 - 29 asking, "What actually happened? Where did this happen?" Then

- 1 they told us they had captured them at a village called Makoth
- which is about 13 miles from Makeni and these people were on
- 3 their way to Makeni. Well, we also wanted to know where they had
- 4 taken them, are they going to stay in Makeni or not. They told
- 10:44:54 5 us they were taking them to Issa Sesay at Teko Barracks and from
 - 6 they will lead them to Kailahun which they used to call Burkina
 - 7 Faso.
 - 8 Q. Sir, can you spell Makoth?
 - 9 A. Makoth is M-A-K-O-T-H.
- 10:45:16 10 Q. Did you ever learn the nationalities of these men that were
 - in the truck that you said were half dressed?
 - 12 A. Later we were told they were Zambians.
 - 13 Q. What kind of UN vehicles did you see the RUF fighters
 - 14 driving in in Makeni in May 2000?
- 10:45:37 15 A. They were using Land Rovers and these big trucks brought by
 - 16 the UN and then there was also one of the armoured cars which
 - 17 they were also driving and later parked at the front of Issa's
 - 18 compound.
 - 19 Q. When you say parked at the front of Issa's compound, which
- 10:45:59 20 Issa are you talking about?
 - 21 A. It is Issa Sesay, the leader of the RUF, in the house where
 - 22 he was living, because actually it is not his compound.
 - 23 Q. In addition to losing children from the centre, was
 - 24 anything else taken from the centre at this period of time?
- 10:46:25 25 A. As I told the Court earlier on, our food was taken away
 - 26 from us. They took most of the rice we had in our store. The
 - 27 food items, the second-hand clothings. And for myself they took
 - 28 away my because at that time I had already packed my bag ready
 - 29 to move whenever, but they went into the room where I was, they

- 1 took away the bag in which there was small money, I don't know
- the amount, and then there were all my documents. Papers I had
- 3 from a workshop and even my certificates were all taken away.
- 4 Q. When you say they took it away, who was it that took these
- 10:47:10 5 items from the centre?
 - 6 A. It was the RUF fighters fighting against the UN in Makeni.
 - 7 Q. So, sir, what day did you leave for Freetown?
 - 8 A. I left on 6 May, but I did not arrive in Freetown until the
 - 9 7th.
- 10:47:29 10 Q. And is that 2000?
 - 11 A. Yeah, the year 2000.
 - 12 Q. What did you do in Freetown?
 - 13 A. Well, I went to Freetown to see the director, to see UNICEF
 - 14 and I wanted to know what we could do because the situation in
- 10:47:52 15 Makeni was too grim. So what we do? They themselves, they don't
 - 16 know what to do. And I gave them the information that some of
 - 17 the children had been taken away. So they demanded if I want to
 - 18 go back. I told them yes, because I had promised that on no
 - 19 account I won't go back. I don't mind if I go and have to come
- 10:48:13 20 again, but they should see me.
 - 21 So I was given some money from 11 May to go back. I tried
 - 22 my best. I wanted to use the Port Loko route, but while moving
 - 23 from Lungi to Port Loko there was an attack this time to the
 - 24 British soldiers who were there. I had no way. I came back to
- 10:48:38 25 Freetown, but without reporting to either Caritas or UNICEF. I
 - tried to main road, that is the Freetown-Rokel-Masiaka Highway.
 - 27 I used a taxi which brought me as far as Rokel because Rokel was
 - 28 the after Rokel it was a no-go area, even UN cannot go there.
 - 29 I went through some footpath and then came to 91, crossed,

- 1 passed through Malal and the river and finally I went to Makeni
- 2 and when I came back to Makeni the children were less than 200,
- 3 those I met in the centre. But when I started walking around the
- 4 street a good number of them came because this time I had a few
- 10:49:28 5 footballs which were all taken and a few games. And I was also
 - 6 given a letter to show to the UN stations and even the Kamajors
 - 7 that if I was going to move with the children if we ever meet
 - 8 this UN I have been permitted by UNICEF and other agencies. And
 - 9 so I made many copies. To whatever village I reached I gave the
- 10:49:55 10 chief that letter. Maybe also at a shorter date I will be
 - 11 passing, so he should know that I will be bringing children who
 - 12 are not rebels, who are not fighters, who are not harmful.
 - 13 Until I reached to Makeni, again we bought local food now
 - 14 because you cannot come with food at that time. We started
- 10:50:15 15 living again. The number grew again, but the situation continues
 - 16 to deteriorate until one night, well, when I have rested and I am
 - 17 ready for the journey again on foot to Freetown, I called some of
 - 18 them who were there at about 10/11.
 - 19 Q. Let me stop you there and, before we go on to that, I want
- 10:50:40 20 to clarify a few things. Approximately when was it, the date,
 - 21 when you arrived back in Makeni after conferring with these
 - 22 people in Freetown?
 - 23 A. I arrived back to Makeni on the night of 14/15 May.
 - 24 Q. Now you said when you arrived back there were only about
- 10:50:57 25 200 children in the centre, so can you estimate approximately how
 - 26 many had disappeared or were out of the centre from the time you
 - 27 | left to go to Freetown until you returned?
 - 28 A. Before I went to Freetown 100 had already disappeared so
 - 29 there were about 300. And when I came about another 100 were not

- 1 there. So all together half of the children had gone, about 200.
- 2 Q. Now you said that after resting you were ready for the
- 3 journey again and you called them. What date was that?
- 4 A. Well, that was on 19 May 2000.
- 10:51:42 5 Q. And what happened on 19 May 2000 when you called for a
 - 6 meeting?
 - 7 A. I put the idea before them how we should do it. A good
 - 8 number of them agreed and I told them, "Since you have agreed we
 - 9 have no time to waste. Whoever is not here, be you a worker or
- 10:52:01 10 any other child, we shall be moving because any delay is
 - 11 dangerous at this time".
 - 12 Q. Who was at the meeting? Just so we are clear, you said you
 - 13 called "them" and you talked to "them"?
 - 14 A. The children I was dealing with and some of the caretakers,
- 10:52:15 15 the workers of Caritas in the centre.
 - 16 Q. So you told them there should be no delay because any delay
 - 17 is dangerous. Did you ask people whether or not they wanted to
 - 18 go with you?
 - 19 A. I did. That was why I called the meeting and some a good
- 10:52:39 20 number of them consented and we started the journey together.
 - 21 The children were 107 and also 27 of the staff members. Though
 - 22 some of them joined much later because when they came in the
 - 23 morning and they didn't see us, they just took the road to
 - 24 Freetown. So we all, the staff, we all arrive at Lungi in that
- 10:53:02 25 week, 27 of us. The children were 107 and on our arrival in
 - 26 Freetown about 20 were seen by their parents and we reunified
 - them there immediately.
 - 28 Q. Okay, sir, I appreciate you have gone to when you arrived
 - 29 in Freetown, but I want to go into detail about how you got

- 1 there. After you called the meeting you said 107 children agreed
- 2 to go and some and 27 of the staff members. Did you make any
- 3 preparations to leave Makeni and go to Freetown before you left
- 4 the centre?
- 10:53:38 5 A. The preparations were immediate. Immediately after the
 - 6 meeting I opened the store, the office. First, I took away some
 - 7 of the second-hand clothings we had and asked each of them to,
 - 8 boys, girls, "If you can put on two or three trousers, two or
 - 9 three clothes", and most of them, whichever opened the bags of
- 10:54:05 10 the secondhand clothing, everyone choose immediately what he or
 - 11 she wanted and then after wearing them I took some of the rice
 - 12 and I asked those who have pockets, especially the bigger boys,
 - 13 everybody just take two cup of the rice and put it in your
 - 14 pocket. If we meet if we arrive in any village where we had to
- 10:54:27 15 cook, well, we will have no struggle about rice because I was
 - 16 estimating the journey to be two or three days and we had not
 - 17 eaten that morning.
 - 18 So we are prepared ourselves. We have some onions, some
 - 19 tomato paste, salt and the rice. Well, I had my the little
- 10:54:48 20 money I came with to spend on the way when wherever they are
 - 21 hungry if we can get food, and immediately that night, at about
 - 22 midnight I started moving them. We arranged them in groups of
 - ten, groups of 12, some eight, elder boys, bigger boys, and
 - 24 smaller guys so that when the younger ones are tired they will
- 10:55:13 25 help them. We started moving from Makeni bit by bit until about
 - 26 four, myself, I finally left the centre.
 - 27 Q. Sir, I apologise for going back for a moment. You talked
 - about children being taken out, that they were looking for the
 - 29 good fighters. Do you know where the children were taken or do

- 1 you have any information about that?
- 2 A. Yeah. Well, after they had taken this, when I came because
- 3 I wanted to know, one of the nights, one or two days there, when
- 4 I came to the centre there after --
- 10:55:49 5 Q. Just so we are precise, you are now talking about after you
 - 6 had returned to Makeni?
 - 7 A. Yes.
 - 8 Q. After the I believe you said 11 May?
 - 9 A. It was when I returned back to Makeni on the 19th.
- 10:56:01 10 Q. On the 19th.
 - 11 A. Then, one of the boys came, he was not there, but when they
 - 12 heard that I was there some of them started coming and later this
 - 13 boy came. He was crying, "Man, what happened? Why are you
 - 14 crying? I have come" then he told me, "{Redacted}" --
- 10:56:22 15 MR KOUMJIAN: Excuse me, may we redact that, please.
 - PRESIDING JUDGE: Yes, just one moment, please. Madam
 - 17 Court Manager, we are going to redact that name.
 - 18 MR KOUMJIAN: There are a few persons in the audience.
 - 19 PRESIDING JUDGE: Yes. Any member of the public who heard
- 10:56:42 20 that name just mentioned is ordered not to repeat it outside of
 - 21 this Court or not to repeat it at all.
 - 22 MR KOUMJIAN:
 - 23 Q. Sir, what happened when the boy came to you crying?
 - 24 A. He was crying and he said "Sir, I will not fight again. I
- 10:57:20 25 will never fight again." "Why you will not fight again?" He
 - 26 said, "All the men we went with, about 45 of them, were killed on
 - 27 the truck by an explosive", either it was RPG or a bomb, while
 - 28 they were being taken to Lunsar. I said, "Well, now that you
 - 29 have come I want you to stay with me. Anything can happen.

- 1 Maybe UN will come to help us and I don't want you to be I want
- 2 you to be a part to whatever help that will be given to us." And
- 3 he had been with us throughout the time. Luckily, he was one of
- 4 the boys we went to Freetown.
- 10:58:12 5 Q. Just so we are clear, this boy that was crying came to you
 - 6 and said, "All of the men we went with", who did he mean? Or do
 - 7 you know who he meant by "the men we went with"?
 - 8 A. Those, some of the few commanders and those of them the
 - 9 young boys and girls who were taken, because they have been
- 10:58:28 10 thought to be good fighters, were taken to fight in at Lunsar.
 - 11 Before reaching Lunsar they had they were shot at and almost
 - 12 all of them were killed.
 - 13 Q. Do you know if any of those killed in this incident were
 - 14 children from your centre?
- 10:58:46 15 A. The boy explained that 45 of them were taken from the
 - 16 centre.
 - 17 Q. So what time did you leave the centre on 19 May on this
 - 18 journey towards to Freetown?
 - 19 A. We started leaving the centre by midnight until four in the
- 10:59:06 20 morning when myself, I took the last group, and we were
 - 21 following, because I had told them each to walk to at least until
 - 22 we crossed the area where we thought RUF were patrolling, because
 - 23 the route we were taking there were RUF up to a point from
 - 24 Makeni, and there was an area of no go, RUF don't go there, the
- 10:59:35 25 Kamajors don't come there, which was very close to the river at
 - 26 Malal.
 - 27 So we started, so I told them until they reached that point
 - 28 nobody should stop going. Whoever be there I will follow and we
 - 29 all reached there when I follow in the morning. I met them and

- 1 so from there I told them what to do next.
- 2 Q. Can you spell Malal. You said the point very close to the
- 3 ri ver?
- 4 A. It is M-A-L-A-L, Malal.
- 11:00:06 5 Q. Did you have any money with you?
 - 6 A. I had some money given to me by my director to spend for
 - 7 the boys when I to spend for the children when I came back to
 - 8 the centre and to spend even while, if I can take some of them,
 - 9 whatever we will use on the way.
- 11:00:25 10 Q. So when your group rendezvoused at Malal, what happened?
 - 11 Tell us in detail about the trip to Freetown?
 - 12 A. Well, from there, at a village called Manewa suddenly we
 - 13 saw about six or seven about six of them, six, seven, armed
 - 14 members of the RUF. They told me that they were sent to collect
- 11:00:56 15 the children back to Makeni and that the leader, if they resist,
 - 16 the leader will be killed. I said, "No, we are not going any
 - 17 place that we don't want to come back to Makeni. We were simply
 - 18 going to Mile 91 to collect food and come back", because as I
 - 19 told them, these are these were all school children and they
- 11:01:22 20 should come back to learn.
 - 21 But they still insist that they will take the children. Up
 - 22 to it's a point, looking at the other members, because they
 - 23 started searching some of the bags, the little bags the children
 - 24 were carrying and I thought they needed money so I told them, "If
- 11:01:51 25 it is the things you want, the money you want, we will give you,
 - 26 but please let us go. We will come back." They asked us to drop
 - 27 whatever amount of money we have on the ground.
 - 28 Well, I only searched one of my pockets and dropped some
 - 29 money, I don't know, because I just all what I was having I

- 1 just dropped. The other caretakers also, everybody dropped. The
- 2 children, those who had small small things on them would drop all
- 3 those things.
- 4 Then they started searching the bags and then they removed
- 11:02:19 5 some of the T-shirts, especially the boys were wearing, and then
 - they demanded that they should take some of the boys because they
 - 7 were good fighters and that they will carry the materials we have
 - 8 dropped down for them.
 - 9 Well, again we started begging, "Please don't do that.
- 11:02:38 10 Leave us now to go. You have taken the money. You have taken
 - 11 all this. Let us go", but they insisted finally that one of the
 - 12 boys they insisted they will take him away. Well, since we have
 - come to that point I said, "Well", and looking at the boy, "100
 - 14 plus people cannot suffer because of you alone and so please go,
- 11:03:02 15 but if you can" I spoke in Temne, "If you can please do your
 - 16 way and join us", because I realised that the people I met none
 - of them was a Temne man.
 - So they took the money, they took the boy and we went away
 - 19 until we reached to the river, where again we had to spend a long
- 11:03:27 20 time because we had to cross the river. It was not everybody who
 - 21 was able to swim, because the river the water was by my neck
 - 22 and some of the boys and the girls they were too short to cross
 - 23 it by themselves and most of them cannot swim, so we had to go
 - one after the other until finally we crossed.
- 11:03:49 25 Q. What was the name of the river?
 - 26 A. It was the River Rokel.
 - 27 Q. And you said you encountered these six or seven armed RUF
 - 28 at a village Manewa. Can you spell that?
 - 29 A. It is M-A-N-E-W-A.

- 1 Q. So how did the smaller or shorter children get across the
- 2 ri ver?
- 3 A. A few of us who can swim and who could withstand the
- 4 current of the river we were going drop them, come back and take
- 11:04:24 5 the other and drop them until finally this is why I said we
 - 6 took a very long time because we had to take them one after the
 - other, especially the women and the younger children.
 - 8 Q. How young were the youngest children in that group?
 - 9 A. Well, the time we were crossing we even had two girl
- 11:04:45 10 mothers with us. They have their small children.
 - 11 Q. What happened after you crossed the river?
 - 12 A. Well, when we crossed we reached to a village where we -
 - 13 because as I said earlier on my way to Makeni I had informed the
 - 14 people that we were coming. I went to the chief and I told him
- 11:05:10 15 that, "I am the person who told you that I was coming with these
 - 16 children". It was already night-time and we slept there in the
 - 17 mosque and in the church.
 - 18 Then in the early morning we proceeded again too, but this
 - 19 time I have to go from one village, explain myself, come, collect
- 11:05:32 20 the children, go reach that and you go again. That make us again
 - 21 to spend almost half the day for another 15 mile walk, until when
 - 22 we met with the Kamajors who were because they were told a
 - 23 group of large people were coming. They had already ambushed,
 - 24 because if it was going to be a bad group they will have attacked
- 11:05:56 25 us, but when they see us coming they stood up. We were very much
 - 26 afraid. Others almost wanted to run. Then I came in front,
 - 27 talked to them and that if they do not believe us they should
 - 28 escort us to the UN team in Mile 91. They agreed that if we
 - 29 reach Mile 91 and at Mile 91 UN did not tell them that they know

- 1 about it, then all of us would be killed. I said, "Well, fine.
- 2 We accept that", and so we went there.
- 3 When we went immediately the captain who was taking care of
- 4 that battalion, who was a Captain Kamara from Guinea, welcomed us
- 11:06:50 5 although he could not offer us a place to sleep because the place
 - 6 they were occupying was also very small and he cannot cater for
 - 7 all these numbers. I simply told him that. "Thank God, since we
 - 8 crossed the river these people have helped us a lot", and so he
 - 9 bid them farewell and they left us there. So after he spoke to
- 11:07:13 10 us and wished us well, again we started the journey to Freetown.
 - 11 Q. From Leaving Makeni up to that point, you had done the
 - 12 entire journey on foot. Is that correct?
 - 13 A. Yes, right.
 - 14 Q. How far had you walked?
- 11:07:28 15 A. It was about 40 miles from Makeni to Mile 91.
 - 16 Q. What did you do then?
 - 17 A. Well, we started walking again until about another ten
 - 18 miles when luckily we saw one truck trailer which was carrying -
 - 19 the driver really came there to collect sticks. I went to him
- 11:07:52 20 and said, "I want to hire you, so how much will I pay?" He
 - 21 looked at me and first he told me he would not take us. I went
 - 22 to the driver's mate or the apprentice. I said, "How much do you
 - 23 pay for a vehicle from here to Freetown?" He told me it was
 - 24 400,000. So I went to the driver and I said, "Well, I will give
- 11:08:22 25 you 1 million if you can take us to Freetown". Immediately he
 - 26 agreed and we boarded the vehicle and we started the journey now
 - on vehicle to Freetown.
 - 28 Q. When you say 400,000 and 1 million, which currency do you
 - 29 mean?

- 1 A. I mean our Sierra Leone currency, the Leone.
- 2 Q. And where did you have from where had you got this money?
- 3 A. It was the money given to me by UNICEF and Caritas.
- 4 Q. How long did it take you in total then to get to Freetown
- 11:08:56 5 from when you left on the evening of 19 May 2000?
 - 6 A. It was three days altogether.
 - 7 Q. What happened to the boy that you had to leave with the six
 - 8 RUF that stopped you in Manewa?
 - 9 A. Well, actually by the time we were negotiating with the
- 11:09:22 10 driver of this vehicle to take us to Freetown we saw him coming.
 - 11 Q. Did he tell you how what happened?
 - 12 A. He told us he escaped and so we said thank God, so we went
 - 13 together to Freetown.
 - 14 Q. After this time, where did you go? What did you do?
- 11:09:45 15 A. Well, we were on the vehicle proceeding to Freetown. About
 - 16 another ten miles we started meeting other checkpoints and this
 - 17 time they were the checkpoints of the RUF sorry, it was the
 - 18 AFRC around Masiaka, right down after Gberi Junction, Mabora, so
 - 19 at any given point they stop us and some of they were also
- 11:10:20 20 demanding some of the children, so we have to intervene, talk,
 - 21 talk, talk, and then they will leave us.
 - 22 Until we came to a checkpoint after Masiaka where we had -
 - 23 they had the AFRC had the last checkpoint. We spent a lot of
 - 24 time there begging, begging, until finally suddenly somebody came
- 11:10:47 25 who called himself he was driving a Sierra Leone Army Land
 - 26 Rover. He was Captain Kargbo. Well, I don't know him before,
 - 27 but from that point he interceded on our behalf and they let us
 - 28 go. We moved, he moved with us. He was in front until we came
 - 29 to where they used to have what they call the Sierra Leonean

- 1 soldier loyal soldier have the rapid defence force and that
- 2 was the last place we slept. He went round the village asking
- 3 for food for us, because this time even the food we were carrying
- 4 we had cooked the previous night, and people helped. They
- 11:11:37 5 brought small small food from one family after another and we
 - 6 gave to the younger children until from there now early in the
 - 7 morning there was no more disturbance. We went straight to
 - 8 Freetown at Blackhall Road.
 - 9 Q. What happened to the children you brought to Freetown?
- 11:11:58 10 A. Well, when we came to Blackhall Road, there is a house
 - 11 which was already bought by the Catholic mission, or Catholic
 - 12 diocese at Makeni, so we went there straight because there was a
 - 13 big compound. I know the place. So while we were there I went
 - 14 to somebody to ask for the phone. I called my director that we
- 11:12:24 15 have finally arrived, we are at Blackhall Road, the mission
 - 16 house. From there representative from all the agencies, UNICEF,
 - 17 Caritas, they pour into the place and they made arrangements for
 - 18 us to cross to go to Lungi. Then serving us food, buying food
 - 19 from all the cookery shops that were around that place. So after
- 11:12:51 20 eating immediately the ferry was arranged and then we crossed.
 - 21 Q. Did most of these children stay for some time at the centre
 - 22 in Lungi?
 - 23 A. Yes, we had them for a good number of time.
 - 24 Q. Approximately how many children were in the interim care
- 11:13:12 25 centre in Lungi after May 2000?
 - 26 A. When we went to Lungi we were not alone, because already
 - 27 during from Lunsar the interim care centre had been moved, those
 - 28 in Port Loko had been moved. For us in Makeni we had also moved.
 - 29 So we were there between about 700/800 at a time.

- 1 Q. Sir, after this experience escaping Makeni in May 2000, did
- 2 you ever return to Makeni?
- 3 A. We returned again. Again I returned after we had been told
- 4 that the Abuja peace accord second Abuja peace accord was
- 11:14:00 5 already confirmed and we were told there was also the tripartite
 - 6 meeting, so I have to go again because there was also a large
 - 7 number of children and this time it was in 2001, February/March
 - 8 again we went to Makeni.
 - 9 Q. Thank you. When you got back to Makeni in March 2001, what
- 11:14:37 10 forces were there?
 - 11 A. It was purely purely RUF.
 - 12 Q. Sir, during the year 2000 when you were in Lungi, were you
 - 13 aware of whether RUF was recruiting soldiers after May?
 - 14 A. Throughout while we were in Makeni they were recruiting.
- 11:15:10 15 At some point we were told that when they shall have succeeded in
 - 16 capturing Sierra Leone the next place will be Guinea and
 - 17 continuously they were planning, they were doing that, but
 - 18 nothing was done until when we were in Lungi at about September
 - one night we saw a UN vehicle, they came, they brought a few
- 11:15:39 20 children. When they were delivered to the UN man he told us the
 - 21 fight has erupted again at the Guinea border and we interviewed
 - 22 the children. They told us they were taken by the UN and brought
 - 23 to us from that section. Then we started hearing from the radios
 - 24 and people started coming even in Lungi fleeing the attack at the
- 11:16:09 **25** border.
 - 26 Q. These children that you interviewed, were these simply
 - 27 refugees, or had they been with their parents, or who were they?
 - 28 A. They were brought by the UN people as children from the
 - 29 fighting forces there, from the RUF.

- 1 Q. So how long were you back working in the interim care
- 2 centre in Makeni after you returned in 2001?
- 3 A. When we returned in 2001, we continued to operate until
- 4 after disarmament when we realised that actually disarmament has
- 11:17:10 5 stopped and we have reunified most of the children. Then ir
 - 6 about mid-2003 Caritas and the child protection agencies started
 - 7 scaling down the staff because we don't have as much children
 - 8 again as we had before in the centres. So for me, I resigned
 - 9 completely in 2003. But still the authority wanted me to wait,
- 11:17:45 10 but I insisted until early 2004 I completely opted out of the
 - 11 Cari tas.
 - 12 Q. Sir, you had told us earlier about an RUF policy against
 - 13 disarmament and you talked about that being in place before the
 - 14 UN peacekeepers were captured in May 2000. When did the RUF
- 11:18:14 15 begin cooperating in disarmament according to your experience?
 - 16 A. It was this time that when we came back to Makeni, because
 - 17 when we came this time in 2001 this is the first time even when
 - 18 with some of their members, we were told, one who was given to
 - 19 us, Gbukumu from Lunsar, who is supposed to be a relative of
- 11:18:48 20 Morris Kallon, he was given to us and we went as far as Kono to
 - 21 collect children from the mining areas to bring them to Makeni
 - 22 where subsequently we took also at this time about 600 to Port
 - 23 Loko because we were very much afraid to keep children in Makeni
 - 24 this time.
- 11:19:11 25 So when we collected them we had some ceremony at the town
 - 26 football field, we burnt we made a ceremony of burning the
 - 27 uniform we were receiving because all the time we were keeping
 - 28 them in the centre and we had a poem recited "Don't Harm the
 - 29 Chi I d".

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2 the help of the Nigerian soldiers who were there to Port Loko and 3 whoever come, every week they learn our vehicle used to come to 4 collect them immediately. As we get ten, 15, 20 we move them immediately to Port Loko or to Lunsar. So Makeni was just a 11:19:56 5 reception centre until finally when the disarmament came. 6 7 Can you give us a month and year when disarmament began in 8 earnest, when the RUF began to cooperate in disarmament? Well, disarmament actually started about September/November of 2001. 11:20:20 10 How about the AFRC? What was their attitude towards 11 Q. 12 di sarmament? 13 Well, I was in Makeni - from the time we moved after the 14 infighting the AFRC had been disarming in Port Loko, Lungi, 11:20:38 15 because there were disarmament sites there. They were already disarming. It was in Makeni the RUF were the only stubborn 16 17 people who did not resign. And since they did not do this we came to a time when we wrote a letter. This time it was a 18 19 combined letter of the religious leaders in Makeni, pastors, 11:21:08 20 priests and imams and some of us who were key people in this 21 We collected ourselves and wrote a letter. mi ssi on. 22 We went there with the committee headed by one of the 23 religious heads in Makeni. We met Issa, Massaquoi and Kallon in 24 Issa's place where he was. We discussed the issue and then 11:21:34 25 actually there was no clear-cut promise, but after two days they 26 sent us one gentleman who was a member of their G5 to announce to 27 the people of Makeni that they were ready. 28 But again, because this time UN had structured the

After that they were moved by UNICEF and this time it was

demobilisation site at St Francis compound, they gave a reason

- 1 that St Francis was not good for them to disarm because the
- 2 children had to go to school and there was a long time before
- 3 then, they had to put down all the structures in St Francis and
- 4 move to another site until then there was disarmament.
- 11:22:22 5 Q. Sir, you have talked about a letter. First of all, how
 - 6 many letters did you write any letters?
 - 7 A. I personally wrote a letter directed to all the imams, all
 - 8 the pastors, commanders of the RUF. I sent one to a print
 - 9 newspaper they themselves had in Makeni called the Lion News
- 11:22:55 10 Press, because at this time there was still too much of looting
 - schools, private homes, missionary compounds, NGO compounds.
 - 12 Looting was still going on even at this time.
 - So because of that I used my position at the time to write
 - on behalf of the children that while goodwill people are trying
- 11:23:23 15 to bring sanity there are those who are not cooperating. So the
 - 16 i mams especially and the pastors should preach, because we
 - 17 believe in Makeni that these are the two religions which are
 - 18 professed by all the people in the town. So I wrote that letter.
 - When I had distributed the letter, my bishop came. I gave
- 11:23:50 20 him a portion of the letter and before I gave him he was already
 - 21 informed. Some people were not happy about the letter. So it
 - 22 was at this time he sent me again to go around and collect the
 - other leaders to write a common letter in which we appease them
 - 24 and still ask for we asked them to start the demobilisation
- 11:24:15 **25** immediately.
 - 26 Q. Who signed the common letter?
 - 27 A. The common letter was signed by a good number of us. As I
 - 28 said, the imams of the mosque in Makeni, pastors of churches and
 - 29 the priest and the representatives from the civilians who are

- 1 leaders of the two religions, including myself.
- 2 Q. Approximately when did you write these letters, or send
- 3 these letters?
- 4 A. First the letter I wrote personally I sent before about two
- 11:24:53 5 or three days when the bishop came and because there was people
 - 6 some people of the RUF were not very happy about my letter and
 - 7 so the bishop hastened so that we wrote this other letter about
 - 8 two or three days thereafter and we did.
 - 9 MR KOUMJIAN: Your Honour, I have two documents. I am just
- 11:25:17 10 not sure if we have enough time to have those distributed now. I
 - 11 could try. I would ask the Court Officer to prepare tabs 2 and
 - tab 3 and first we will show tab 2 to the witness confidentially.
 - 13 Both documents will need to be confidential. Then tab 3:
 - 14 Q. But perhaps, sir, I can first ask you earlier you talked
- 11:25:43 15 about going to Kono and you mentioned the name of a person who
 - 16 you went with. Can you repeat that name and spell it?
 - 17 A. It was Gbukumu. I will only spell it the way I will. It
 - is G-B-U-K-U-M-U.
 - 19 Q. Who was he?
- 11:26:05 20 A. He was one of the RUF commander, but throughout he had been
 - 21 in Lunsar. It's only at this time he came to Makeni and he was
 - 22 given to us by Gibril Massaquoi and Kallon that this time, since
 - 23 they have consented to work alongside with us, he should lead us
 - to Kono because without one of them the commanders in Kono would
- 11:26:29 25 not have released the children. So we went there together.
 - 26 Q. And just to make it clear, when you say you are only
 - 27 spelling it the way you will do you mean that is your phonetic
 - 28 spelling; you never saw it written?
 - 29 A. Yeah, I have never seen it written.

- 1 PRESIDING JUDGE: I think we are the end of the tape now,
- 2 Mr Koumjian. We are going to have a break, Mr Witness. We will
- 3 be back at 12 o'clock and you just sit there until it is safe to
- 4 take you out of the Court without your identity being revealed.
- 11:27:00 5 We will adjourn the Court.
 - 6 [Break taken at 11.30 a.m.]
 - 7 [Upon resuming at 12.05 p.m.]
 - 8 PRESIDING JUDGE: Just before we start, I would like to
 - 9 apologise for being slightly late back from that break. We had
- 12:05:36 10 another matter that needed discussion straightaway. Yes,
 - 11 Mr Koumjian.
 - MR KOUMJIAN: Your Honours, if I could just announce a
 - 13 change of appearance for the Prosecution. Brenda J Hollis,
 - 14 Mohamed A Bangura, Ruth Mary Hackler and we are joined by UIa
- 12:05:58 15 Nathai-Lutchman. The spelling for the record is Ula is U-L-A and
 - the family name N-A-T-H-A-I hyphen L-U-T-C-H-M-A-N.
 - 17 PRESIDING JUDGE: Welcome, Ms Lutchman. Thank you,
 - 18 Mr Koumjian. Mr Griffiths.
 - 19 MR GRIFFITHS: Mr President, can I also indicate a change
- 12:06:21 20 of appearance on the Defence bench. We are now joined by
 - 21 counsellor Supuwood.
 - 22 PRESIDING JUDGE: Thank you, Mr Griffiths. Yes,
 - 23 Mr Koumjian.
 - 24 MR KOUMJIAN:
- 12:06:32 25 Q. Sir, I want to go back to the letters that you wrote in
 - 26 October 2001. Did you keep copies of those letters?
 - 27 A. I had copies before.
 - 28 Q. And what did you do with the copies?
 - 29 A. I submitted those copies to the Special Court in Freetown.

- 1 MR KOUMJIAN: Thank you. Could the witness be shown tab 2.
- 2 May this be treated confidentially and may the booth please be
- 3 advised not to broadcast this document to the public because it
- 4 does have the witness's name.
- 12:07:29 5 PRESIDING JUDGE: Have those arrangements been made, Madam
 - 6 Court Manager?
 - 7 MS IRURA: Your Honour, the arrangements are in place.
 - 8 MR KOUMJIAN: Your Honour, may the witness be shown the
 - 9 document in tab 2.
- 12:07:44 10 PRESIDING JUDGE: Do you want it on the overhead?
 - 11 MR KOUMJIAN: Yes, on the overhead, but not broadcast to
 - 12 the public, and if it can appear on the screen in front of the
 - 13 witness so that he will be able to read it:
 - 14 Q. Sir, we now have the top of the document on the screen and
- 12:08:21 15 if the document could be moved up so we can see the bottom part
 - 16 of the document. The name that is typed at the bottom, over
 - 17 where it says "Copy", is that your name?
 - 18 A. That is my name.
 - 19 Q. And is this a copy of the letter that you sent?
- 12:08:50 20 A. This is the letter.
 - 21 Q. Thank you.
 - 22 JUDGE SEBUTINDE: This is the letter, or a copy of the
 - 23 Letter?
 - 24 THE WITNESS: A copy of the letter.
- 12:09:03 **25** MR KOUMJIAN:
 - 26 Q. How many copies were made and distributed at the time?
 - 27 A. I cannot exactly tell the Court now how many, but at the
 - 28 time there were about 95 mosques in Makeni and all the imams of
 - 29 those mosques had copies, there were four parishes of the

- 1 Catholic church and each of them had a copy and so many other
- 2 Protestant churches all of them had copies. There were over 150
- 3 copies I sent to all these people, but exactly I cannot tell you
- 4 the exact number.
- 12:09:59 5 MR KOUMJIAN: Perhaps with your Honour's permission, as
 - 6 your Honours please, the witness could read the letter for the
 - 7 record without of course reading his name.
 - 8 PRESIDING JUDGE: Yes, go ahead, Mr Witness. You can read
 - 9 that letter on to the record.
- 12:10:12 10 THE WITNESS: Do I begin right from the top?
 - 11 MR KOUMJIAN:
 - 12 Q. No, sir, please begin where we have "Reference". Begin
 - 13 with the line that says "Reference".
 - 14 A. References?
- 12:10:28 15 JUDGE SEBUTINDE: What is the date? The date would be
 - 16 relevant, I think, and it's not clear on the document.
 - 17 MR KOUMJIAN:
 - 18 Q. Sir, do you know the date line appears difficult to read?
 - 19 Do you know the date?
- 12:10:41 20 A. It was 6 October 2001.
 - 21 Q. Thank you. Can you read the "Reference" line.
 - 22 A. "We have a concern and I would like to share to all. I
 - 23 would like to share it with people of goodwill. The children of
 - 24 Sierra Leone have experienced the loss of family members,
- 12:11:06 25 abduction and forceful training into the fighting forces. Girls
 - 26 have been raped and entered adulthood too quickly. Most
 - 27 especially children in and around Makeni have had their education
 - 28 di srupted.
 - 29 While the war comes to an end goodwill people are desirous

- 1 to bring back schools into normal cy, where children will regain
- 2 their lost glory. There are people in our community, in whom
- 3 evil is evident, who are doing everything possible concurrently
- 4 to hinder the efforts of good people for whom the development and
- 12:11:53 5 protection of our children is necessary.
 - 6 In every school there is destruction: removal of zinc,
 - 7 chairs, doors, window, toilet facilities, et cetera et cetera,
 - 8 from school buildings, churches and other institutions of
 - 9 Learning.
- 12:12:18 10 We deem it necessary to use preachers of God's message to
 - all congregations to pray and preach to all people to desist from
 - 12 these acts that are ungodly and do not bring development.
 - We should be very grateful if this message would be
 - 14 delivered to all congregations for at least one week.
- 12:12:50 15 We thank you all very much for your usual cooperation and
 - 16 understanding. Firm regards and may God bless you all."
 - 17 Q. Now, sir, in the "Copy" line can you read which persons or
 - institutions were copied?
 - 19 A. The letter was copied to all imams of mosques, all pastors
- 12:13:19 20 and priests of churches, the RUF party headquarters in Makeni and
 - 21 the press, the Li on News.
 - 22 Q. What was the Lion News?
 - 23 A. This is a newspaper that was edited by the RUF command in
 - 24 Makeni. This was their newspaper.
- 12:13:46 25 MR KOUMJIAN: Thank you. That document can be removed:
 - 26 Q. You indicated that a second letter was subsequently written
 - 27 by you that was signed by other individuals. Can you tell us who
 - 28 was that letter written to?
 - 29 A. The letter was this time it was directed to specifically

- 1 Issa and other members of the RUF High Command.
- 2 Q. When you say "Issa", who do you mean?
- 3 A. It is the then leader, Issa Sesay, of the RUF.
- 4 Q. And approximately when was that letter sent?
- 12:14:30 5 A. It was on 8 October 2001.
 - 6 Q. Did you keep a copy of that letter?
 - 7 A. I have copies, but I also submitted a copy to the Special
 - 8 Court in Freetown.
 - 9 MR KOUMJIAN: Your Honours, may the witness be shown tab 3
- 12:14:48 10 again with the caution to the video booth not to display the
 - 11 document.
 - 12 PRESIDING JUDGE: Yes, that arrangement is still in place,
 - is it, Madam Court Manager?
 - 14 MS IRURA: Your Honour, the arrangement is still in place.
- 12:15:10 15 MR KOUMJIAN:
 - 16 Q. Sir, do you recognise this document?
 - 17 A. I do.
 - 18 Q. Is this the letter that was written on 8 October?
 - 19 A. This is a copy of the letter.
- 12:15:25 20 Q. And, again, tell us who actually wrote the letter? I see
 - 21 many persons are in the signature area, but who wrote the letter?
 - 22 A. The letter was written by three of us, whose names are also
 - 23 involved in the presence of all those whose names are under
 - 24 menti oned.
- 12:15:44 25 Q. Thank you, sir. Sir, can you then read the letter up to
 - 26 where it says "Sincerely yours" and then do not read the names of
 - 27 the signatories?
 - 28 A. 8 October 2001 is the date, addressed to "General Issa
 - 29 Sesay, Interim Leader, RUFP, Makeni":

	1	"Sir, greetings in the name of the almighty. We write to
	2	you on behalf of the religious leaders of Makeni. We are happy
	3	that since you took over as the Leader of the movement, the peace
	4	process has moved forward steadily. Presently, however, we are
12:16:39	5	concerned about the delay and postponement of disarmament in
	6	Makeni. This delay is causing uncertainty and worry in the minds
	7	of the people. Moreover, Makeni is lagging behind other towns in
	8	terms of development and social structures. Business is slow and
	9	medical facilities are inadequate. Education is poor, to mention
12:17:11	10	a few.
	11	Most Makeni people attend regularly either a mosque, or a
	12	church. We know their needs and their concerns. On behalf of
	13	our people we appeal to you to start disarmament immediately. We
	14	believe that, if you want, you have the power to order
12:17:43	15	disarmament. Do not allow the enemies of progress to destroy
	16	your initiatives for peace. On our part, we pledge our continued
	17	support for the peace process and for the reconciliation of our
	18	peopl e.
	19	Finally we pray for peace in our country and for God's
12:18:04	20	gui dance and bl essi ngs on you."
	21	MR KOUMJIAN: Thank you. That document may be removed.
	22	Your Honours, I would ask that the two documents, the letter
	23	dated 6 October and the Letter dated 8 October, be given MFI
	24	numbers.
12:18:23	25	PRESIDING JUDGE: Yes, the letter dated 6 October will be
	26	marked for identification MFI-41 and the letter dated 8 October
	27	2001 will be marked for identification MFI-42.
	28	MR KOUMJIAN:

29 Q. Sir, to your knowledge was this letter delivered to Issa

- 1 Sesay?
- 2 A. We have a team of the people mentioned in that letter and
- 3 we delivered it to him by hand ourselves.
- 4 Q. Were you in the group that delivered the letter?
- 12:19:10 5 A. I was among the group.
 - 6 Q. Now, one clarification on the letter. It says "RUFP" on
 - 7 the address line. What was RUFP?
 - 8 A. Well at this time, incursion, they have decided to use to
 - 9 become a political party, so from the fighting force RUF now they
- 12:19:42 10 are a political party which they have started to form and they
 - 11 have told us about it. They have even opened an office in Makeni
 - 12 named the RUF Party, so this is why this time it is not only RUF.
 - 13 It is RUFP, the Revolutionary United Front Party.
 - 14 Q. Now, sir, you told us that eventually the RUF did cooperate
- 12:20:11 15 in disarmament. How long after this letter was delivered to Issa
 - 16 Sesay did the RUF begin to cooperate in disarmament?
 - 17 A. It was about after two months, because disarmament start
 - 18 about November and early December in Makeni.
 - 19 Q. At that time when you delivered the letter, where was Issa
- 12:20:34 20 Sesay?
 - 21 A. He was at the residence he was occupying at Albert Street
 - in Makeni.
 - 23 Q. You refer to him in the letter as the "Interim Leader". Do
 - 24 you have any information about how he obtained the leadership?
- 12:21:00 25 A. After the first Leader, the Lion, Foday Sankoh, was
 - 26 arrested due to the May 2000 fighting in the country again, there
 - were information that they were to go in Liberia and choose an
 - 28 interim leader. Then some people in Makeni were selected, they
 - 29 went and subsequently when they came they told us that from that

- 1 time on Issa Sesay was the leader of the RUF. So we all
- 2 recognised him to be that, and when they came to Makeni he was
- 3 received again with joy and gladness and from then we call him
- 4 the interim leader of the RUF and then later the RUFP.
- 12:21:55 5 Q. How did you learn, sir, that the RUF went to Liberia to
 - 6 choose the leader of the movement?
 - 7 A. Well, the information was passed in Makeni. They collected
 - 8 some members of their group and they told us that they were going
 - 9 to choose a leader. After a few days, they came back with the
- 12:22:16 10 name that Issa Sesay was then the Leader of the RUF.
 - 11 Q. Sir, had you heard of any other movements of RUF leaders or
 - 12 commanders to Liberia?
 - 13 A. Morris Kallon was also one of the persons and he was the
 - 14 person from whom we heard the information that they were going to
- 12:22:41 15 Liberia to choose a leader. A good number of them many people
 - 16 Left Makeni, including even members of the G5 who went to
 - 17 Liberia for this exercise, and they came back that Issa has
 - 18 assumed the position of the interim leader of the RUFP and so
 - 19 they came back to Makeni. Since then he has been addressed that
- 12:23:03 20 way. All the RUF were going and they were referring to him as
 - "Leader", so we also did.
 - 22 Q. Aside from this trip where Issa Sesay was appointed the
 - 23 leader of the RUF in Liberia, or while in Liberia, do you know of
 - 24 any other trips or hear of any other trips he made to Liberia?
- 12:23:26 25 A. For most of the time, Issa was coming to Makeni. He comes
 - and goes to Magburaka, we heard to Kono, to Kailahun, to Liberia,
 - 27 back and forth. He was never settled in Makeni. Most times he
 - 28 was going. This is why in most of our dealings we met the other
 - 29 commanders, especially Augustine Gbao, and most times even when

- 1 we were making arrangements for the movement of children they
- 2 have to call him. I don't know where he was, but he was not in
- 3 Makeni. So he comes and goes. Most times he comes after some
- 4 skirmish, like when they have their 72 hours of getting their
- 12:24:11 5 whatever they want from the people, going around taking property,
 - 6 looting, then he will come back and say, "Don't". So most times
 - 7 they will tell you that he comes from Kono. Other times they
 - 8 tell you he comes from Kailahun. Other times we heard that he
 - 9 was in Liberia. So he used to come and go.
- 12:24:31 10 Q. Did you ever hear whether Superman ever went outside of
 - 11 Si erra Leone?
 - 12 A. Yes, Superman was also going and lately, until when we came
 - in 2001, when we have opened the interim care again, we heard he
 - 14 was killed on his way coming from Liberia and since then we have
- 12:24:52 15 not seen him and we have not heard from him.
 - 16 Q. Well, sir, when you say yes, he was going, I had asked you
 - 17 whether he went out of Sierra Leone. What had you heard about
 - 18 any trips that Superman made outside of Sierra Leone, aside from
 - 19 what you just told us about his reported death?
- 12:25:11 20 A. Well, as I said, Superman was not the man who was
 - 21 stationary in Makeni. He was all the time moving, going and
 - 22 comi ng.
 - 23 Q. Now, sir, so we understand the situation a bit better, at
 - the time that the RUF finally began to cooperate in disarmament
- 12:25:38 25 what forces were in the country supporting the Kabbah government?
 - 26 A. It was the combined forces from countries who came to
 - 27 Sierra Leone under the United Nations. And at this time of the
 - 28 disarmament in Makeni, in Makeni we had the Nigerian contingent
 - 29 of the United Nations.

- 1 Q. Did you know if any other force aside from the UN was there
- 2 in Sierra Leone supporting the Kabbah government?
- 3 A. Well, there were also the British whom we heard they were
- 4 not UN but they were supporting the UN, but the British soldiers
- 12:26:23 5 were there and who later formed the IMATT.
 - 6 Q. When the RUF changed its policy and began to cooperate in
 - 7 disarmament, was that before or after the operations around
 - 8 Guinea that you told us about?
 - 9 A. It was after the operation in Guinea, they told us they
- 12:26:41 10 were ready to form a party known as the RUFP. And since then
 - 11 they an opened an office at Station Road, where they used to
 - 12 carry on their party activities. Gathering people. They began
 - 13 telling people about the party and what they intend doing.
 - 14 Q. Sir, earlier in your testimony before the last break, you
- 12:27:09 15 were talking about a trip to Kono that you took. Can you first
 - 16 remind us approximately when was it that you went to the Kono
 - 17 District?
 - 18 A. That trip the trip to Kono we took immediately we came to
 - 19 Makeni to open the centre in March again in 2001.
- 12:27:29 20 Q. Where did you go in Kono?
 - 21 A. We went to Kono because we were reliably informed that
 - 22 there were so many children who were left behind there. They are
 - 23 either digging for their commanders or they were securing
 - 24 civilian who were digging diamond there. So we went there and we
- 12:27:53 25 collected most of them from the beaches, from the town and from
 - the houses they were occupying. And, like I said, we went there
 - 27 with one of the commanders they had assigned with us to collect
 - 28 the children, because it was him who will make it known to the
 - 29 commanders in Kono that at least we have agreed and the children

- 1 must be given to Caritas.
- 2 Q. Where exactly in the district did you go to collect the
- 3 children? You said the town, but can you name the place or
- 4 places you went?
- 12:28:27 5 A. It was in Kono town Koidu.
 - 6 Q. And what did you see on that trip?
 - 7 A. Well, we reached Koidu. The town was, there were pit holes
 - 8 all over. Water was in these holes. People there were
 - 9 diggings all over the town. Some of the areas you cannot go
- 12:28:54 10 through with the vehicle, so we walk on foot. We collected all
 - 11 the children we had there in three vehicles and we came back to
 - 12 Makeni.
 - 13 Q. About how many children did you collect on that trip?
 - 14 A. From Kono we collected over 150.
- 12:29:11 15 Q. Can you give us the age ranges of these children that you
 - 16 collected on the Kono trip?
 - 17 A. This time we had young children. We had 11, up to 16 years
 - 18 of age. It was 16 years below we collected.
 - 19 Q. Did you ever discuss with these children their experiences
- 12:29:36 20 with the RUF? First of all let me strike that. These children
 - 21 were with who when you collected them?
 - 22 A. They were with the RUF. All of Kono District, Tonkolili
 - 23 District, Bombali District, part of Port Loko District and part
 - 24 of Koinadugu District were all controlled by the RUF at this
- 12:30:04 **25 time**.
 - 26 Q. Did you ever discuss with these children what they did with
 - 27 the RUF during the times that they were with that movement?
 - 28 A. On the way we discussed what they were doing. As I said,
 - 29 some were digging, digging for their adult commanders. Others

- 1 were in the houses doing domestic work for the wives of the
- 2 commanders. Those who were taking orders were digging
- 3 themselves. Other were manning the pits that were those that
- 4 were used by civilians to dig so that no civilian will take any
- 12:30:49 5 diamond for themselves.
 - 6 Q. How did the children prevent the civilian diggers from
 - 7 taking diamonds?
 - 8 A. Well, they have there when we went there they had their
 - 9 guns. The only thing is when we are taking them we are not
- 12:31:04 10 allowing them to come with their guns, but on reaching Kono they
 - 11 still have their guns.
 - 12 Q. Did any of these children ever tell you whether they
 - 13 travelled with the RUF outside of Kono?
 - 14 A. They did. They told us that with some of their commanders
- 12:31:22 15 they go to Liberia and there their commanders will convey the
 - 16 diamonds they were holding they ever got and on the way they have
 - 17 their new guns, they have new dresses. And when they come those
 - 18 children who came from Kono, you see them with new trousers, new
 - 19 T-shirts and so on. And they were much bluffing to the others.
- 12:31:42 20 So they told us these stories. On the way while we were coming
 - 21 and even at the centre.
 - 22 Q. Just a clarification. When you said they told you some of
 - them went to Liberia and the commanders conveyed the diamonds and
 - they were holding whatever they got and on the way they had new
- 12:32:01 25 quns, new dresses, what do you mean "on the way"?
 - 26 A. That is when they are again moving from Liberia to come
 - 27 back to Sierra Leone.
 - 28 JUDGE SEBUTINDE: What does the witness mean when he said
 - they were much bluffing to the others?

12:32:30

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were captured.

were captured.

Where you

1 THE WITNESS: Well, because these other young boys who come 2 with their commanders from the sale of diamond, they had new 3 dresses. 4 MR KOUMJIAN: What does bluffing mean? 5 0. Α. Showing off. 6 7 Thank you. Sir, I want to go back now and ask you a final 0. 8 set of questions that deal with your work with the children in the interim care centre. Can you first of all describe what the process was of collecting information from these children? 12:33:00 10 Well, there were documents already prepared by a committee 11 12 from UNICEF, representatives from the child protection agencies, 13 representative from the ministry of social welfare, children and 14 gender issues. We have these forms and so when we received the 12:33:33 15 children, either directly from their commanders or from the disarmament site, the first thing we do is to have them 16 17 documented. Some of the caution, after we know - we wanted to know 18 19 first their family names, their real names, and then their 12:34:00 20 baptism by RUF name and so we have all these names. I call it 21 baptism. It is not exactly in the document, but that was some of 22 the funny language we used because when you become like Captain 23 Serpent, Black Scorpion, those are not the names you go - you 24 went with into the RUF, so we wanted to know the real name but 12:34:26 25 also the names that have been used by virtue of the fact that you 26 have become a fighter, you have joined the RUF.

And then we wanted to know who captured you.

When were you captured. What happened when you

Where you were taken. Under whose command you

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12:35:50 15

were living. And did you attack any place, where, how many attacks did you witness. So we have all these sorts of questions.

So when we have prepared this document we are not going to

- submit them, we still pack them because at a point we came to
 realise that at the beginning some of their adult commanders have
 told them not to give the proper names because they were not
 certain whether they will have to go back to the bush or this
 disarmament will stay. So we keep on changing records, because
- at one time he will give you this name, you do all the
 documentation and when you listen when his companions are calling
 him they call him a different name. So all of these we listened.
 - Then finally after very close to the time of taking you back to your parent if we have your parent we will do the final documentation. In this paper also as we said we want to know where they were captured, the house and since most villages don't have address we want to know what is the geographical location. Is there a big tree, is there a well, is there a mosque or a church by. We wanted to know.
- And some of the marks they came with into the centre, we
 wanted to know whether they were marks they I mean scars. We
 wanted to know whether they have received them before they were
 captured or during the time they stayed with the RUF. All of
 these were questions we wanted to know. From there we continued
 to give them our support both socially, physically and morally.
 - 26 Q. Did any of these children have ranks they were able to
 - 27 convey to you?
 - 28 A. Surely. When they came on their reception some will come,
 - 29 "I am captain". As I said, Captain Scorpion. We said, "No, we

- don't want the captain". So among them you have captains, among
- them you have lieutenants. They came with these different ranks
- 3 naming themselves. And most times it is the first talk is
- 4 whenever they come: Here, we are children, we are no longer
- 12:37:09 5 fighters. We don't have a captain here. We don't have a colonel
 - 6 here. We don't have a major here. We don't have any adjutants.
 - 7 Because themselves, in the beginning, when one talks they come,
 - 8 they tell him "sir", meaning they were still giving him the
 - 9 honour they had been given in the bush.
- 12:37:30 10 That was one of the first thing we really tried to break
 - 11 down before we continued all the other works; to tell them they
 - 12 were not fighters. If ever they fought they were forced to do
 - 13 so. Here they are children, they should start life all over
 - 14 because they been derailed and now they should begin to think
- 12:37:55 15 about how to come to normal cy. Those were some of things we do
 - 16 at the interim care centre.
 - 17 Q. You talk about some of the children giving honour to others
 - 18 based on some kind of rank. Did any of the girl children who
 - 19 arrived receive honours from the other children in the centre?
- 12:38:12 20 A. The women also they still have the same honours for the
 - 21 girls. Some of them are honoured because of the fact that that
 - 22 particular girl was the wife of one of the commanders the boys
 - 23 were with and so the girls they used to be honoured madam. They
 - 24 called them "Dis na komanda in yon", that this one it was the
- 12:38:45 25 lady for such-and-such a commander. They have the same honours
 - 26 given to them.
 - 27 Q. Sir, when you say the wife of a commander, what do you mean
 - in this context when you are talking about the children in the
 - 29 interim care centre?

- 1 A. Well, these were the girls which were abducted and captured
- 2 when they attacked villages whom they turned to be their wives,
- 3 or who were who at times who were raped and used by the
- 4 commanders as their wives, so they came in with this idea still.
- 12:39:21 5 A lot of them used to come to the centre demanding that they have
 - 6 come to see their wives, they have been with them and sometimes
 - 7 these girls even leave. They follow them. After some time they
 - 8 come back, but in the beginning we cannot do anything.
 - 9 We continued to talk to them. We continued to talk to them
- 12:39:47 10 until finally some of them came to stay, and some of them were
 - 11 later these girls we call girl mothers because a good number of
 - 12 them came pregnant, some were with babies and so we have this
 - 13 special section for them who were mothers, or mothers to be, and
 - so we called that component the girl mothers.
- 12:40:12 15 Q. Sir, just to clarify your last answer, you said "A lot of
 - 16 them used to come to the centre demanding that they have come to
 - 17 see their wives". Who do you mean when you say "they" or "them"
 - 18 used to come to the centre?
 - 19 A. These are commanders of the RUF, the male adults who were
- 12:40:33 20 not with us in the centre.
 - 21 Q. Sir, do you recall any particular girl at the centre who
 - 22 was particularly honoured by the other children?
 - 23 A. Well, it was in Makeni. We have a girl who came and most
 - 24 of the children were giving honour to her, and then up to a time
- 12:40:56 25 we wanted to know why she was so honoured. We thought because
 - she was a beautiful looking girl, we thought because of her
 - 27 beauty, but we started to ask the other boys and they told us,
 - 28 "This is one of the wives of Issa", Issa Sesay by then. Up to a
 - 29 time when the fighting between the RUF and UNAMSIL came, she was

- 1 one of the ladies removed from the compound. One commander came
- 2 for her demanding that she should go with them and since that day
- 3 we've not seen her.
- 4 MR KOUMJIAN: May the witness please be given a piece of
- 12:41:41 5 paper and something to write with.
 - 6 JUDGE SEBUTINDE: Could we also establish the age of this
 - 7 individual.
 - 8 THE WITNESS: That girl was about 14/15.
 - 9 MR KOUMJIAN:
- 12:42:09 10 Q. Sir, I am going to ask you in the next half hour or so to
 - 11 write the names of some of the children you are talking about and
 - 12 this will be confidential. So can you please put a number -
 - 13 perhaps turn the paper the other way, since we may have several
 - 14 names, and put a number 1 and write the name of this girl.
- 12:42:41 15 Your Honours, can we please instruct the video booth that
 - 16 this piece of paper, since several names will be written, will
 - 17 not be broadcast publicly.
 - 18 PRESIDING JUDGE: Yes, that is being taken care of,
 - 19 Mr Koumjian.
- 12:42:59 20 MS IRURA: Your Honour, that measure is in place.
 - JUDGE SEBUTINDE: Can we see the name, or when?
 - 22 MR KOUMJIAN: May the Court Officer please display that on
 - 23 the ELMO:
 - 24 Q. Thank you, sir. Now, you've talked about young girls being
- 12:44:01 25 taken as wives. When you say taken as wives, what were they used
 - 26 for?
 - 27 A. Well on their capture, those whom we said were taken as
 - 28 wives are the young girls and young women that they used for
 - 29 sexual desires to satisfy their sexual desires.

- 1 Q. I now want to ask you some questions about the male
- 2 children.
- 3 JUDGE SEBUTINDE: Mr Koumjian, I am just interested how
- 4 would the witness know how these girls were used? How did he
- 12:44:45 5 establish that?
 - 6 MR KOUMJIAN: I was going to come back to it later, but let
 - 7 me do it now:
 - 8 Q. Sir, when the girls were brought into the centre, did you
 - 9 have any interviews or any special procedures for talking to the
- 12:45:05 10 girls, as opposed to the boys?
 - 11 A. Yeah, we have a we have interviews, but first and
 - 12 foremost some of them came with children, who they give birth to
 - 13 while they were with their commanders, and they did not go with
 - these children to the bush at the time they were captured, or
- 12:45:29 15 when they were with their parents.
 - Secondly, in the centre we had sessions. Apart from the
 - 17 general session, wherein we bring together all the children, we
 - 18 had a specific session especially for the girls because they were
 - 19 very much ashamed to tell their stories in the general group and
- 12:45:53 20 so we have specific groups for them.
 - 21 Again, because we didn't interview them together with the
 - 22 female caretakers, or care givers, and some of us the males whom
 - 23 they trusted, some of them they categorically tell you that, "I
 - 24 was married to this commander", and then seriously and in a funny
- 12:46:18 25 way we asked them, "How come that you were married to this,
 - 26 because in our tradition in order for you to be married your
 - 27 parents should give this particular lady to any particular man or
 - 28 to the family of a particular man to be a wife, but how can you
 - 29 go to the bush and come and say 'This is my husband'?"

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2 have to choose first the beautiful girls and the line goes down, so when they come some of them were no longer virgins, especially 3 4 those 13, 14, 15. So from our estimate we ask this group, those who were already youths, so we can have a talk to them, and I 12:47:07 5 said earlier on since they were screened by the medical people, 6 7 MSF, they gave us the information that some of these are no 8 longer young children in our term and some of them have venereal diseases they caught from sexual intercourse. So that was how we 12:47:40 10 determined that they had been used by their commanders. 11 Q. You said that the girls were put into a workshop. Was this 12 a workshop to discuss what had happened to them sexually? Was 13 that part of the purpose? 14 It was one of the issues we discussed, but we want to go 12:47:56 15 intentionally because we believe the ladies have their own story to tell, different from the boys. For example like when they 16 17 were captured and they were being shared among members of the group that captured them, we wanted to know. Like I said in the 18 19 documentation, most of them had already told us that they were 12:48:24 20 captured by such-and-such a commander and they were staying with 21 such-and-such commander. So we wanted to know what happened 22 throughout their stay and this is the time they revealed their 23 stories, because this is the only time we will know how to go 24 about helping them bringing them back to normal cy through 12:48:42 25 counsel I i ng. 26 You told us in your earlier answer, "At the time of 27 capturing the adults commander, they have to choose first the 28 beautiful girls and the line goes down". Can you explain that? 29 It is simple. They come, they attack a village and they Α.

It is at the time of capturing the adult commander they

- 1 fight there, they captured both boys and girls. The girls they
- 2 shared because they are going to become their wives. But as the
- 3 boys explained, or the children explained, first it is the big
- 4 commander that choose. Otherwise, there will be conflict.
- 12:49:29 5 Q. And what happens? Are all the girls chosen and assigned to
 - 6 a soldier or commander?
 - 7 A. Yeah, most of them had their big commanders as wife, and
 - 8 then, as I said, the line goes down. The others were being taken
 - 9 by the lower ranks as they were captured. And so they stayed as
- 12:49:55 10 partners while in the bush.
 - 11 Q. Were any of the girls not assigned to a single husband?
 - 12 A. Indeed some of them were not assigned.
 - 13 Q. What were they called, if anything?
 - 14 A. They told us they were called the government women.
- 12:50:14 15 Q. What does that mean, if you know?
 - 16 A. They are free for any other person who comes because they
 - 17 don't have a particular commander.
 - 18 Q. Now, you also had young boys that were captured. Do you
 - 19 know if any of them were engaged in sexual activities?
- 12:50:32 20 A. Yeah. There was there were. And one of them made us -
 - 21 even on the day we were going to reunify him and we were
 - 22 preparing a kit and then when we packed all that we were supposed
 - 23 to give him by virtue of how we were working he told us if that
 - 24 was is all we were going to give him. We said all other things
- 12:51:07 25 will follow later because we also have a follow-up visit to the
 - 26 reunified children. We said, "Well, what do you actually want to
 - 27 do", because also when they were leaving we wanted them to know
 - 28 what they want to do and particularly those who have not been in
 - 29 school. Those who have been in school we encouraged them to

- 1 continue to go back to school, but those who have not been in
- 2 school and they are growing we said, "You should be learning some
- 3 kind of skill", but then this boy said we should help him to get
- 4 money so that when he goes home he will marry. "Is that all you
- 12:51:47 5 need? Why do you wish to marry?" He said, "Because I am used to
 - 6 sex". Then we don't give him the money. We started talking to
 - 7 him to start thinking of something, so we reunified him.
 - 8 Q. How old was this boy?
 - 9 A. He was about 14/15.
- 12:52:08 10 Q. Do you know how long he first of all, do you know which
 - 11 faction he was with?
 - 12 A. He was RUF.
 - 13 Q. Can you please write his name write number 2 and write
 - 14 his name on the piece of paper. May that be displayed, your
- 12:52:51 **15** Honours?
 - 16 PRESIDING JUDGE: Yes, Madam Court Manager, those same
 - 17 arrangements are in place, are they?
 - 18 MS IRURA: Your Honours, the measures are still in place.
 - 19 MR KOUMJIAN:
- 12:53:00 20 Q. Sir, is the name under number 2 the person that told you
 - 21 that they wanted money for a wife because they were used to
 - 22 having sex?
 - 23 A. This is the boy I was talking about, yes.
 - 24 Q. Thank you. Now, sir, did any of these children ever tell
- 12:53:30 25 you whether they were involved in any crimes themselves?
 - 26 A. A good number of the children we had did partake in the
 - 27 activities of the RUF, that is attacking and looting, because
 - 28 they were also carrying guns. They attacked, they killed and
 - 29 they burnt. They did all the activities that were going on

- 1 within the RUF.
- 2 Q. What were the purposes of some of the attacks that they
- 3 di d?
- 4 A. Well, after their major attacks, when they were in Makeni
- 12:54:13 5 it was mostly these younger boys they sent out to do food
 - 6 finding. All the groups, all the attacks in the small villages
 - 7 and in smaller communities were done by these people to go and
 - 8 collect food for their commanders and generals. So those
 - 9 operations were continuously called food finding missions. And
- 12:54:36 10 in every village they go, they will shoot and ask the people to
 - 11 give them. If the people don't give more as they want, they
 - 12 searched the houses and took whatever they wanted and then they
 - 13 used the people to also carry these items right down to where
 - 14 their commanders were. These were happening almost every day
- 12:55:01 15 until the time of disarmament there were food finding missions
 - 16 JUDGE SEBUTINDE: Mr Koumjian, I really must interrupt
 - 17 before this goes off the top of the page. There was a question
 - 18 you asked the witness regarding those women who were not attached
 - 19 to any fighter, the ones that he described as government women.
- 12:55:22 20 Then you asked the witness, "What does that mean, if you know?"
 - 21 His answer was, "They are afraid for any other person who comes
 - 22 because they don't have a particular commander". Now what does
 - 23 that mean? I am reading from the LiveNote record.
 - 24 MR KOUMJIAN: Thank you. I will clarify:
- 12:55:43 25 Q. Sir, did you hear the transcript that we have says that
 - 26 when I asked you what a government woman was, the LiveNote
 - 27 transcript says that you said they were afraid for anyone. What
 - 28 did you say?
 - 29 A. It is not the word exactly that I used, "afraid". They are

- 1 free, F-R-E-E.
- 2 Q. What do you mean by that?
- 3 A. They are free that any other man can tamper with them
- 4 because one commander cannot tamper with the wife of another, but
- 12:56:12 5 these are free for whoever else comes.
 - 6 Q. Thank you. Sir, did any of the children that you talked to
 - 7 tell you that they themselves were involved in killings?
 - 8 A. As I said, the number was many, because they fought. They
 - 9 were fighting alongside with their commanders. They carry gun,
- 12:56:43 10 they shoot, and they killed.
 - 11 Q. Do you recall any particular child talking to you about
 - 12 killings?
 - 13 A. Yes, a great number of them, but we had an example in the
 - 14 centre. We have the component of the food section, food and
- 12:57:09 15 hygiene section, these were the cooks. But one of our laws were,
 - 16 since we were all in the centre, they should never leave the
 - 17 knives lying on the ground or, well, after using any knife,
 - immediately they should keep those knives.
 - But one day it happened that one of the cook, after using a
- 12:57:34 20 knife, he put it around and then suddenly one boy came, took the
 - 21 knife and immediately the women started shouting at him. "Hey,
 - 22 bring the knife. Bring the knife. Bring back the knife. Bring
 - 23 back the knife. We are not allowed to do that", because it was a
 - 24 law. And he became annoyed and told them, "Una lef mi", that is
- 12:57:54 25 "Just Leave me alone". "If you make me vex, una na aw moch pipul
 - 26 a don kil?", which is "Do you know how much people I have
 - 27 killed?" "I have killed 11". So they went again to call me. I
 - 28 came there in the kitchen and I asked him to come. I took the
 - 29 knife from him. We went to the office. I started asking him in

- 1 detail and, indeed, he told us he was commanded to kill and he
- 2 di d.
- 3 Q. Can you please take the paper, write a number 3 and write
- 4 down any names you know for this child. May that please be
- 12:59:16 5 displayed. Sir, we have what appears to be two names and you
 - 6 have a dash "or" in between. Is one of those can you explain
 - 7 the difference between the two names?
 - 8 A. Actually there is no difference. The family name is the
 - 9 first I gave and the other one is the name he came with from the
- 12:59:39 10 bush.
 - 11 Q. Thank you. How old was this --
 - 12 A. By our estimate he was about 11 years.
 - 13 Q. Do you know what faction he belonged to?
 - 14 A. This one came even with the RUF mark on his chest because
- 12:59:59 15 also in the interim care centre we were also identifying those
 - 16 who were marked on their bodies with these names like RUF, AFRC,
 - 17 but this one was RUF.
 - 18 Q. Was this uncommon to have something like RUF marked on the
 - 19 body?
- 13:00:23 20 A. There were so many boys, especially boys, who had these
 - 21 marks. We even had a group of Italian doctors who came and they
 - 22 came to do some surgery to remove those marks. Both RUF and AFRC
 - 23 who had those marks, they were over 60 at the time throughout.
 - 24 Q. Did the children tell you how they were marked?
- 13:00:51 25 A. Well, some of them, they told us they were marked because
 - 26 they don't want them to run away, because at this time in Sierra
 - 27 Leone, specifically, people were saying that RUF had special
 - 28 stamp and if you are caught with this stamp then even the public
 - 29 will kill you because there was also this conflict, people don't

- 1 want this RUF to come close to them because they just hated them
- 2 because of what they are doing and they have done. And in the
- 3 centre when they were coming, say this will make you stay with
- 4 the commanders, you don't come out to town. And so we had a good
- 13:01:29 5 number of them who were treated by medical groups including those
 - 6 Italian doctors who came to the centre.
 - 7 Q. These marks, were they marked with ink or how was the mark
 - 8 made, if you know?
 - 9 A. They were cut either by blades or knives or whatever iron
- 13:01:50 10 instrument, but they were actually cut on the body.
 - 11 Q. And when you say they didn't want them to run away, who
 - 12 didn't want the children to run away?
 - 13 A. Those from the RUF, the RUF don't want them to run away.
 - 14 Those from the AFRC, the AFRC don't want them to run away. But
- 13:02:08 15 we have both groups were marking, but for this special case it
 - 16 was RUF.
 - 17 Q. When you did the interviews with the children, would they
 - 18 identify themselves as being either with the RUF or the AFRC or
 - 19 whatever faction they were with?
- 13:02:23 20 A. Yes. They were very proud in identifying themselves and
 - 21 some of them identified themselves. Some of them, they don't
 - 22 have to identify themselves because we took them directly from
 - 23 RUF or AFRC during disarmament, so we don't bother much. But we
 - 24 bother about those who were brought to us by the UNOMSIL people
- 13:02:48 25 who were moving up and down and when they were able to get hold
 - of these children they bring them. Those we go so much to ask to
 - 27 know where they belong. But the others wherein I am presently
 - 28 receiving them from the RUF, I don't bother to ask. It's
 - 29 straightaway I know he's RUF or AFRC.

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Q.

2 something we talked about yesterday. Yesterday I asked you this 3 question on page 23707. I said: 4 Sir, you told us in the private session about some of your work and you told us that you came across some 13:03:20 5 children with the RUF. Did any of them ever tell you that 7 they were involved in fighting in Freetown in January 1999?" 8 Then you wrote four names on a piece of paper. How do you know that these four children were RUF? 13:03:40 10 Well, the children in the centre were very boastful about 11 Α. 12 where they have gone, where they fought and succeeded. And even 13 in our private interviews with them - as I said, in our 14 documentation we want to know the history of your stay with 13:04:01 15 either the RUF or AFRC. We want to know the date you were captured if you can, or the time of capture, or the name of the 16 17 operation in which you were captured, or just the name of the village, because particularly for areas in the north we had dates 18 19 of when most of the villages and towns were attacked. So we 13:04:23 20 followed up those names. If you are attacked at Pendembu we know 21 that at such-and-such a month and such-and-such a date Pendembu 22 was attacked and so we have that date for those who cannot. others who have been in school, who can tell us exactly, we 23 24 follow their story. 13:04:48 25 Sir, you told us that some of the girls at the centre came 26 with babies or were pregnant when they arrived. What was the 27 youngest age or ages of the girls that came that were pregnant or 28 with babies?

Thank you. I want to go back for just a moment to

When we opened directly this time also with the help of

- 1 Agnes Mani, who was the commander of WAC's, that is the women
- 2 army commanders, and we received 127 young girls. They were
- 3 about 13/14. But 15, 16, 17 were the majority of those with the
- 4 pregnancy or children, so we received them. Also we gave them to
- 13:05:38 5 the we brought them to the interim care centre at a point where
 - 6 we were only dealing with them and later we sent them back to -
 - 7 we called UNICEF and the child protection agency to come for
 - 8 them. Some were then taken to COOPI, to FHM and to ADRA and
 - 9 other child protection agency out of Makeni.
- 13:06:03 10 Q. You told us that you had workshops where you tried to deal
 - 11 with these issues of sexual assault. Did you originally put all
 - 12 the girls in that workshop or did you separate them by ages or in
 - 13 some other way?
 - 14 A. Well, in the beginning we wrongly thought that maybe
- 13:06:26 15 because when you look at some girls you would have thought nobody
 - in his right senses would tamper with such a girl, and so some of
 - 17 the younger girls we said, "Well, you come out. Go yonder". So
 - 18 we did not believe that they had been tampered with. This time
 - 19 we only want to deal with those who have categorically said to us
- 13:06:49 20 that, "Yes, I have been tampered with", so we know how to talk to
 - 21 them.
 - 22 Then after we had separated the group there was this girl
 - 23 who said, "Una no lef mio", which is, "Don't leave me". I said,
 - 24 "E bo komot. You go aside. Don't come this way". "Una no lef
- 13:07:05 25 mio". And then, "Why we should not leave you?" "Mi sef sef a
 - 26 don do am", which is "Myself, I have been used", and we sent her
 - 27 to MSF. Again the sisters there prove it that indeed she was
 - 28 tampered with.
 - 29 Q. How old was this girl?

- 1 A. She was about nine or ten.
- 2 Q. And how was it proven that she had been tampered with?
- 3 A. As I said, she said it to us and we sent her to UNICEF who
- 4 were doing the medical to MSF who were doing the medical
- 13:07:44 5 screening and they confirmed.
 - 6 Q. Do you recall how they confirmed it?
 - 7 A. Well, they know how to do their checking about who is
 - 8 tampered with and who is not tampered with. We got the result
 - 9 that she was tampered with.
- 13:07:59 10 Q. Can you please write her name and the number I believe we
 - 11 are on 4 and write her name on the paper.
 - 12 JUDGE SEBUTINDE: Mr Koumjian, I may be asking something
 - 13 that is already on the record, but these 127 young girls that
 - 14 Commander Mani, Agnes Mani, handed over to the witness, do we
- 13:08:27 15 have evidence where they came from? Where they were retrieved
 - 16 from?
 - 17 MR KOUMJIAN:
 - 18 Q. Sir, can you help us with that information?
 - 19 A. This 127 we got all of them in Makeni.
- 13:08:42 20 Q. Do you know how they had come to Makeni, how they came to
 - 21 be in Makeni?
 - 22 A. Yeah, they came with the they were with the RUF
 - 23 commanders, in their different, well, I call them, they are
 - 24 different family setup. So when we intervene and Agnes Mani
- 13:09:02 25 agreed, also with the help of her deputy, Marcia Turay, we all
 - 26 walk around Makeni, collected them. We announced to the
 - 27 commanders. They let them come and we registered them. Those
 - 28 who have children, you should come with the child. We register
 - 29 you and your child. Those, the others, because these were the

- only two category; either you are pregnant or you are with a
- 2 child. So we had that number, this number, which is 127 and we
- 3 have them for some days. Then again, UNICEF came. They took
- 4 them from Makeni to Port Loko and they were there where some of
- 13:09:46 5 them learnt some trades and they were given some packages to go
 - 6 back and resettle.
 - JUDGE SEBUTINDE: Do we have the ages of these girls?
 - 8 MR KOUMJIAN:
 - 9 Q. You told us the ages of the mothers that were among the 127
- 13:10:03 10 girls. You said 13, 14, the majority 15, 16, 17, but the 127,
 - 11 the whole group, what was the age range?
 - 12 A. We had from 13 to 19, 20.
 - 13 Q. And what, do you recall approximately what month and year
 - 14 it was that you received this group of girls?
- 13:10:26 15 A. This was followed about April. It was shortly after we
 - 16 sent the 600 boys and girls. Immediately we embarked on
 - 17 collecting the girl mothers, so it's about a difference of about
 - 18 a week. Then the following week we sent them to Port Loko.
 - 19 Q. April of which year?
- 13:10:46 20 A. Of 2001. After we sent those boys we collected from Kono
 - 21 and the other places.
 - 22 Q. Now, you said you found these girls with the RUF in Makeni.
 - 23 Do you know where they were they originally from Makeni or
 - 24 where were they from?
- 13:11:01 25 A. Very few were from Makeni. A good number were Kenema,
 - 26 Kailahun, Tonkolili. Very few were actually from Makeni. Most
 - of them were from the other districts.
 - 28 Q. If that paper could again be displayed so we can see the
 - 29 fourth name. Sir, we only have a first name. Is that the only

- 1 name you recall?
- 2 A. Yes, I cannot.
- 3 Q. Now, sir. Thank you. Mr Court Officer, thank you. We
- 4 don't need display that any further at this time. Sir, you
- 13:11:53 5 talked about some medical screenings and some of the girls being
 - 6 found with venereal diseases. Do you recall any specific
 - 7 incidents or statistics about that?
 - 8 A. At some point in Makeni we had about 47 girls who were
 - 9 released by the RUF and we sent them to again MSF and ACF. The
- 13:12:18 10 statistics they gave us was that we should be sending 43 of them
 - 11 for treatment. And we been sending them. And from there, we
 - 12 argued that all these 43 were had some kind of venereal disease
 - 13 and they were treated.
 - 14 Q. Sir, you talked about the goal of the centre, one of the
- 13:13:04 15 goals being to reunite the children with their parents, with
 - 16 families. Was there ever a problem with the parents when you
 - 17 tried to return the children?
 - 18 A. We have some. There were problems. We have some of the
 - 19 problems and because we foresaw the problems, this was why we
- 13:13:24 20 have a period of preparation before unification. To some, first,
 - 21 we go to the village and ask for the parents if they want accept
 - 22 back the child because we have a child who said he came from this
 - 23 village. Others will say, "Yes, come". Others will say, "Hmm.
 - 24 Una jos ol am", "Let her just stay with you", or, "Let him just
- 13:13:47 25 stay with you", "Bikos di tin we don don", in that they think
 - 26 what he has done in this village they are not going to accept him
 - or her and so we have to then open the we also have a team
 - 28 within the child protection centre who were doing the advocacy
 - 29 and lobbying so that these children will be subsequently be

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2 those problems. 3 We also have problems of even in the final analysis, we 4 have few problems, because some of them were giving us wrong names and you go to a village, you go to the specific direction 13:14:25 5 he or she had given. You ask for Adama Sesay. He will tell you 6 7 one of our daughters was actually taken away but she is not Adama 8 Sesay or he is not Abdul. And so you go back and start all over again. So we have all these sort of challenges which you call 13:14:51 10 problems. Okay. The challenge, to use your word, that was created by 11 Q. 12 some parents you said, when you went to the village, they said to 13 you, if you could keep the child because of the things they have 14 done in this village. Can you explain why were the parents 13:15:06 15 reluctant to take back the child because of the things they have 16 done in this village? 17 Some of the children, after they have been captured, they Α. actually became fighters and alongside the adult commanders. 18 19 They also killed. They burnt houses. They were involved in the 13:15:23 20 amputation. And there were some members of the community who saw 21 them doing this, so they were not readily too keen on accepting 22 them back. This was why, as I said, we had to do a lot of lobbying, telling them that they cannot go nowhere. 23 24 this was why in the beginning they were not even calling them 13:15:45 25 their children, they called them Caritas children. So we have to 26 go all around the community to explain to them that Caritas has 27 no wife, has no husband. We are only helping. So they are not 28 our children, they are your children. You should accept them 29 We had a lot of - and therefore, also we formed the child back.

accepted by their families and by their communities, so we have

- 1 welfare committees in many of these villages to help us to accept
- 2 back the children.
- 3 Q. Sir, were any of the children, I understand your goal was
- 4 to reunite children with their parents, were any of the children
- 13:16:18 5 at the centre actually orphans whose parents had died?
 - 6 A. Yes. We have some whose parents were no longer there, they
 - 7 have died. And those are some of them who we put in permanent
 - 8 self homes. After long, lengthy time in the child centre we rent
 - 9 houses for them where they do things for themselves, because
- 13:16:41 10 until they have somebody who will foster them they were on their
 - own, in their homes. We only go there to monitor what was going
 - on, how they were doing things and to talk to them how they
 - 13 should try to cope with life and then, subsequently, a good
 - 14 number of them were fostered with other parents and there were
- 13:17:04 15 people who come and said, "Give me this child. I want to take
 - 16 one." They used to come and so we were giving them. And later
 - 17 you go to minister of social welfare and normalise what the law
 - 18 actually says how to foster a child because when we were
 - 19 fostering them it was on temporary basis so that when we shall
- 13:17:27 20 have found your mother, or sister, or aunt or whoever is close
 - 21 within the family range, we sent her or he to that family. And
 - 22 so, that was how we were also working.
 - 23 Q. Sir, do you recall a particular boy who had lost his
 - 24 parents at the centre?
- 13:17:54 25 A. In the centre --
 - 26 Q. A boy at the centre whose parents were no longer alive.
 - 27 A. Yes, we have, there were, we have them. One example was,
 - 28 there was a Kono boy, and --
 - 29 Q. Before you go further, could you write the boy's name on

- 1 the paper under the number 5. May that be displayed under the
- 2 same conditions, your Honours?
- 3 PRESIDING JUDGE: Yes.
- 4 MR KOUMJIAN:
- 13:18:55 5 Q. Sir, can you now tell us about the boy whose name you have
 - 6 written under 5, the Kono boy. What happened?
 - 7 A. Well, this boy actually had been for a long time with us
 - 8 from Makeni to Port Loko and then to Lungi. And we came to a
 - 9 time where he became very much achieving whatever we were doing.
- 13:19:14 10 But, when the AFRC boys and girls were brought, after the
 - 11 operation of the British, was it Operation Barras, and they
 - 12 brought some of these children who were with the AFRC. And then
 - 13 --
 - 14 Q. Just to clarify: The boy whose name you wrote under number
- 13:19:37 15 5 what faction was he with?
 - 16 A. He was from Makeni.
 - 17 Q. Which faction was he with?
 - 18 A. Makeni it was RUF.
 - 19 Q. Thank you. Please continue.
- 13:19:47 20 A. And then there was one of these girls, since this boy, this
 - 21 group of boys came to, and girls, there were about 30 of them
 - 22 brought to us by UNAMSIL and the members of the British, who
 - 23 attacked where the AFRC were, the West Side Boys, and this boy,
 - 24 when we used to meet in the evening, because every evening we
- 13:20:16 25 come together, we pray, we sing songs, we play traditional games,
 - 26 he had been very active. But when these people came, he shied
 - 27 away from us. We didn't know what was happening. So one day I
 - 28 called him. I said, "Well, you don't seem to be active these
 - 29 days, what happened?" He did not explain, so I let him go. I

- 1 was asking his friends when one told me, {Redacted}.
- 2 Q. Redact that please.
- 3 PRESIDING JUDGE: Yes. You've just mentioned a name there,
- 4 Mr Witness. Madam Court Manager, I will make an order redacting
- 13:20:55 5 that name. Anybody in the Court, or members of the public who
 - 6 have heard that name, are ordered not to repeat it.
 - 7 MR KOUMJIAN:
 - 8 Q. So sir, please continue. You said that --
 - 9 A. And then he said the things you are doing in this centre is
- 13:21:18 10 not good. Meaning some of the activities we were performing in
 - 11 the centre were not good. Well, we asked what were these
 - 12 activities that were not good.
 - 13 Q. Who said this?
 - 14 A. The boy. And he told us we were bringing dead people or
- 13:21:38 15 people who have died into the centre. We were bringing ghosts.
 - 16 How can we bring ghosts into the centre? But then we asked
 - 17 further and we came to realise that when Kono was attacked, he
 - 18 saw killings in the house of his parents, even of one of these
 - 19 girls who was brought, and then he was never thinking that they
- 13:22:09 20 will meet again. And then, when he had explained the story, in
 - 21 the evening I made arrangements that we shall be meeting to make
 - 22 him show that this of his sister was not killed.
 - 23 And then we also called the sister. We gave her some prior
 - 24 information and we asked questions, that they should be meeting.
- 13:22:34 25 So we prepared a small meeting between him, the sister and some
 - of the few friends, and since that day he came to realise for
 - 27 sure that the girl was not killed. And really, we lived
 - 28 together. So we have some of these issues and these stories in
 - 29 from the centre.

- 1 Q. So was the girl who was brought after the British operation
- 2 against the West Side Boys, was she actually the sister of the
- 3 boy from Kono under number 5?
- 4 A. They came to tell us the true story, that they were sisters
- 13:23:12 5 from the same father.
 - 6 Q. And what happened to their parents?
 - 7 A. The parents were killed. They were no more.
 - 8 Q. Do you know who killed their parents?
 - 9 A. Well, we will our interpretation was, it was either the
- 13:23:28 10 AFRC or the RUF because from the point Kono was attacked they
 - 11 were together. And the fact that the girl was with the AFRC, and
 - 12 the boy was this, it's an interpretation that they were attacked
 - 13 at the time when they were both acting together.
 - 14 MR KOUMJIAN: Your Honour, I have very little left in my
- 13:23:56 15 direct examination but I think it would be interruptive if I
 - 16 begin this last point at this time. If we could break now I
 - 17 would appreciate it.
 - 18 PRESIDING JUDGE: Yes, we will break at this stage, if it's
 - 19 convenient, Mr Koumjian. We are going to have a break for lunch
- 13:24:18 20 now, Mr Witness. We will resume at 2.30. And once again, just
 - 21 sit there until arrangements can be made to take you out of the
 - 22 Court. We will adjourn now.
 - 23 [Lunch break taken at 1.30 p.m.]
 - [Upon resuming at 2.30 p.m.]
- 14:30:56 25 PRESIDING JUDGE: Go ahead, Mr Koumjian.
 - 26 MR KOUMJIAN: Thank you. Your Honours, may the document
 - 27 that the witness just prepared with five names be given an MFI
 - 28 number and be marked confidential, please.
 - 29 PRESIDING JUDGE: Before we mark it perhaps the witness

- 1 could date it and also put his identification number on it, TF1
- 2 number.
- 3 MR KOUMJIAN: Thank you, your Honours:
- 4 Q. Mr Witness, would you please write your TF1 number 174 and
- 14:32:10 5 then put today's date which is, I believe, 28 January 2009.
 - 6 PRESIDING JUDGE: I would like to see that, please. Is it
 - 7 all right with you if I have a look at it? Did you want to have
 - 8 a look at that, Mr Griffiths?
 - 9 MR GRIFFITHS: No, thank you.
- 14:33:21 10 PRESIDING JUDGE: What about you, Mr Koumjian?
 - 11 MR GRIFFITHS: No, thank you, your Honours.
 - 12 PRESIDING JUDGE: All right. Thank you. That piece of
 - 13 paper on which the witness has written down five names will be
 - 14 marked for identification MFI-43, I think it is, and it will be
- 14:33:48 15 marked confidential.
 - I think the previous two letters I omitted to mark those
 - 17 confidential. Is that right, Mr Koumjian?
 - 18 MR KOUMJIAN: I forgot to ask you and I was just going to
 - 19 do that. Yes, thank you.
- 14:34:03 20 PRESIDING JUDGE: All right. While we're at it, the
 - 21 previous documents identified as MFI-41 and MFI-42 will also be
 - 22 marked confidential. Yes, Mr Koumjian.
 - 23 MR KOUMJIAN: Thank you:
 - 24 Q. Now, sir, you talked about the sister of number 5 on that
- 14:34:25 25 list having come following a British operation against the AFRC
 - 26 that you called Operation Barras. Is that correct?
 - 27 A. Correct.
 - 28 MR KOUMJIAN: Your Honours, the spelling for that is
 - 29 B-A-R-R-A-S:

- 1 Q. Mr Witness, do you recall approximately when this operation
- 2 took place?
- 3 A. It was well, it took place in the year 2000 at about very
- 4 close to the end of the year.
- 14:35:07 5 Q. Okay, thank you.
 - 6 A. I don't remember exactly but it was close to the end of
 - 7 that year.
 - 8 Q. Thank you. Can you briefly tell us what you know about, or
 - 9 what you heard about what happened there, just a brief
- 14:35:22 10 description?
 - 11 A. Well, in the beginning, we heard that some British soldiers
 - were plying the road to Gberi, a village very close where the
 - 13 West Side Boys were, and they were captured, and for a long time
 - 14 there were negotiations between the government, the UN, the
- 14:35:54 15 British and these people who were there, that is the West Side
 - 16 Boys.
 - 17 And then there was there seemed to be no release and then
 - 18 all of a sudden one morning we heard that the British have come
 - 19 and they have attacked the West Side Boys at Gberi and then they
- 14:36:29 20 arrested some of the West Side Boys and then they were scattered
 - 21 and these, some of these children they brought to us and then the
 - 22 following days it was in all the newspapers in Freetown. That's
 - 23 all I know about it.
 - 24 Q. Approximately how many children from this operation, after
- 14:36:47 25 this operation were brought to your centre?
 - 26 A. They were about 30.
 - 27 Q. What were their ages, approximately?
 - 28 A. Again, the ages were the same. It was some were 12, 13,
 - 29 14, 15, 16. They were in that range age range.

- 1 Q. And the sister of the boy, the Kono boy, number 5 on the
- 2 list you just wrote, approximately how old was she?
- 3 A. She was a bit younger compared to the boy. She was about
- 4 13.
- 14:37:29 5 Q. And once you got the two of them together, and discussed
 - 6 their fears about dead people being at the centre, how did they
 - 7 get along?
 - 8 A. As I explained that we use our tactics. We talk to him, we
 - 9 talk to the boy, we arrange to the girl and the boy. We
- 14:37:53 10 arrange a meeting with them, plus few of their close friends; a
 - 11 close friend of the girl, a close friend of the boy. And they
 - 12 explain the girl also explained that she was also thinking that
 - 13 this of her brother was killed and the boy was thinking the same.
 - 14 So when they met they were both thinking that each one was a
- 14:38:19 15 ghost.
 - 16 Q. And once you got them together how did they react?
 - 17 A. From they were happy. From then they became united and
 - 18 they were fighting for each other.
 - 19 Q. Did you have any experiences with children at the centre
- 14:38:38 20 who had used drugs?
 - 21 A. Yeah. When they came we had a good number of them who said
 - 22 they were using drugs and even in the centre we have a good
 - 23 number. Once in a while we catch them smoking, especially the
 - 24 jamba or marijuana. It was very common among them. We continue
- 14:39:04 25 because we all of this was a topic we also wanted to know. In
 - 26 the centre, as I said, a good number of them were once in a while
 - 27 at so many times they went to the corners and get their
 - 28 marijuana, which we call jamba, and so we asked them whether it
 - 29 was true that even in the bush they were using drugs. They said

- 1 yes, but again jamba was the most common and they were using what
- 2 they call blue boat and then latter we find out what this blue
- 3 boat was.
- 4 One of them brought a sample and then those who know what
- 14:39:50 5 it was, it was the diazepam which was generally supplied at the
 - 6 mental home in Kissy. Then they used the locally brewed wine, as
 - 7 we say the Omolai and the palm wine. These were the what we
 - 8 consider as drugs which they used very much.
 - 9 And then, because a good number of them told us that they
- 14:40:18 10 have not seen cocaine, we asked but we heard so many stories that
 - 11 it was used. They said, no, it was only used by some of those
 - 12 who had enough money to buy it because it was very expensive. So
 - 13 it was not very few number of those who use cocaine, but the
 - 14 majority were using marijuana.
- 14:40:40 15 Q. How were the drugs taken? Were they swallowed, were they
 - 16 smoked or were they ingested in any other way did they get them
 - 17 into the body?
 - 18 A. Well, for marijuana they told us they smoke, and at times
 - 19 it is cooked along with their sauce and again at times they also,
- 14:41:02 20 with the food gun powder from the cartridges was also cooked and
 - 21 used. So they cooked it, the marijuana, they smoke it, they also
 - 22 boil it as tea and drink it.
 - 23 Q. Was there any other way that drugs were put into their
 - 24 blood system?
- 14:41:21 25 A. Well, for those who said that very few people were using
 - 26 cocaine, they told us some parts in the body were cut and then
 - 27 the cocaine is put in there, then they have a plaster on top of
 - the sore and so.
 - 29 JUDGE SEBUTINDE: Mr Witness, did you say they cooked gun

- 1 powder?
- THE WITNESS: After they cook it, they put it in the food,
- 3 gun powder.
- 4 MR KOUMJIAN:
- 14:42:03 5 Q. Sir, I only have one further question for you. As a
 - 6 citizen of Sierra Leone today, to this day, do you see any
 - 7 effects of this war that was brought to Sierra Leone in your
 - 8 current daily life?
 - 9 A. The answer is yes, and we I always say to my fellow
- 14:42:25 10 citizen, whenever we discuss about the war, that any cut in the
 - 11 body usually leaves a scar and the cut of the RUF and the AFRC
 - 12 was too deep in the Sierra Leone situation. For example, in
 - 13 Makeni alone, we have four amputee camps now existing. There is
 - one at Masongbo about five miles from Makeni; there is another
- 14:43:04 15 after Teko Barracks in Teko village; there is one at Panlap just
 - 16 two miles from Makeni and there is one at Makombo. These are
 - 17 effects of the war because each time we see them we see the scar
 - 18 created by the war.
 - 19 Again we come back to specifically the children. A good
- 14:43:29 20 number of them, though initially they were accepted and taken by
 - 21 their parents, after some times the parents were not able or were
 - 22 not willing to accept them back. If you go around the streets in
 - 23 Freetown, in Makeni, in Bo, in Kenema, you see you find out
 - 24 that most of them are now engaged in riding what they call Okada,
- 14:44:00 25 Honda, renting. They are renting, transporting people there and
 - there within the towns and out of the towns to the nearby
 - 27 villages.
 - 28 So at times I wonder what will happen to these people.
 - 29 They have no education. You go to emergency hospital, most of -

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29

2 them are not going to school. They have outgrown the ages of 3 schools and some of the principal were not even willing to accept 4 them back. So, to me, their future is bleak and for some of these, as 14:44:33 5 earlier we said, this is why some of us even came to the 6 7 realisation to have our private schools, so we can absorb some of 8 them and we mix them together with those now we call children in difficult circumstances because most parents cannot accept. We look at the condition of the girls. The Sierra Leonean 14:44:58 10 situation, especially the culture in the north, it will not 11 12 permit - it does not permit girls who have been vaginated, who 13 have been impregnated from these - who have got their pregnancies 14 from these people. Most of our people, including myself, would 14:45:23 15 not dare marry these people again. So it's like there is a high growth of what we term as a single parent who, especially with 16 17 these girls, and they have no future, no man is helping them. And Sierra Leonean situation is not like other situations 18 19 like here, or as we read and heard about the advanced world where 14:45:48 20 a woman can stand by herself. Here, we need people to support 21 these women to grow. They give support to each other as a 22 family. And when we look at the children from, born by these young 23 24 girls, in Sierra Leone, especially in the north, they have no future to fight politically - for any political power because our 14:46:09 25 26 culture is we start to ask you: Where were you born? Who is 27 your mother? Was your mother married to this paramount chief or 28 this section chief or this family? And then these children will

all the - most of the cases there, they are these boys.

grow, those questions will be hard to answer. And they are

- 1 asking them each time there are elections. This man, this woman,
- 2 though she married to this man but she had this baby from a
- 3 boyfriend, and that baby will never be accepted in the Sierra
- 4 Leonean culture to fight for future powers, paramount
- 14:46:49 5 chieftaincy, and so we use the same reason even to disqualify you
 - 6 for some other positions within the town.
 - 7 So there are problems and they will continue to remain and
 - 8 they are deep, I believe.
 - 9 MR KOUMJIAN: Your Honours, just a spelling. The witness
- 14:47:09 10 used the word Okada, O-K-A-D-A, and I believe there were some
 - 11 spellings of the villages where there were amputation camps. I
 - don't know if we need those from the witness or not.
 - 13 PRESIDING JUDGE: Well, if there are in evidence we had
 - 14 better have the right spelling.
- 14:47:31 15 MR KOUMJIAN:
 - 16 Q. Sir, you said Panlap, can you spell that?
 - 17 A. Panlap is P-A-N-L-A-P.
 - 18 Q. And can you remind us of the other areas you mentioned
 - 19 where the camps were?
- 14:47:43 20 A. Makombo, M-A-K-O-M-B-O. Masongbo, M-A-S-O-N-G-B-O and then
 - 21 Teko village, T-E-K-0?
 - 22 Q. Sorry, maybe just one more question: These former wives of
 - 23 the RUF, what do they do now?
 - 24 A. Well, some of them now they are in Makeni. They are doing
- 14:48:27 25 some of them returned to the commanders who held them before,
 - 26 they're living together because most of them, as I said, they
 - 27 don't have the love and the appreciation from their parents and
 - 28 nobody there takes them. Others are moving from one NGO centre
 - 29 to seeking for skills training, what they will do, what they

- 1 will not do. Others are doing trading, selling petty things in
- 2 the market.
- 3 We meet very often. We talk, they are there. Very few
- 4 have their have young men who came out for them and they are
- 14:49:06 5 staying. And in that town we have now a word, "Na den de?" Is
 - 6 he or is he with them before? And people say "Yes", so it
 - 7 means they should not even dare make love with you, and so they
 - 8 are kind of discriminated.
 - 9 PRESIDING JUDGE: Thank you, Mr Koumjian. I assume you've
- 14:49:37 10 got a few questions, Mr Griffiths. I probably don't need to do
 - 11 this but I will just remind you there was a matter that
 - 12 Mr Koumjian mentioned at the beginning of this witness's evidence
 - 13 that if cross-examined upon in open court might tend to disclose
 - 14 the witness's identity.
- 14:49:52 15 MR GRIFFITHS: And I'll seek to use a totally anodyne
 - 16 phrase, if that eventuality arises, doubtful as I think it will.
 - 17 PRESIDING JUDGE: Thank you, Mr Griffiths.
 - 18 CROSS-EXAMINATION BY MR GRIFFITHS:
 - 19 Q. You spent many years dealing with children who had been
- 14:50:10 20 robbed of their childhood, didn't you?
 - 21 A. I did.
 - 22 Q. It must have been undoubtedly very painful work, was it?
 - 23 A. It was. As I said, it was a big challenge, but we went
 - 24 through it.
- 14:50:35 25 Q. And I'm sure everyone would join with me in expressing our
 - 26 admiration for the kind of work that you were able to do with
 - 27 those young people. Now, I only have a few questions for you.
 - 28 It was in late December 1998, wasn't it, that the RUF entered
 - 29 Makeni?

- 1 A. That was the year and the period.
- 2 Q. And the date we're talking about is 23 December, isn't it?
- 3 A. It is.
- 4 Q. So it was just before Christmas?
- 14:51:15 5 A. It is.
 - 6 Q. Now, after they entered Makeni, there was heavy fighting
 - 7 for three or four days, wasn't there?
 - 8 A. There was.
 - 9 Q. Thereafter, during that period of three or four days, there
- 14:51:29 10 was also a lot of looting in Makeni, wasn't there?
 - 11 A. Looting took place.
 - 12 Q. Was there any burning of houses?
 - 13 A. At this time there was no burning.
 - 14 Q. But, as you've indicated, you heard reports of many females
- 14:51:48 15 being raped during that period. Is that right?
 - 16 A. That is right.
 - 17 Q. And is it fair to say that after those three or four days
 - things calmed down in Makeni for a while?
 - 19 A. Sure.
- 14:52:05 20 Q. And is it the case that it was the efforts of the RUF
 - 21 commander for that area, Issa Sesay, which brought about that
 - 22 cal m?
 - 23 A. It was Issa.
 - 24 Q. And for the most part, whilst Issa Sesay was in charge of
- 14:52:26 25 Makeni, there was a sense of there being a rule of law in that
 - 26 city, wasn't there?
 - 27 A. Intermittently.
 - 28 Q. Put differently he did his best, did he not, to maintain
 - 29 law and order in Makeni?

- 1 A. Personally I would not call it law and order, because
- 2 according to me you cannot execute or exercise law and order by
- 3 killing without judging people. Just one or two questions, you
- 4 kill. Just one or two questions, something happen, you kill, no
- 14:53:11 5 evidence. I don't call that order.
 - 6 Q. Well, at least there was calm. Would you agree?
 - 7 A. I will not agree with you in this matter.
 - 8 Q. Very well. Now prior to that December in 1998, the
 - 9 AFRC/RUF forces had been to Makeni on a previous occasion, hadn't
- 14:53:39 10 they?
 - 11 A. They were.
 - 12 Q. And that was in late February 1998?
 - 13 A. Even it they started living together in Makeni from the
 - 14 time of the coup of the AFRC.
- 14:53:59 15 Q. It's my fault. Let me ask the question differently. In
 - 16 terms of fighting or looting, that kind of misbehaviour, there'd
 - 17 been a previous incident of such behaviour in late February/early
 - 18 March of 1998, wasn't there?
 - 19 A. There was.
- 14:54:28 20 Q. And that was when the AFRC forces, along with some members
 - 21 of the RUF, were retreating from Freetown following the ECOMOG
 - 22 intervention. That's right, isn't it?
 - 23 A. Right.
 - 24 Q. And hoards of AFRC and RUF combatants descended on Makeni
- 14:54:48 25 at that time, didn't they?
 - 26 A. They were there, but during the fight those who were in
 - 27 Freetown also joined those who were in Makeni.
 - 28 Q. Yes, but in terms of fighting and violence is it right to
 - 29 say that the only occasion that occurred was in December 1998?

- 1 Would you agree?
- 2 A. Also in the 17 day period which started mid-February.
- 3 0. '99?
- 4 A. '98.
- 14:55:25 5 Q. '98, okay. So those two episodes of violence, yes. So
 - 6 we're talking about February 1998 and now December 1998, am I
 - 7 right?
 - 8 A. Yes, you are right.
 - 9 Q. So two occasions. Now Issa Sesay remained in charge of RUF
- 14:55:49 10 forces in Makeni up until disarmament, didn't he?
 - 11 A. He di d.
 - 12 Q. And during that period from about December 1998 through to
 - 13 2001, apart from the periods of infighting within the RUF/AFRC
 - 14 partnership for the most part Makeni was calm, wasn't it, for the
- - 16 A. Some parts were calm. Some parts were not calm because, as
 - 17 I explained, there were the food finding missions and the food
 - 18 finding missions were activities of no calmness. They have to
 - 19 attack people, they will take their food, other property which
- 14:56:41 20 belongs to them, and every day from one village and the other
 - 21 people come. So if today you are calm here the other people are
 - 22 not calm, so the period as a whole was not calm because every
 - 23 day, as I said, there were food finding missions and the food
 - 24 finding missions were not easy. There were also small attacks.
- 14:57:13 25 Q. I think we all understand the picture. Now apart from Issa
 - 26 Sesay, others you saw in Makeni were Gibril Massaquoi. Is that
 - 27 right?
 - 28 A. He comes in and go. He was more in Lunsar than in Makeni,
 - 29 but he was coming very often.

- 1 Q. You also saw Superman?
- 2 A. He was there, coming and going.
- 3 Q. Also one Rambo? The late Rambo?
- 4 A. Rambo was there until when he was attacked and killed.
- 14:57:43 5 Q. Also Morris Kallon?
 - 6 A. He was there, but he was also coming and going.
 - 7 Q. Also one General Bropleh?
 - 8 A. Bropleh was there.
 - 9 Q. Now, I want to pause and ask you a little bit more about
- 14:58:00 10 him. Bropleh was a Liberian, wasn't he?
 - 11 A. We were told he was.
 - 12 Q. And he was in charge of a body of combatants called the
 - 13 STF, wasn't he?
 - 14 A. He was.
- 14:58:12 15 Q. Now the STF stood for Special Task Force, didn't it?
 - 16 A. It is.
 - 17 Q. And the Special Task Force had been a unit within the
 - 18 Sierra Leonean army. That's right, isn't it?
 - 19 A. I don't know what it was, but in Makeni they were working
- 14:58:33 20 together with the RUF.
 - 21 Q. Were you not aware that the STF was in fact a unit of the
 - 22 Sierra Leonean army which at the time of the coup in May 1997
 - 23 became part of the AFRC forces? Did you know that?
 - 24 A. I did not know. As I said in Makeni they were together
- 14:58:59 25 with the RUF, they were doing things together and for us for me
 - 26 it's like they are like brothers, like minds.
 - 27 Q. They were Liberians, weren't they?
 - 28 A. Most of them were Liberians.
 - 29 Q. Were you aware that they had been recruited from former

- 1 ULIMO fighters?
- 2 A. I am not aware.
- 3 Q. Do you know of ULIMO?
- 4 A. I heard about ULIMO. I heard about it when there was the
- 14:59:39 5 Liberian conflict.
 - 6 Q. Were you aware of ULIMO fighters operating from Sierra
 - 7 Leone?
 - 8 A. At some point, yes.
 - 9 Q. Now you became aware at some stage of an attack upon
- 15:00:03 10 Freetown in January 1999, didn't you?
 - 11 A. We did.
 - 12 Q. Now that attack on Freetown was primarily the work of the
 - 13 AFRC soldiers, wasn't it?
 - 14 A. Up to this time from what we've been hearing in Makeni it
- 15:00:29 15 was led by AFRC, but you cannot also divorce RUF because even in
 - 16 Makeni most of the time until when they had the infight they were
 - 17 doing things in common.
 - 18 Q. Were you in Freetown at the time of the invasion?
 - 19 A. I was not in Freetown. All the time I was in Makeni and
- 15:00:56 20 the surrounding villages.
 - 21 Q. So I take it you were dependent on what people told you in
 - 22 order to know what was going on during that invasion, would that
 - 23 be fair?
 - 24 A. Partially we depend on what we hear from people who go and
- 15:01:13 25 who went and come back to Makeni.
 - 26 Q. Yes.
 - 27 A. And we also listened, as I was explaining, to radios like
 - 28 RFI and BBC. And every day in the course of the time people were
 - 29 moving from Makeni to Freetown, from Freetown to Makeni and we

- 1 heard of the stories. The RUF and the AFRC were also going and
- 2 coming, so both groups were together.
- 3 Q. Would it be fair to say that the attack on Freetown was
- 4 mostly led by SLAs?
- 15:01:56 5 A. We heard that it was led by SAJ Musa and some other
 - 6 commanders from the Koinadugu or Kambia axis.
 - 7 Q. And was it not the case that because the RUF did not really
 - 8 help them, that started a conflict between the RUF and the AFRC?
 - 9 A. I don't know that, because since I was in Makeni and they
- 15:02:21 10 were doing things together I repeat we always see them and
 - 11 together they were doing the same things. They came to Makeni.
 - 12 They were together in the administrative office. We saw SLA. We
 - 13 saw RUF. Though we heard that the attack in Freetown was led by
 - 14 AFRC, but you cannot di vorce RUF.
- 15:02:49 15 Q. I'm going to ask you again. The fact that the RUF did not
 - 16 really help them was the beginning of the conflict between the
 - 17 RUF and the AFRC. Do you recall those words?
 - 18 A. I do not know about these words.
 - 19 Q. Are they not words uttered by you to an investigator on 14
- 15:03:20 20 August 2003?
 - 21 A. { Redacted } --
 - 22 MR KOUMJIAN: Excuse me, your Honour. May that be
 - 23 redacted, please.
 - 24 PRESIDING JUDGE: Apparently for a reason I don't
- 15:03:34 25 understand, your identity, Mr Witness, can be revealed if you
 - 26 make references like the one you've just made.
 - 27 THE WITNESS: I did not utter those words.
 - 28 PRESIDING JUDGE: No, just a moment. All right. Well you
 - 29 know the words complained of, Madam Court Manager? Yes. Well,

- 1 I'll make an order redacting those words. Did you want to ask
- 2 the question again, Mr Griffiths?
- 3 MR GRIFFITHS: Thank you, Mr President, I will:
- 4 Q. Do you remember on 14 August 2003 saying the following to
- 15:04:34 5 an investigator from the Special Court, "The fact that the RUF
 - 6 did not really help them was the beginning of the conflict
 - 7 between RUF and AFRC"? Just answer the question yes or no. Do
 - 8 you remember saying that?
 - 9 A. No.
- 15:04:54 10 Q. Now the copy of the document I'm going to show you is
 - 11 marked, but it's the only one I have available. What I'd like
 - 12 you to do, please, is just to have a look at the first page and
 - 13 identify your name and the date and then I'm going to direct your
 - 14 attention to the second page. Do you follow me?
- 15:05:14 15 A. I follow you.
 - 16 PRESIDING JUDGE: You don't want it on the projector, do
 - 17 you?
 - 18 MR GRIFFITHS: I don't want it on the projector. I just
 - 19 want him to look at the first page, identify his name and then
- 15:05:39 20 I'm going to ask to be put up on the screen the last four lines
 - of the second page. That's all:
 - 22 Q. Now, Mr Witness, do you see your name?
 - 23 A. Yes.
 - 24 Q. Do you see the date?
- 15:05:56 25 A. I've seen them.
 - 26 Q. Do you recognise that as a record of an interview conducted
 - 27 with you by investigators?
 - 28 A. I do.
 - 29 MR GRIFFITHS: Let's put up the last four lines on the

- 1 second page, please, on the overhead. The last four lines.
- 2 There is nothing in that to identify the witness:
- 3 Q. Now, do you see the highlighted portion which begins four
- 4 lines from the bottom of the page with "The attack"? Do you see
- 15:06:49 5 that?
 - 6 A. I see.
 - 7 Q. Read out to the judges the rest of that page, please,
 - 8 starting with "The attack". Read it out, please.
 - 9 A. "The attack of Freetown was mostly led by SLAs. The job
- 15:07:11 10 of the RUF was to give them a helping hand, after they had
 - 11 succeeded. "
 - 12 Q. Go on, and the rest.
 - 13 A. "The fact that the RUF did not really help them was the
 - 14 beginning of the conflict between RUF and AFRC".
- 15:07:28 15 Q. Thank you very much. Can I have those two sheets back,
 - 16 please. Now, had you forgotten that you'd told them that?
 - 17 A. I did not tell them these words.
 - 18 Q. So can you help us as to how they managed to creep into a
 - 19 record of an interview attributed to you? How?
- 15:07:59 20 MR KOUMJIAN: Objection. That calls for speculation.
 - 21 PRESIDING JUDGE: He can answer that question, Mr Koumjian.
 - 22 I'll allow the question.
 - 23 MR GRIFFITHS:
 - 24 Q. Can you explain how it came about that such a passage crept
- 15:08:13 25 into the record of an interview conducted with you?
 - 26 A. I cannot explain.
 - 27 Q. When you were being interviewed on that occasion do you
 - 28 recall someone writing down what you were saying?
 - 29 A. The person was writing down while I was speaking in Krio.

- 1 Q. And having written it down, did they not read it back to
- 2 you so that you had an opportunity to correct it?
- 3 A. It was read, but this was not explained to me.
- 4 Q. I suggest it was, you see, because on a separate occasion,
- 15:08:54 5 a year after you had given that interview, you were taken through
 - 6 the contents of that first interview again and asked to make
 - 7 corrections and, guess what, that passage was not corrected by
 - 8 you. Now can you help us as to why not, given that you're now
 - 9 telling us that you didn't say that?
- 15:09:20 10 A. I cannot tell you why it was not corrected, but I didn't
 - 11 say that.
 - 12 Q. Because, Mr Witness, let me show you another document just
 - 13 to demonstrate to everyone the opportunity you had to correct
 - 14 that first statement. Can we give this statement to the witness,
- 15:09:41 15 please. Do you see your name at the top of that document?
 - 16 A. I've seen it.
 - 17 Q. Do you see the date? What is the date?
 - 18 A. It is 11 February 2004.
 - 19 Q. And is it right that that is a statement in which it's
- 15:10:09 20 quite clear you had been taken through the contents of an earlier
 - interview conducted with you?
 - 22 A. I was also interviewed on that date.
 - 23 Q. Yes, and you were taken through the record of your earlier
 - 24 interview, weren't you?
- 15:10:34 25 A. It was read through.
 - 26 Q. Because let us turn the name over and put it on the
 - overhead, please. Let's fold it so that the name cannot be seen.
 - 28 "In a follow-up interview witness added or made the following
 - 29 clarification to his statement of 14 August 2003." Now, the

- 1 statement of 14 August 2003 is the statement to which I've just
- 2 drawn your attention. Do you understand that? Do you understand
- 3 that?
- 4 A. It's not very clear.
- 15:11:37 5 Q. The statement referred to in this document, "Witness added
 - 6 or made clarification to his statement of 14 August", the
 - 7 statement of 14 August is the one that I showed you previously.
 - 8 Do you understand that?
 - 9 A. I understand.
- 15:11:55 10 Q. Right. So it means that on this date you were given an
 - opportunity to go through this earlier document and make
 - 12 corrections. Now, when we look at this document, it's quite
 - 13 clear you did not correct the passage I've just shown you. Why
 - 14 not, if you're now telling us you never said it?
- 15:12:22 15 A. It is possible that it was not really explained to me,
 - 16 because no document was given to me to read. The lady who was,
 - 17 who went to Makeni and met me at the time, she was explaining and
 - 18 I was explaining to what she wanted.
 - 19 Q. But if you look at this statement now on the screen it's
- 15:12:49 20 quite clear, "Witness did not see the shooting of a boy as is
 - 21 stated at the bottom of page 1". You were taken through this
 - 22 page by page, so why did you not correct it?
 - 23 A. Well, it was left unattended.
 - 24 Q. I'm sorry, I don't understand that. Can you help me?
- 15:13:15 25 A. It was not very clear to me when the interviewer came back
 - to Makeni.
 - 27 Q. Can I have that sheet back, please. Let's move on.
 - 28 Because you're someone educated to university level, aren't you?
 - 29 A. I did.

- 1 Q. So help me, how did it come about that you didn't spot this
- 2 glaring error in your statement?
- 3 A. I was in haste.
- 4 Q. But you appreciated that this was a very important
- 15:14:08 5 document, it might be used in legal proceedings against persons
 - 6 put on trial before a court. You knew that, didn't you?
 - 7 A. We did not intend it as it has come to be.
 - 8 Q. What do you mean?
 - 9 A. I did not take it very serious as you are explaining it now
- 15:14:29 10 until when actually the Court came to be set up, then we started
 - 11 to take things very seriously.
 - 12 Q. So are you saying that investigators come to talk to you
 - 13 about this terrible period in your country's history and you
 - 14 didn't take it seriously? You saw it as a joke, did you?
- 15:14:51 15 A. Yes, because there were these two factions. There were
 - 16 those who wanted the Court to operate, there were those who did
 - 17 not want the Court to operate.
 - 18 Q. Are you honestly telling us that you took it as a joke?
 - 19 A. Honestly it is not a joke; some of us did not even want the
- 15:15:09 20 Court to operate at the time.
 - 21 Q. Yes, but did you take it as a joke? Is that why you didn't
 - 22 really bother about what you were telling them?
 - 23 A. Yeah. At that time it was like we were not sure whether it
 - 24 will be as it is now.
- 15:15:19 25 Q. So you thought you could say any old rubbish to them and it
 - 26 didn't matter?
 - 27 A. It wasn't a rubbish. We said what we know and what
 - 28 happened.
 - 29 Q. Tell me something: Is there a reason why you now want to

- 1 withdraw from the position you were adopting back in August 2003?
- 2 Is there a reason why you now want to back off from some of the
- 3 statements you made way back then?
- 4 A. I am not backing off. Some of the statements were not
- 15:16:01 5 interpreted exactly as we gave them.
 - 6 Q. So I want to be clear now, then. What is your current
 - 7 position so far as the Freetown invasion is concerned? What do
 - 8 you want us to believe about that now that you've gone past the
 - 9 joke?
- 15:16:35 10 A. Repeat this.
 - 11 Q. What account do you now want to give the Judges about who
 - 12 was responsible for the Freetown invasion?
 - 13 A. I cannot give an account about who was responsible for the
 - 14 Freetown invasion. It is something we heard. All what I am
- 15:16:57 15 trying to say, it is the things that I saw in Makeni. Freetown
 - 16 we were told. In Makeni I was present. So I cannot give you
 - 17 much about what actually happened in Freetown. But from the
 - 18 stories we heard, I simply explained those stories that we heard.
 - 19 In Makeni where I was I can give a vivid story and example of
- 15:17:22 **20** what happened.
 - 21 Q. So can I take it then that the position now is: I am not
 - 22 in a position to say anything about the Freetown invasion? Is
 - 23 that now the truthful position?
 - 24 A. I will not say that because we heard some stories and the
- 15:17:42 25 stories were true. We heard were listening to the radios, what
 - 26 we heard cannot be all lies, so we have those stories and we take
 - 27 them. We listen to the radio, we accept them. I cannot say all
 - 28 that happened was not true.
 - 29 Q. Were you aware that during the Freetown invasion RUF forces

- 1 reached no further than Waterloo? Did you know that?
- 2 A. I don't know.
- 3 Q. But you appreciate that the attack was led by one SAJ Musa,
- 4 don't you?
- 15:18:25 5 A. That we heard and we accept it.
 - 6 Q. And did you also hear of complaints by AFRC soldiers that
 - 7 the RUF had not helped them? Did you hear any such stories?
 - 8 A. As I said it, earlier on, those stories did not meet us
 - 9 until in Makeni both RUF and AFRC were always together until
- 15:18:55 10 very late when they separated and the other group moved to
 - 11 Freetown. But from this time we know them to be together and
 - 12 they were doing things in common.
 - 13 Q. Now, moving on to another topic, there was serious
 - 14 infighting within the RUF in 1999, wasn't there?
- 15:19:18 15 A. There was.
 - 16 Q. On 3 April 1999, Rambo was killed by Superman, wasn't he?
 - 17 A. He was killed by Superman in Makeni.
 - 18 Q. And Superman tried on the same occasion to kill Issa Sesay,
 - 19 didn't he?
- 15:19:38 20 A. We were told that and we believed.
 - 21 Q. And Issa Sesay had to flee for his life to Magburaka,
 - 22 didn't he?
 - 23 A. He di d.
 - Q. Following Issa Sesay's escape, Superman and his men
- 15:19:57 25 controlled Makeni, didn't they?
 - 26 A. They were controlling Makeni.
 - 27 Q. But the infighting between Superman and others continued
 - 28 with attacks from Magburaka by RUF members loyal to Issa Sesay?
 - 29 A. There were both RUF and AFRC from Magburaka and in Makeni.

- 1 Q. And that serious infighting continued until 22 April 1999,
- 2 didn't it?
- 3 A. Yeah, on 22/23 it finally ended.
- 4 Q. And it was serious fighting, wasn't it?
- 15:20:34 5 A. It was very serious.
 - 6 Q. Including the use of RPG bombs, for example?
 - 7 A. They did.
 - 8 Q. Now, there was a further bout of infighting in October,
 - 9 wasn't there, between RUF soldiers and AFRC soldiers?
- 15:20:57 10 A. It was. There was.
 - 11 Q. And as a consequence of that trouble the AFRC soldiers left
 - 12 Makeni?
 - 13 A. They did.
 - 14 Q. And thereafter, the RUF combatants remained in control
- 15:21:16 15 until disarmament?
 - 16 A. They were.
 - 17 Q. Help me with this: Have you ever spoken to Issa Sesay?
 - 18 A. I spoke to him just on the way he was first introduced to
 - 19 me. Issa has never attended a meeting. On one occasion we went
- 15:21:40 20 actually to greet him because we wanted to continue when father
 - 21 who was adopted to pray with us and as Catholics we cannot pray
 - 22 our mass without wine, so we went there. But we had not much
 - 23 communication. After we explained to him he simply took the wine
 - 24 and gave to us. Each time he comes he's more in haste to stay in
- 15:22:09 25 Makeni. He went through his commanding team and then before you
 - 26 know he is there again he will leave.
 - 27 Q. Did you know Issa Sesay well enough to be able to recognise
 - 28 his voice?
 - 29 A. I know Issa Sesay facially. He has never spoken to us in

- 1 any of the meetings that were held in Makeni. Though all the
- 2 meetings we had were always represented by some other commander
- 3 from him, we only received information and messages that, "Issa
- 4 said ...", "Issa said ..."
- 15:22:51 5 Q. So I take it you're not in a position to recognise his
 - 6 voi ce?
 - 7 A. Not exactly.
 - 8 Q. The reason I ask is this. Do you recall yesterday being
 - 9 played a BBC broadcast?
- 15:23:09 10 A. I recall.
 - 11 Q. Do you recall that on that broadcast someone spoke who was
 - 12 claiming to be Issa Sesay?
 - 13 A. Very clearly.
 - 14 MR KOUMJIAN: Objection. It misstates the evidence.
- 15:23:22 15 PRESIDING JUDGE: In what way, Mr Koumjian?
 - MR KOUMJIAN: Your Honours, the person on the tape was
 - 17 identified simply as Colonel Sesay.
 - 18 PRESIDING JUDGE: Yes, Mr Griffiths? Just to expand on
 - 19 that, Mr Koumjian, you're saying that the person speaking on the
- 15:24:02 20 tape did not actually claim to be Issa Sesay, is that right?
 - 21 MR KOUMJIAN: That's absolutely correct, yes.
 - 22 PRESIDING JUDGE: Well that's the objection, Mr Griffiths.
 - 23 MR GRIFFITHS: I'm just checking with the transcript.
 - 24 MR KOUMJIAN: Your Honours, just for reference for your
- 15:24:24 25 Honours I would remind the Court I don't have the date, but
 - there was testimony identifying the name of that person in the
 - 27 testimony of witness I'll just give the TF1 number even though
 - 28 the witness testified openly. TF1-334 told you who made a call
 - 29 to the international media from the State House.

- 1 MR GRIFFITHS: That's all very Delphic, but I really don't
- 2 understand what it is that Mr Koumjian is saying.
- 3 MR KOUMJIAN: If I can explain. 334 identified that person
- 4 as FAT Sesay in his testimony a long time ago before we had the
- 15:25:16 5 tape. He indicated that FAT Sesay made a call to the
 - 6 international media.
 - JUDGE SEBUTINDE: Yes, but, Mr Koumjian, really do you have
 - 8 to tell that to the witness when he is being asked this question?
 - 9 Isn't it sufficient for you to object to counsel not properly
- 15:25:37 10 stating what is in the transcript of the tape? Do you in
 - addition have to say the name of the person that another witness
 - 12 said? Is that not leading?
 - 13 MR KOUMJIAN: I see your point, your Honour. That is why I
 - 14 did not say the name until I was asked by counsel to explain
- 15:25:53 15 further what I was trying to say. That is why I was trying to be
 - 16 a bit obtuse and I didn't even give the name of the witness who
 - 17 had given that information previously. I tried to use a TF1
 - 18 number, although the witness was open.
 - 19 MR GRIFFITHS:
- 15:26:15 20 Q. The person you heard on that broadcast, are you able to say
 - 21 whether that is Issa Sesay or not?
 - 22 A. I cannot say that. I heard the broadcast and we listened
 - 23 to the radio, but I cannot even identify who the person is.
 - 24 Q. At the time when you first heard that broadcast, because
- 15:26:34 25 you tell us that you remember hearing it, did you think at that
 - 26 time that it was Issa Sesay?
 - 27 A. I cannot think that it was Issa Sesay, because at the time
 - 28 the broadcast was made in Freetown Issa was still in Makeni.
 - 29 Q. So from the very first occasion you heard that tape you

- 1 knew it was not Issa Sesay?
- 2 A. That is correct.
- 3 Q. Now, you mentioned a Colonel Senegal. Do you recall that?
- 4 A. I recall.
- 15:27:19 5 Q. Was that person also known as Senegalese?
 - 6 A. He was yeah, he was also called Senegalese.
 - 7 Q. Now, you tell us that he spoke French and English?
 - 8 A. Yeah.
 - 9 Q. Did he speak Liberian English?
- 15:27:36 10 A. Liberian English was spoken by even the Sierra Leonean men
 - 11 that were RUF/AFRC. It was a common the common language they
 - 12 were using. For some reason basically because for some reason
 - 13 others spoke it much fluently and for some time I was in Liberia
 - 14 and we can identify them, but everybody was speaking Liberian
- 15:28:15 15 tongue.
 - 16 Q. So when someone was speaking Liberian English it was
 - 17 virtually impossible to say whether they were actually Liberian,
 - 18 or whether they came from another country?
 - 19 A. We know those who identified themselves as being Liberian.
- 15:28:34 20 The others, we know those also who were just imitating. They do
 - 21 it very close to perfection but they were imitating, because some
 - 22 of them who we knew before in Makeni if they go for that short
 - 23 time and come back we can identify. But for those we don't know
 - 24 we simply cannot identify, except that they cannot from the
- 15:28:57 25 experience I had when I was there they cannot exactly speak the
 - 26 language as the Liberian does, or the Liberians they were free to
 - 27 tell us, "I'm a Liberian. I came from such and such a county",
 - and so forth.
 - 29 Q. But let's go back to the specific question. Did Senegalese

- 1 speak Liberian English?
- 2 A. He was speaking the same Liberian English every member of
- 3 the RUF/AFRC were speaking.
- 4 Q. But he also spoke French?
- 15:29:32 5 A. I heard him speaking French.
 - 6 Q. Did he speak with a proper French accent?
 - 7 A. Well, I cannot tell because I don't speak French.
 - 8 Q. Now this Senegalese was killed, wasn't he?
 - 9 A. He was killed on the way during the infighting and we were
- 15:29:55 10 informed the AFRC killed him.
 - 11 Q. Now, you also told us about Issa Sesay going to Monrovia
 - 12 where he was declared the leader of the RUF. Do you remember
 - 13 telling us that?
 - 14 A. I remember well.
- 15:30:17 15 Q. Do you remember now the circumstances which led to him
 - 16 travelling to Monrovia?
 - 17 A. It was after they travelled to Liberia and came back that
 - 18 we were informed that he was now the interim leader of the RUF.
 - 19 Q. Who appointed him interim leader of the RUF?
- 15:30:42 20 A. I don't know.
 - 21 Q. Are you aware of the circumstances of how he came to travel
 - 22 to Liberia?
 - 23 A. Well, there were information and people were being
 - 24 collected to go down to Liberia so that they will nominate and
- 15:31:07 25 elect one of them who was going to take the position of the
 - 26 leadership at that time. When they went that week and they came
 - 27 back, we were automatically told he was the leader and then we
 - 28 take him as the leader. We address him everybody address him
 - 29 as the leader. This is why we also address him in our letter as

- 1 "Leader".
- 2 Q. Do you recall now that he travelled to Liberia in July
- 3 2000?
- 4 A. I don't know the exact date. He was travelling out of
- 15:31:42 5 Makeni. As I continuously stated, he was travelling continuously
 - 6 in and out to Kono, to Kailahun and to Liberia.
 - 7 Q. Were you aware that he'd been invited to Monrovia by the
 - 8 Committee of Five set up by ECOWAS?
 - 9 A. I was not aware. All that we knew was they were going to
- 15:32:04 10 Liberia. At that time in Makeni the sources of information was
 - 11 very, very poor, so what happened in Makeni was that they
 - 12 collected themselves and the group of them were going. We knew
 - 13 they went and they came back and they told us Issa was the
 - 14 Leader.
- 15:32:23 15 Q. Do you recall that this visit by Issa Sesay to Liberia
 - 16 followed the arrest of Sankoh in Freetown?
 - 17 A. It was after the arrest we were told they were going there
 - 18 to get an interim leader, but even before that he was travelling
 - 19 and we were told that at times he was in Kono, at times he was in
- 15:32:50 20 Kailahun and going at times very few occasions he was going to
 - 21 Li beri a.
 - 22 Q. Well let me outline the following scenario to you and,
 - 23 given that you were someone constantly listening to the radio,
 - 24 you might be able to help me. What I'm going to suggest is that
- 15:33:07 25 following Sankoh's arrest there was a vacuum in the leadership of
 - 26 the RUF and the ECOWAS group of five, anxious to carry on with
 - the peace agreement, invited Issa and others to a meeting in
 - 28 Monrovia attended by Obasanjo, the Nigerian President, Alpha
 - 29 Konare, the President of Mali and the then chair of the ECOWAS

- 1 Committee of Five, Yaya Jammeh, the President of Gambia, Eyadema,
- 2 the President of Togo, and of course this man Charles Taylor, and
- 3 it was those five leaders who suggested that Issa Sesay take over
- 4 as interim leader in order to continue the peace process. Now,
- 15:34:07 5 does that account ring any bells with you?
 - 6 A. It doesn't, but from the time of the attack in Makeni, as
 - 7 we were informed also by them, this is not the only time he went
 - 8 to Liberia.
 - 9 Q. I'm only talking about this time when he came back as
- 15:34:33 10 interim leader.
 - 11 A. Yeah, when he came back we were informed in Makeni that he
 - 12 was then the interim leader and, as I explained to the Court,
 - 13 there was dancing. There was merriment in Makeni.
 - 14 Q. There's one other matter I want to talk to you about and
- 15:34:45 15 it's this. You told us that children told you that they had been
 - 16 to Liberia. Do you remember telling us that?
 - 17 A. I remember.
 - 18 Q. Can you give us a year when they went to Liberia?
 - 19 A. I cannot be very definite, because it is not on one
- 15:35:11 20 occasion and not with one commander. They moved with the
 - 21 different commanders who were travelling to Liberia.
 - 22 Q. And did they say they were, for example, fighting in
 - 23 Li beri a?
 - 24 A. They did not tell us that they fought there. They simply
- 15:35:26 25 told us that they went with their commanders, they have they
 - 26 sold purposely at times to sell diamonds and they come back,
 - 27 they had been given new guns, they have new clothes which I have
 - 28 explained and this was why, but none of them told us that they
 - 29 fought in Liberia. We were very, very much concerned about the

- 1 Sierra Leone situation. Actually I have never asked them who
- 2 fought in Liberia or not, but some of them told us definitely
- 3 that they went there and come.
- 4 Q. And did they tell you who they were selling diamonds to?
- 15:36:06 5 A. They did not say. They simply told us that they went to
 - 6 Liberia, they sold the diamonds, they get new guns, they have new
 - 7 shirts and they come back.
 - 8 Q. Did they say where in Liberia they'd gone?
 - 9 A. They were pointing most times in Monrovia.
- 15:36:39 10 JUDGE SEBUTINDE: Did you say "They were pointing"?
 - 11 THE WITNESS: Yeah, they were telling us in Monrovia.
 - 12 JUDGE SEBUTINDE: Can you point to Monrovia from Makeni?
 - 13 THE WITNESS: No, sorry, they were telling us they went to
 - 14 Monrovia.
- 15:37:06 15 MR GRIFFITHS:
 - 16 Q. Were you aware of a letter written by Issa Sesay to Sankoh
 - 17 seeking his approval for his appointment as interim leader?
 - 18 A. I am not.
 - 19 Q. You're not aware of that?
- 15:37:20 20 A. I'm not aware of that letter. I have not read it.
 - 21 MR GRIFFITHS: I have no further questions.
 - 22 PRESIDING JUDGE: Thank you, Mr Griffiths. Any
 - 23 re-examination, Mr Koumjian?
 - MR KOUMJIAN: Very briefly just on one point I have a few
- 15:37:36 **25** questions.
 - 26 RE-EXAMINATION BY MR KOUMJIAN:
 - 27 Q. Mr Witness, I want to ask you about the period of time that
 - 28 counsel I believe called the period of calm in Makeni. That is
 - 29 when the RUF was in control of Makeni other than the days, the 17

- 1 day period in February to early March 1998 and the December '98
- 2 attack on Makeni, I want to ask you about what was going on at
- 3 that time. During those periods that counsel has referred to as
- 4 the calm period in Makeni, were there child soldiers with the
- 15:38:10 5 RUF, children 14 and under?
 - 6 A. Those children were with the RUF throughout until when
 - finally we have the final disarmament, when they were then
 - 8 totally given to us. But from the initial time, up to the time
 - 9 we had the final disarmament and the final withdrawal of the
- 15:38:34 10 children, they have been with them throughout and this was why at
 - 11 2001 we went to Kono with one of the RUF commander to help to
 - 12 remove the children from them. Even then, there were still some
 - until finally, as I said, in 2003 2002 and 2003 when, well, I
 - 14 left Caritas and I stopped having an affairs with the programme.
- 15:39:08 15 Q. During the period of time the RUF controlled Makeni outside
 - of the two periods of widespread conflict that I've just talked
 - 17 about, the 17 day period and the December '98 attack, did RUF
 - 18 commanders keep as wives abducted women in the Makeni area?
 - 19 A. They did, until 2001 when we collected the 127 girl
- 15:39:34 20 mothers, pregnant, and those who were carrying babies. We
 - 21 collected them from the different commanders in Makeni Town.
 - 22 Q. During this period of time, were there food finding
 - 23 missions carried out by SBUs and other RUF soldiers in the
 - 24 surroundings in Makeni?
- 15:39:51 25 A. There were food finding missions throughout until
 - 26 disarmament time.
 - 27 Q. And did those food finding missions occur in the manner
 - 28 that you described previously in your testimony?
 - 29 A. Repeat.

- 1 Q. What happened on those food finding missions?
- 2 A. The food finding mission was they were groups led by very
- 3 maybe one adult and mostly the SBUs, according to them, and we
- 4 called them the young boys and girls. They will go to a village,
- 15:40:30 5 they attack that village and they remove everything that was
 - 6 there, specifically food, clothing, radios.
 - 7 Q. You talked about after the RUF had the meeting with Jalloh
 - 8 and the citizens of Makeni in early January '99 that there was a
 - 9 recruitment effort and you said some people were captured on the
- 15:40:53 10 street. Is that correct?
 - 11 A. Yeah. Others registered, others were captured.
 - 12 Q. And did this forced recruitment, this capturing of people
 - 13 and bringing them into the RUF forces, continue during this
 - 14 period that counsel called the calm period in Makeni?
- 15:41:10 15 A. It continued until after the infighting between AFRC and
 - 16 RUF and all those children who were caught at that time, these
 - 17 were the they later named them as the second junta.
 - 18 Q. Sir, finally, would you describe any of the time period
 - 19 that the RUF controlled Makeni as a period of calm or peace for
- 15:41:33 20 the citizens of Makeni?
 - 21 A. I have not done so and I cannot do so because, as I said,
 - 22 there were food finding missions throughout and those food
 - 23 finding missions were not easy from one village to the other.
 - 24 MR KOUMJIAN: Thank you. No further questions.
- 15:41:49 25 PRESIDING JUDGE: Thank you, Mr Koumjian. Yes,
 - 26 Mr Koumjian?
 - 27 MR KOUMJIAN: Your Honour, we have some exhibits and I
 - 28 would move all of them into evidence and thanks to my colleague I
 - 29 have a list now. That would be MFI-39A and 39B. That is the tape

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2 pl ayed. PRESIDING JUDGE: Yes. Any objection to that, 3 Mr Griffiths? 4 5 MR GRIFFITHS: I have no objections to any of the items 15:42:23 Mr Koumjian is moving to be exhibited. 6 7 PRESIDING JUDGE: All right. Thank you, Mr Griffiths. MR KOUMJIAN: I appreciate that, thank you. 8 PRESIDING JUDGE: I will just allocate some exhibit numbers, Mr Koumjian. 15:42:36 10 The Focus on Africa tape track 2, dated 6 January 1999, 11 identified as MFI-39A will be admitted into evidence as 12 13 Prosecution exhibit 279. That will be 279A for the tape and the transcript of that tape will be admitted into evidence as 14 Prosecution exhibit 279B. 15:43:17 **15** [Exhibits P-279A and P-279B admitted] 16 17 The piece of paper produced by the witness in the course of his evidence, on which he wrote the names of children involved in 18 19 the fighting in Freetown in January 1999 and identified as 15:43:51 20 MFI-40, will now be admitted into evidence as Prosecution exhibit 21 280. 22 [Exhibit P-280 admitted] 23 I think you wanted that confidential, didn't you, 24 Mr Koumjian? 15:44:13 25 MR KOUMJIAN: Yes, your Honour. All of the remaining four - well, that and also MFI-41, 42 and 43, I would ask that all of 26

those be marked confidential. Thank you.

and the transcript of the 6 January radio broadcast that we

PRESIDING JUDGE: All right. That exhibit P-280 will be

marked confidential. The document identified as MFI-41, which is

	1	a letter dated 6 October 2001, will now be admitted into evidence
	2	as Prosecution exhibit P-281 and will be marked confidential.
	3	[Exhibit P-281 admitted]
	4	The letter dated 8 October 2001, identified already as
15:45:03	5	MFI-42, will now be admitted as Prosecution exhibit 282 and
	6	marked confidential.
	7	[Exhibit P-282 admitted]
	8	Finally, the piece of paper produced by the witness on
	9	which he has written five names, and which has already been
15:45:26	10	identified as MFI-43, will now be admitted into evidence as
	11	Prosecution exhibit 283 and marked confidential.
	12	[Exhi bi t P-283 admitted]
	13	Mr Witness, that's the end of your evidence and we would
	14	like to thank you for coming along to court to give evidence. We
15:45:47	15	appreciate it. You will be helped from the court in a minute.
	16	If you just sit there we will have the blinds lowered.
	17	To the members of the public, the reason you can't see this
	18	witness is that one of his protective measures is that his
	19	identity is screened from the public. Now, he has finished his
15:46:11	20	evidence and is about to leave court and for that purpose we will
	21	need to lower the blinds of the Court so that he can leave
	22	without being seen by the public. When he leaves, all blinds
	23	will be raised again for the next witness.
	24	Yes, Ms Hollis, I think the next witness is TF1-303. Is
15:48:39	25	that right?
	26	MS HOLLIS: That is correct, Mr President. This witness
	27	had protective measures ordered for the witness by Trial Chamber
	28	I in its 5 July 2004 decision and the witness was a Category A
	29	witness. Now, we have discussed these measures with the witness

	2	her testimony in court be rescinded and that she testify openly
	3	in court.
	4	In particular, Mr President, this would be referring to
15:49:24	5	protective measure (a) relating to the use of a pseudonym,
	6	protective measures (b) and (c) except for the protection of
	7	address and current whereabouts. As to protective measure (d) of
	8	course the testimony in open court would not be protected.
	9	Measure (e) relating to a screening device would be rescinded and
15:50:02	10	protective measure (g) for Category A witnesses relating to voice
	11	distortion would also be rescinded. So that is the request that
	12	we make on behalf of the witness.
	13	PRESIDING JUDGE: You probably don't want to say - are you
	14	taking this witness, Mr Anyah?
15:50:30	15	MR ANYAH: Yes, I am. Good afternoon Mr President, good
	16	afternoon your Honours, good afternoon counsel opposite. We
	17	certainly have no objection to the Prosecution's request.
	18	PRESIDING JUDGE: Thank you, Mr Anyah. Ms Hollis, I don't
	19	have that decision before me at the moment but my colleague has
15:50:46	20	it. But can I assume that the application for rescission
	21	virtually takes into account all protective measures excluding
	22	details of the witness's address and current whereabouts?
	23	MS HOLLIS: It does not include making public former
	24	statements the witness may have given in toto, although of course
15:51:13	25	they can be referred to, and that is why the Prosecution
	26	qualified (d) which says that documents of the Special Court
	27	identifying witnesses shall not be disclosed to the public or
	28	media. To the extent those documents would be used in
	29	cross-examination or re-direct of course those portions would be

1 and it is the witness's request that these measures relating to

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1 public, but the documents in toto, no. 2 PRESIDING JUDGE: Just to get something for the record, the protective measures sought to be rescinded are the protective 3 4 measures detailed in the Trial Chamber I decision of 5 July 2004 and specifically protective measures (a), (b) and (c) except in 15:52:05 5 (c) that the current address and whereabouts of the witness 6 7 remain protected. MS HOLLIS: That is s also true in (b), Mr President. 8 PRESIDING JUDGE: And that's true for (b) as well. The protective measure in (e), the screening device, is also 15:52:34 10 rescinded and voice distortion in protective measure (g). 11 12 was one other measure that you said still remains regarding the 13 use of statements. 14 MS HOLLIS: Yes, Mr President. That would be (d) and that 15:53:00 15 would protect the contents of prior statements, except to the extent they are used in cross-examination or re-direct of the 16 17 witness. PRESIDING JUDGE: All right, that's very clear. Thank you, 18 19 Ms Hollis. Well, the Court makes that rescission order of 15:53:15 20 protective measures as applied for and outlined by the 21 Prosecution and now the witness can be brought into court. 22 Just before she comes in, I think she is a mother with a 23 young baby. Is that --24 MS HOLLIS: That is correct, a very young baby, not quite 15:53:39 25 four months old. 26 PRESIDING JUDGE: All right. Well, if we have to make 27 allowances we will do that.

MS HOLLIS: I appreciate that, Mr President. Thank you.

JUDGE DOHERTY: Ms Hollis, what language will the witness

- 1 speak?
- 2 MS HOLLIS: The witness will be speaking in Krio.
- 3 PRESIDING JUDGE: Mr Anyah?
- 4 MR ANYAH: Perhaps while the witness is being brought in,
- 15:54:12 5 with leave of court could Mr Taylor be excused for a washroom
 - 6 break?
 - 7 PRESIDING JUDGE: Yes, certainly. Mr Taylor can be
 - 8 escorted from court.
 - 9 MR ANYAH: Thank you.
- 15:54:49 10 PRESIDING JUDGE: Mr Anyah, just before we hear from the
 - 11 witness I take it that you have instructions to allow the
 - 12 evidence to proceed in Mr Taylor's absence.
 - MR ANYAH: Yes, that is indeed the case, Mr President.
 - 14 Thank you.
- 15:55:04 15 PRESIDING JUDGE: Thank you.
 - 16 WITNESS: FINDA GBAMANJA [Sworn]
 - 17 PRESIDING JUDGE: Yes, Ms Hollis.
 - 18 MS HOLLIS: Thank you.
 - 19 EXAMINATION-IN-CHIEF BY MS HOLLIS:
- 15:57:29 20 Q. Good afternoon, Madam Witness.
 - 21 A. Yes, good afternoon, ma.
 - 22 Q. Now, as you know, what you will say will be interpreted.
 - 23 A. Yes.
 - Q. It will be interpreted and also it will be taken down, so
- 15:57:47 25 please speak slowly and clearly so that we can all hear. Can you
 - 26 do that?
 - 27 A. Okay.
 - 28 Q. Thank you.
 - 29 A. Yeah.

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Could you please tell the Court your name. 2 Α. My name is Finda Gbamanja. 3 And that is first name F-I-N-D-A? 4 Α. Yes. 0. Last name G-B-A-M-A-N-J-A? 15:58:17 5 Yes. Α. 6 7 0. Madam Witness, how old are you now? Α. I don't know my age now. 8 Q. Can you tell us where you were born? I was born in Koidu Town. 15:58:38 10 Α. Q. And do you know what chiefdom Koidu Town is in? 11 It's Gbense Chiefdom. 12 Α. 13 MS HOLLIS: That would be G-B-E-N-S-E: What tribe do you belong to? 14 Q. 15:58:58 15 I'm Kono. Α. Madam Witness, have you had any formal education? 16 Q. 17 Α. No. 18 Q. What languages do you speak? 19 I speak Krio and Kono. Α. 15:59:16 20 Q. Are you able to read any language? 21 No. Α. 22 Are you able to write any language? Q. 23 Α. Where did you grow up? 24 Q. 15:59:32 **25** Α. I grew up in Kono. 26 Q. And where in Kono? 27 A. In Koidu Town. 28 Q. How many people were in your family?

We are seven in number, I and my siblings, my father and my

- 1 mother, including my brother.
- 2 Q. And what was your father's occupation?
- 3 A. My father was working at the NA Court.
- 4 Q. And that NA Court Located where?
- 16:00:16 5 A. In Koidu Town.
 - 6 Q. Was any member of your family a member of the Sierra Leone
 - 7 Army?
 - 8 A. No.
 - 9 Q. Was any member of your family a member of an organised
- 16:00:33 10 armed group?
 - 11 A. No.
 - 12 Q. Madam Witness, did there come a time that you left Koidu
 - 13 Town?
 - 14 A. Yes.
- 16:00:48 15 Q. And why did you leave?
 - 16 A. The reason why I left Koidu Town?
 - 17 Q. Yes.
 - 18 A. Well, it was because the rebels came and attacked.
 - 19 Q. And how did you learn the rebels were coming and attacking?
- 16:01:12 20 A. Whilst they were coming they were launching and, in fact,
 - 21 we were getting the sounds.
 - 22 Q. When you say that they were launching and you were getting
 - the sounds, can you tell us what you mean?
 - 24 A. It was the bombing and the firing. They were launching
- 16:01:36 **25** heavy weapons.
 - 26 Q. And in addition to hearing this launching, did you get any
 - 27 other information about the rebels?
 - 28 A. Yes.
 - 29 Q. What information did you get?

- 1 A. The civilians who came and met us, they were the ones who
- 2 told us that it was the rebels who had attacked.
- 3 Q. And did they say anything about what the rebels were doing?
- 4 A. Yes, they said as the rebels were coming, as they were
- 16:02:15 5 shooting some people were caught in the firing.
 - 6 Q. And did they say who the rebels were shooting at?
 - 7 A. The bullets caught civilians as they were firing.
 - 8 Q. And did they say what happened to these civilians who were
 - 9 caught by these bullets?
- 16:02:38 10 A. Yes.
 - 11 Q. What happened to them?
 - 12 A. They said they died.
 - 13 Q. Did these civilians say anything else about what the rebels
 - 14 were doing?
- 16:02:55 **15** A. No.
 - 16 Q. Now before you heard the sounds of the Launching and before
 - 17 these civilians told you about the rebels coming, had you heard
 - 18 anything about what was happening in Freetown?
 - 19 A. Yes.
- 16:03:14 20 Q. And what had you heard?
 - 21 A. We heard that at the time Paul Koroma had been removed from
 - 22 power, they said it was when they were finding their way to
 - 23 escape with him. That was when they were coming and shooting.
 - 24 Q. And how did you learn that Paul Koroma had been removed
- 16:03:38 **25 from power?**
 - 26 A. We heard it over the radio, because we had a radio at home
 - 27 and it was my father who said it.
 - 28 Q. Now, did you know from what direction these civilians were
 - 29 coming who were coming and telling you these things?

- 1 A. Yes.
- 2 Q. Where were they coming from?
- 3 A. Some of them came from the Bumpe area and some of them came
- 4 from Kokuima up to the Five Five area up to Opera area.
- 16:04:24 5 MS HOLLIS: I believe we've had Kokuima spelled before. I
 - 6 believe before it's been spelled as K-O-K-U-I-M-A, but I believe
 - 7 there's another spelling for it which is K-O-Q-U-I-M-A:
 - 8 Q. Now when you say the Five Five area, where was that?
 - 9 A. That was close to Koidu Town.
- 16:04:48 10 Q. And when you said the Opera area, where was that?
 - 11 A. That is also in the centre where things were sold.
 - 12 Q. The centre of what?
 - 13 A. Of Koidu Town. That is where we go and buy our dresses.
 - 14 Q. What did you do after you heard the sounds of the launching
- 16:05:15 15 and these civilians were coming saying these things?
 - 16 A. We escaped, me and my family.
 - 17 Q. And when you escaped from Koidu Town, what was the
 - 18 condition of the town?
 - MR ANYAH: Mr President, if it please the Court, I'm sure
- 16:05:41 20 Ms Hollis will come to this, but we would be grateful for a year,
 - some indication of a time frame when all of this is happening.
 - 22 The witness has spoken of Johnny Paul being removed from power
 - and I certainly appreciate that there's evidence on the record
 - 24 that would suggest what that year is, but it has to come from the
- 16:06:03 25 witness. I could certainly ask on cross-examination, but it
 - 26 would make following the evidence a lot easier if we have a time
 - 27 frame for when these civilians were coming, when Johnny Paul was
 - 28 removed from power and when she and her family fled from Koidu
 - 29 Town.

- 1 PRESIDING JUDGE: Well that's assuming the witness does
- 2 know that, Mr Anyah. I've got a good idea what year it is too,
- 3 Ms Hollis, but I don't know whether you can lead that evidence
- 4 from the witness or not. I agree with Mr Anyah it would be
- 16:06:36 5 helpful if she's able to say it, but she may not be.
 - 6 MS HOLLIS: That's exactly the point, your Honour, that I
 - 7 was moving to how she can describe when she left Koidu Town. Not
 - 8 all witnesses can give everything everyone wants, so I was moving
 - 9 to that:
- 16:06:52 10 Q. Now, the question that I had asked was when you left Koidu
 - 11 Town what was the condition of Koidu Town?
 - 12 A. The condition was that the firing was so rapid and sporadic
 - 13 that we had no option but to escape from Koidu Town.
 - 14 Q. And when you left, was there any fighting in Koidu Town
- 16:07:17 15 itself?
 - 16 A. Except that the rebels were approaching and they were still
 - 17 fighting.
 - 18 Q. Now, can you tell the Court when it was that you fled from
 - 19 Koidu Town with your family?
- 16:07:43 20 A. What year?
 - 21 Q. Well, do you know the year?
 - 22 A. I do not know the year. I do not recall it.
 - 23 Q. Do you know what season it was?
 - 24 A. At that time it was raining actually, but not that heavy.
- 16:08:07 25 Q. And I will ask you: Do you know a month that you left
 - 26 Koi du Town?
 - 27 A. No, I wouldn't know that.
 - 28 Q. Now, when you left Koidu Town did you see any Sierra Leone
 - 29 Army forces in the town?

- 1 A. No. After the attack had taken place I did not see any
- 2 sol di ers.
- 3 Q. Where did you go from Koidu Town?
- 4 A. I and my family members went to Baiama.
- 16:08:49 5 Q. And do you know what chiefdom Baiama is in?
 - 6 A. Yes.
 - 7 Q. What chiefdom is that?
 - 8 A. It's in Gbense Chiefdom.
 - 9 Q. Now, as you leave from Koidu Town can you tell us the
- 16:09:04 10 direction that Baiama Town is in?
 - 11 A. Baiama is going towards Guinea.
 - 12 MS HOLLIS: Your Honours, our spelling for that town would
 - 13 be B-A-I-A-M-A:
 - 14 Q. Now you said that you went to Koidu Town with your family.
- 16:09:34 15 Were any other people running from Koidu Town to Baiama?
 - 16 A. Yes, civilians went there.
 - 17 Q. And can you tell us how many civilians were running toward
 - 18 Bai ama Town?
 - 19 A. No, I do not know I do not have an estimate for that.
- 16:09:53 20 Q. When you went to Baiama Town, do you know how long you
 - 21 stayed in Baiama Town?
 - 22 A. We were in Baiama Town for a long period.
 - 23 Q. And while you were in Baiama Town did other people come to
 - 24 the town?
- 16:10:21 25 A. Yes, people were still coming in but some came and passed
 - 26 by.
 - 27 Q. And these people who came to the town, who were they?
 - 28 A. They were civilians.
 - 29 Q. And did they say why they were coming to the town and some

- 1 of them passing through?
- 2 A. Yes.
- 3 Q. What did they say?
- 4 A. They said, well, now the rebels have taken over the town,
- 16:10:52 5 they have taken over Koidu Town.
 - 6 Q. Now did there come a time that you left Baiama Town?
 - 7 A. Yes.
 - 8 Q. And why did you leave?
 - 9 A. Well, it was because of the rebels that we again left there
- 16:11:15 10 and moved.
 - 11 Q. And what was it about the rebels that made you move?
 - 12 A. The rebels always came there and if you had properties like
 - 13 clothing they would take it from you.
 - 14 Q. And in addition to clothing did they take anything else?
- 16:11:37 15 A. Yes.
 - 16 Q. And what did they take?
 - 17 A. If you had rice.
 - 18 Q. Did you actually see these rebels who came to Baiama?
 - 19 A. No.
- 16:11:57 20 Q. And how did you know they were coming there doing these
 - 21 thi ngs?
 - 22 A. After we had left and gone to the bush --
 - 23 0. Yes
 - 24 A. -- those who remained in town were the ones who went to the
- 16:12:20 25 bush and explained to us.
 - 26 Q. Now, you said that you went to the bush. Who went with you
 - 27 to the bush from Baiama Town?
 - 28 A. I and my family.
 - 29 Q. And did anyone else go to the bush or only you and your

- 1 family?
- 2 A. So many people went there. So many people went to the
- 3 bush.
- 4 Q. You said when you left Koidu Town to Baiama that it was
- 16:12:51 5 raining but it was not raining much. Can you tell us what was
 - the season when you left Baiama to go into the bush?
 - 7 A. I think it was between the rainy season and the dry season.
 - 8 Though it was raining, but it was not that much.
 - 9 Q. Now, did anything happen while you were in the bush?
- 16:13:20 10 A. Yes.
 - 11 Q. What happened?
 - 12 A. Well, whilst we were in the bush the rebels would come
 - 13 there and capture children. They used to rape, they used to
 - 14 kill. In fact, they killed a boy in my presence.
- 16:13:49 15 Q. Tell us about that, the killing of the boy in your
 - 16 presence.
 - 17 A. The boy who was killed in my presence was in the same bush
 - 18 where I and my younger sister had gone to hide out.
 - 19 Q. And how did it happen that he was killed?
- 16:14:11 20 A. Where the boy was hiding at that time was behind a banana
 - 21 plantation. So they went there and asked the boy. They said,
 - 22 "Where is the rice?" He said, "I do not have rice, I am just
 - 23 from the bush trying to get some bush yam." He had a baby in his
 - 24 arms and they grabbed the baby from him and threw the baby into
- 16:14:56 25 the bush and they shot the boy and they turned around and went.
 - Q. Now, you said that they threw the baby. Who threw the
 - 27 baby?
 - 28 A. Yes. The rebel who shot the boy.
 - 29 Q. Now, were you actually able to see these rebels when they

- 1 shot the boy?
- 2 A. Yes, the boy who shot him, we saw him because where we were
- 3 hiding we saw them from that point, but they did not see us.
- 4 Q. And the rebel who shot him, what was that rebel wearing?
- 16:15:36 5 A. He was wearing camouflage.
 - 6 Q. And was it just the one rebel or were there others with
 - 7 him?
 - 8 A. There were some others. Some were walking all around the
 - 9 bushes, surveying the bushes.
- 16:15:56 10 Q. And what were they wearing?
 - 11 A. They all had on camouflage.
 - 12 Q. The rebel who spoke to his boy who was shot, what language
 - 13 did the rebel speak to the boy in?
 - 14 A. He spoke Krio.
- 16:16:18 15 Q. And this boy that was shot, did you see any weapons on this
 - 16 boy?
 - 17 A. No.
 - 18 Q. Other than this boy, did you see dead bodies?
 - 19 A. Yes.
- 16:16:38 20 Q. What did you see?
 - 21 A. I saw two corpses, two ladies.
 - 22 Q. And did you see any wounds on them?
 - 23 A. No, because by then we were going to fetch water and when
 - 24 we saw them we did not even stand by to look at them, so we just
- 16:17:04 25 decided to throw the buckets away, and then we ran into the
 - 26 hills.
 - 27 Q. Did you ever learn how these two ladies were killed?
 - 28 A. No, I wouldn't know that because they were lying they
 - were bowing down.

- 1 Q. Can you tell us what you mean when you say they were bowing
- 2 down?
- 3 A. We met them dead and they were bowing.
- 4 JUDGE SEBUTINDE: Mr Interpreter, you mean they were facing
- 16:17:43 5 downwards? The bodies were facing downwards?
 - 6 THE INTERPRETER: Your Honours, I interpreted exactly what
 - 7 the witness said.
 - 8 MS HOLLIS:
 - 9 Q. Just so we can be clear, Madam Witness, when you saw these
- 16:17:59 10 two females, were their faces facing up or were their faces
 - 11 facing down?
 - 12 A. I said they were bowing, just as someone would lie down
 - 13 bowing. That is what I am saying.
 - 14 Q. And lie down with their faces down or their faces up?
- 16:18:22 15 A. Yes. Yes, they were face down.
 - 16 Q. You also said that the rebels were capturing children while
 - 17 you were in the bush?
 - 18 A. Yes.
 - 19 Q. What do you know about that?
- 16:18:35 20 A. Whilst they were chasing us, those of us who were able to
 - 21 run faster we ran away, but those who were unable to run very
 - 22 fast, some of them were captured, the ladies, and they took them
 - 23 away. They went and raped them.
 - Q. How did you know that these ladies were raped?
- 16:18:58 25 A. Those who were raped, I saw them.
 - 26 Q. Now, when you saw them, was this after the rape?
 - 27 A. Yes.
 - 28 Q. And what did you see?
 - 29 A. I saw them bleeding and they were crying.

- 1 Q. And how did you learn that they had been raped?
- 2 A. They themselves explained whilst they were crying.
- 3 Q. Do you know what the age or ages were of these females who
- 4 were raped?
- 16:19:38 5 A. They were young girls. I think they were --
 - 6 Q. Now at the time, let me ask you this: At the time these
 - 7 girls you saw, were they the same age as you or older, younger,
 - 8 do you know?
 - 9 A. They were not older than me. They were younger.
- 16:20:14 10 Q. While you were in the bush did any member of your family
 - 11 ever go back to Baiama Town?
 - 12 A. My brother went to town.
 - 13 Q. And why did he go there?
 - 14 A. He went in a bid to get our properties.
- 16:20:39 15 Q. Did he come back?
 - 16 A. Yes.
 - 17 Q. And did he tell you anything when he came back?
 - 18 A. Yes.
 - 19 Q. What did he tell you?
- 16:20:51 20 A. He said he saw them pulling out with Johnny Paul.
 - 21 Q. And did he tell you anything else about that?
 - 22 A. Yes.
 - 23 Q. What did he say?
 - 24 A. He said he saw them whilst they were passing through with
- 16:21:13 **25 him**.
 - 26 Q. And did he tell you how he knew it was Johnny Paul?
 - 27 A. Yes, he said he saw him. He said he was dressed in white.
 - 28 He said there was a convoy that went with him and he himself was
 - 29 sitting in the vehicle. He said the last group that came from

- 1 the rear, he said when they entered the town they stopped and
- 2 they alighted the vehicle and he said the few civilians who were
- 3 in town they were asking them. He said, "Where did you see them
- 4 pass through with Johnny Paul here?", and one old woman came out
- 16:22:26 5 and said, "I saw them moving towards this direction on board the
 - 6 vehicles", and he said the woman was shot.
 - 7 They later boarded the vehicles again and he said they
 - 8 moved a bit and later they alighted again and again they said
 - 9 they asked those other people again, "Where did you see these
- 16:23:06 10 people passing through with Johnny Paul?" He said one other lady
 - 11 came outside and told them, "We saw the vehicles moving towards
 - 12 this direction", and they also shot that woman. He said he only
 - 13 collected those things that he could immediately get at and he
 - 14 also ran into the bush.
- 16:23:36 15 Q. Madam Witness, when you were telling us about this incident
 - 16 you said your brother told you that he himself was in the
 - 17 vehicle. Who was in the vehicle?
 - 18 A. He said it was Johnny Paul, because --
 - 19 Q. Yes? Were you going to say something else?
- 16:24:02 20 A. Because he said he saw him himself. He said he saw him.
 - 21 He said that the way he was dressed it was Johnny Paul. He said
 - they were moving around and asking.
 - 23 Q. And what were they asking?
 - 24 A. He said they were asking if people saw where they passed
- 16:24:31 25 through with Johnny Paul.
 - Q. And then what happened to those people who said they had
 - 27 seen that?
 - 28 A. They were shot.
 - 29 Q. And did he tell you these people who were shot, did they

- 1 survive being shot?
- 2 A. No, they died.
- 3 Q. You said that when you came to the bush that it was
- 4 raining, but not heavy rains. During the time you were in the
- 16:25:03 5 bush, what season was it?
 - 6 A. Yes, at that time it was then raining. It was during the
 - 7 rainy season.
 - 8 Q. And when your brother came back and told you about what had
 - 9 happened in Baiama, what season was it then?
- 16:25:27 10 A. At the time my brother went and explained to us in the
 - 11 bush?
 - 12 Q. Yes.
 - 13 A. Yes, we were in the town, but by then it was not raining
 - 14 that much.
- 16:25:43 15 Q. Now, where were you when your brother came and told you
 - 16 these things that had happened in Baiama? Were you in the bush?
 - 17 A. Yes, we were in the bush, myself, my mother and others, and
 - 18 he explained to us.
 - 19 Q. When he came and explained those things to you, what season
- 16:26:05 20 was it?
 - 21 A. At that time though it was raining, but it was not that
 - 22 much.
 - 23 Q. Now, did he tell you who it was who was with Johnny Paul?
 - 24 A. Whether who was with Johnny Paul?
- 16:26:28 25 Q. Who was with Johnny Paul, yes.
 - 26 A. Rebels were with him. He said they were around him,
 - 27 guarding him for him to be taken along.
 - 28 MS HOLLIS: Mr President, I'll be moving to a new area now.
 - 29 PRESIDING JUDGE: I think this would be an appropriate time

	1	to adjourn then. Thank you, Ms Hollis.
	2	Madam Witness, we're going to adjourn court now until 9.30
	3	tomorrow morning. Your evidence has not yet finished and so we
	4	are ordering you not to discuss this case with anybody else. Is
16:27:08	5	that clear?
	6	THE WITNESS: Okay.
	7	PRESIDING JUDGE: Yes, we will adjourn court now.
	8	[Whereupon the hearing adjourned at 4.30 p.m.
	9	to be reconvened on Thursday, 29 January 2009
16:27:16	10	at 9.30 a.m.]
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