

Case No. SCSL-2003-01-T

THE PROSECUTOR OF THE SPECIAL COURT

CHARLES GHANKAY TAYLOR

FRIDAY, 29 AUGUST 2008 9. 30 A. M. TRI AL

TRIAL CHAMBER II

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

Justice Julia Sebutinde

Justice Al Hadji Malick Sow, Alternate

For Chambers: Mr William Romans

Ms Carolyn Buff

For the Registry: Ms Rachel Irura

For the Prosecution: Ms Brenda J Hollis

Mr Nicholas Koumjian

Ms Ruth Hackler

For the accused Charles Ghankay Mr Courtenay Griffiths QC Taylor:

Mr Terry Munyard
Mr Morris Anyah

	1	Friday, 29 August 2008
	2	[Open session]
	3	[The accused present]
	4	[Upon commencing at 9.30 a.m.]
09:23:25	5	PRESIDING JUDGE: Good morning. Mr Koumjian, appearances
	6	on your bar this morning?
	7	MR KOUMJIAN: Good morning your Honours. Brenda J Hollis,
	8	Nicholas Koumjian and Ruth Mary Hackler.
	9	PRESIDING JUDGE: Thank you. Mr Griffiths?
09:28:50	10	MR GRIFFITHS: Good morning your Honours and counsel
	11	opposite. For the Defence today myself Courtenay Griffiths and
	12	my learned friend Mr Morris Anyah.
	13	PRESIDING JUDGE: Thank you, Mr Griffiths. Unless there
	14	are some other matters I will remind the witness of his oath.
09:29:06	15	MS IRURA: Your Honour, just to bring this to the attention
	16	of the chamber, LiveNote is not working presently so I am
	17	broadcasting serial LiveNote on your screens.
	18	PRESIDING JUDGE: Thank you, Madam Court Attendant. I note
	19	the difference and perhaps when it gets rectified you can inform
09:29:26	20	us.
	21	MR GRIFFITHS: Madam President, before we begin there was a
	22	matter which we raised and I wonder if that is best dealt with in
	23	the absence of the witness. I don't think he need go far, if he
	24	were to be kept just behind that door, because I doubt that this
09:29:45	25	will take very long.
	26	PRESIDING JUDGE: Thank you, Mr Griffiths, for that
	27	reminder. Mr Witness, you may recall yesterday I told you we
	28	were discussing some legal matters and we are continuing that
	29	short discussion this morning. I would ask Madam Court Officer

	1	to assist you to leave the Court just for a very short time. It
	2	will not take very long.
	3	[In the absence of the witness]
	4	Mr Griffiths, before you commence we will continue as we
09:30:43	5	did yesterday in private session.
	6	MR GRIFFITHS: Your Honour, can I also indicate that
	7	following our discussion, through excess of caution I think it
	8	might be wise, whatever formula is adopted, to deal with all the
	9	issues concerning this matter in private session in the event
09:31:00	10	that some error occurs.
	11	PRESIDING JUDGE: Yes. Please put the Court in private
	12	session. Just before you do, for members of the public this is a
	13	legal discussion relating to security of witnesses. It will
	14	continue for a short time in private session as it did yesterday
09:31:19	15	afternoon. You will of course be able to see the Court, but you
	16	will not be able to hear.
	17	[At this point in the proceedings, a portion of
	18	the transcript, pages 14950 to 14951, was
	19	extracted and sealed under separate cover, as
	20	the proceeding was heard in private session.]
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1	[Upen session]
2	MS IRURA: Your Honour, we are in open session.
3	PRESIDING JUDGE: Whilst we are in open session I wish to
4	announce that the next series of questions will be put and
09:38:08 5	replied to in private session for reasons of security of
6	witnesses. Counsel has estimated that this will be about half an
7	hour and the public can see into the Court, but they will not be
8	able to hear. Please put the Court back in private session.
9	[At this point in the proceedings, a portion of
10	the transcript, pages 14953 to 14961, was
11	extracted and sealed under separate cover, as
12	the proceeding was heard in private session.]
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- 1 [Open session]
- 2 MS IRURA: Your Honours, we are in open session.
- 3 PRESIDING JUDGE: Thank you. Please proceed. Just a
- 4 minute. I will warn the witness. Mr Witness, we are no longer
- 10:03:48 5 in private session, so I again remind you not to mention names or
  - 6 any other issues that could identify yourself.
  - 7 THE WITNESS: Okay, sir.
  - 8 MR GRIFFITHS:
  - 9 Q. Now is it right that in 1992 you went to Kono with Foday
- 10:04:09 10 Sankoh for about a month?
  - 11 A. Yes, sir.
  - 12 Q. Why?
  - 13 A. At that time I was a bodyguard, that was why I went with
  - 14 him. Anywhere he went to I went with him.
- 10:04:32 15 Q. What is Top 20?
  - 16 A. The name Top 20 came about when our brothers who came from
  - 17 the NPFL to help us during the war, that was the name that was
  - 18 given, Top 20. That means they were the bosses. They were above
  - 19 us. That was what I understood from that name.
- 10:05:05 20 Q. And what does Top 40 mean?
  - 21 A. Okay, Top 40, when they had ran the Top 20 it got to a
  - 22 point in time when their boss stopped them and it was after some
  - 23 time that they ran the Top 40 again. There were three stages;
  - 24 Top 20, Top 40 and Top Final.
- 10:05:40 25 Q. And when you I am sorry, but I don't understand that.
  - 26 "When their boss stopped them", what does that mean?
  - 27 A. The bad things that they used to do when they used to kill
  - innocent people, they used to beat up innocent people, they had
  - 29 one of their boss, so the complaint went to Foday Sankoh, but

- 1 they did not used to listen to him. They did not take orders
- 2 from him. They said he was not their commander. But he, Foday
- 3 Sankoh, also had his own boss that he used to take his complaints
- 4 to, that was Charles Taylor. So Charles Taylor ordered the
- 10:06:30 5 commander that was the boss of all the NPFL who were with us to
  - 6 stop them and then he stopped them and he called all of them,
  - 7 those bad ones, he called on all of them to go. So those ones
  - 8 who were good and kind, he asked them to stay.
  - 9 Q. Who is "he"?
- 10:06:58 10 A. I said the commander who was in charge of the NPFL soldiers
  - 11 who were with us at that time. That is what I mean. He was
  - 12 called upon to move from there, because he did not control the
  - 13 soldiers whilst they were doing those wicked things.
  - 14 Q. It's my fault. We need to go more slowly, perhaps. What
- 10:07:22 15 is the name of the commander?
  - 16 A. He was called Pa Jean [phon], but his nickname was Kannah
  - 17 Hill [phon]. He was called Pa Jean.
  - 18 Q. And who withdrew that commander from Sierra Leone?
  - 19 A. Charles Taylor.
- 10:07:51 20 Q. Now, what is Top Final?
  - 21 A. Top Final, those same fighters, you know, it was on the
  - 22 border, there is no river between Liberia and Sierra Leone on
  - 23 that side, you can even walk across. The soldiers who went at
  - that same area who were doing the wicked things in those areas,
- 10:08:23 25 who were killing people, and because they had asked them to
  - 26 withdraw they were angry about it. The issue of Charles Taylor
  - 27 asking them to withdraw, they were angry about it. So they just
  - 28 went on doing wicked things. If you were a woman they would rape
  - 29 you. If you were a young boy they would beat you up or sometimes

- 1 kill you.
- 2 So that was the time the infighting happened between the
- 3 RUF and the NPFL. That was what they referred to as Top Final
- 4 and that was to finally flush out the bad ones and that only the
- 10:09:01 5 good ones were supposed to remain. So that was the time they
  - 6 resorted to that Top Final. All the bad ones were supposed to be
  - 7 flushed out and the good ones remain, so that was the name given
  - 8 to it.
  - 9 Q. And so it was Charles Taylor who had asked them to withdraw
- 10:09:20 10 from Sierra Leone?
  - 11 A. Yes. Foday Sankoh at so many times took the complaints to
  - 12 him, so he too at a point in time asked the boss to move from
  - 13 there. But the soldiers who were there with him on the ground,
  - 14 they did not want to withdraw because Charles Taylor himself did
- 10:09:42 15 not have time to come there and to ask them there to withdraw.
  - 16 So it was violence it was only violence that would have flushed
  - 17 those bad ones out.
  - 18 Q. And thereafter, if I understand what you're telling us, the
  - 19 RUF was effectively on its own?
- 10:10:11 20 A. The RUF was under the command of Foday Sankoh backed by
  - 21 Charles Taylor. We were not on our own. We only resorted to
  - 22 flushing out the bad ones so that they will return to where they
  - 23 came from.
  - 24 Q. So help us with this then: Do you recall that in about
- 10:10:30 25 April/September 1991 ULIMO was formed in Guinea and Sierra Leone
  - 26 by former Liberian army fighters, Krahns and Mandingo supporters
  - of the late President Doe, do you remember that?
  - 28 A. Yes, I knew that ULIMO was formed in Sierra Leone by and
  - 29 it was formed by the remnant Krahn and the other people, the

- 1 Mandingos. It was formed in Sierra Leone because we used to
- 2 capture people there and they told us.
- 3 Q. And ULIMO was also supported by the Sierra Leonean
- 4 government, wasn't it?
- 10:11:27 5 A. Yes, sir, it was the Sierra Leone government that fully
  - 6 supported them.
  - 7 Q. And also the Guinean government?
  - 8 A. Yes.
  - 9 Q. Both governments providing them with arms and ammunition?
- 10:11:45 10 A. Yes.
  - 11 Q. And the purpose of ULIMO was to overthrow Charles Taylor?
  - 12 A. Yes.
  - 13 Q. Now, in about 1992 do you recall that between January and
  - 14 April of that year ULIMO started gaining control of much of Lofa
- 10:12:19 **15** County?
  - 16 A. Yes, at the end of '92 to '93 was the time we realised that
  - 17 ULIMO had entered Liberia towards the border.
  - 18 Q. And the effect of that was to cut off the RUF from the
  - 19 NPFL, wasn't it?
- 10:12:44 20 A. Yes, from '93 we were cut off around the Lofa area. We
  - 21 were cut off around the Lofa area.
  - 22 Q. And the RUF remained cut off from the NPFL from about then
  - until about 1997/'98, would you agree?
  - 24 A. No, it did not go up to '98. It was from '93 that we were
- 10:13:17 25 cut off up to '96 and that was the time ECOMOG came to disarm
  - 26 ULIMO and they opened the road. Since the time ECOMOG based
  - 27 there around Foya up to Voinjama the road was now open. We were
  - 28 no longer tormented in those areas because ECOMOG was present.
  - 29 Q. Now ECOMOG was deployed throughout Lofa County, wasn't it?

- 1 A. Yes.
- 2 Q. And ECOMOG set up road blocks on the main routes leading
- 3 through Lofa County, didn't they?
- 4 A. Yes, towards the border areas. It was not on all the main
- 10:14:11 5 roads. It was towards the borders that they blocked, entering
  - 6 towards the borders.
  - 7 MR KOUMJIAN: Your Honours, I hesitate to interrupt. It is
  - 8 just a matter of the transcript and in the future I know it may
  - 9 be corrected or likely be corrected on the tape, but in line 34 a
- 10:14:28 10 couple of answers back the last line is reads, "No longer
  - 11 tormented in those areas because ECOMOG was present" and I
  - 12 believe the interpreter said, "No longer to remain in those areas
  - 13 because ECOMOG was present".
  - 14 PRESIDING JUDGE: Let me check that. I actually heard the
- 10:14:44 15 word "tormented" in the translation, but as you correctly point
  - out that will be checked. Please proceed, Mr Griffiths.
  - 17 MR GRIFFITHS:
  - 18 Q. So ECOMOG set up checkpoints on the border?
  - 19 A. Yes, it was on the main border line, the main entrance from
- 10:15:09 20 one country to the other that the ECOMOG mounted the checkpoint.
  - 21 Q. Can you give us the names of the locations where those
  - 22 checkpoints were?
  - 23 A. Yes.
  - 24 Q. What are they?
- 10:15:31 25 A. One was at the Mendekoma Highway which led from Sierra
  - 26 Leone to Liberia. That is Foya, Mendekoma Highway. The areas
  - 27 through which I went is what I am talking about. And the other
  - 28 around the Vahun area. Those were the two areas. But when you
  - 29 entered inside going towards Monrovia around Voinjama areas, all

- 1 those areas, they did not mount checkpoints there. There were no
- 2 checkpoints there. When you go along those areas you don't meet
- any checkpoints on the way up to Voinjama.
- 4 Q. No, dealing with that period you say from about 1993 to
- 10:16:22 5 1996 when ULIMO cut off the road, one consequence of that was
  - that there was contact between the RUF and ULIMO, wasn't there?
  - 7 A. At the time they were on the border, because we used to
  - 8 fight against them ourselves. It was later when ECOMOG came
  - 9 there and based there that we established peace between us, but
- 10:17:02 10 when ECOMOG was not present we used to fight against them. They
  - 11 never used to come to us and we too never used to go to them.
  - 12 Q. The reason I ask, you see, is this: You remember there
  - 13 came a time when a group of the RUF led by Superman and Gibril
  - 14 Massaquoi, they had ULIMO soldiers fighting with them, former
- 10:17:31 15 ULIMO soldiers fighting with them, didn't they?
  - 16 A. The group you are talking about, I was not in the same area
  - 17 with them. They were around the Western Area and that is very
  - 18 close to Freetown. I don't know whether they had such a group.
  - 19 I was in the Kailahun District and they were very close to the
- 10:17:56 20 city. There was a very long distance between us.
  - 21 Q. So you have no idea about the composition of that group?
  - 22 A. Superman's group and Gibril Massaquoi's group, I cannot
  - 23 tell you anything about that group, because I was not with them.
  - 24 I did not fight together with them and I have never lived in the
- 10:18:23 25 same jungle with them.
  - 26 Q. Very well. Can we go to the cross-examination bundle,
  - 27 please, behind divider 7. Now behind divider 7 you will see
  - 28 pages taken from the [Redacted]
  - 29 Can we go

	1	to page 50, please, top right-hand corner, line 16.
	2	PRESIDING JUDGE: Just pause, Mr Griffiths. Mr Griffiths,
	3	the Bench is just noting that this evidence was adduced in
	4	[Redacted]
10:20:33	5	which related to this witness at
	6	that time. There has been rescission of certain protective
	7	measures. However, the protective measures and the
	8	[Redacted] still
	9	stand and if you are now going to refer to evidence
10:20:55	10	[Redacted]
	11	it may breach that order and we are of a mind that it may be
	12	prudent to have this in private session.
	13	MR GRIFFITHS: Very well.
	14	PRESIDING JUDGE: In order to - from caution, Mr Griffiths,
10:22:12	15	we will adduce this evidence in private session. For members of
	16	the public and public record, certain evidence will be referred
	17	to that was given pursuant to an order of another
	18	[Redacted] and in
	19	conforming with that order this evidence will be heard in private
10:22:33	20	session. Members of the public can see into court, but they will
	21	not hear what is being said. Mr Witness, you have heard what I
	22	said. You understood it?
	23	THE WITNESS: Yes, sir.
	24	MR KOUMJIAN: Your Honours, we are just wondering, out of
10:22:52	25	principle, the references to this witness, who is testifying
	26	without facial distortion, should be redacted from the transcript
	27	that this witness testified in the
	28	[Redacted]
	29	JUDGE SEBUTINDE: I don't understand, Mr Koumjian. What is

	1	it that you are asking to be redacted?
	2	MR KOUMJIAN: References to
	3	[Redacted] I don't have
	4	a line in front of me. I think we would all have to search the
10:23:29	5	transcript to find it.
	6	PRESIDING JUDGE: It is part of the ruling on page 23, line
	7	6 or 7.
	8	[At this point in the proceedings, a portion of
	9	the transcript, pages 14970 to 14972, was
	10	extracted and sealed under separate cover, as
	11	the proceeding was heard in private session.]
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Q.

2 MS I RURA: Your Honour, we are in open session. PRESIDING JUDGE: Please proceed. 3 4 MR GRIFFITHS: Mr Witness, I would like to draw your attention, please, 10:40:16 5 0. behind divider 7 in that bundle, page 11, and if you look on that 6 7 page just below halfway down we see this, "And the group led by Superman and Massaquoi consisted of hundreds of men?" And then 8 you said this, "Yes, yes. They were many, because those ULIMO 10:41:13 10 soldiers who came from Freetown and the SLAs, they were with him". Now do you remember saying that on a previous occasion? 11 12 This time that you are trying to show to Superman, at that 13 time when we were leaving Freetown, at that time ULIMO and SLA 14 were with him, but at that time that we were in the bush ULIMO 10:41:46 15 and SLA were not with Superman. That was what I was trying to But when we went to town in Freetown ECOMOG dislodged 16 17 It was that at that time that ULIMO and SLA joined them. That was what I meant. 18 19 Now where did these ULIMO fighters come from to join with 10:42:10 20 Superman and Massaquoi? 21 That is what I meant, in Freetown. When we were there in 22 Freetown. 23 But how had the ULIMO fighters got to Freetown in the first 0. 24 pl ace? 10:42:36 25 Α. We met them there. They were with the SLAs. That was what 26 Those of us who were in the bush, they were not with 27 We met them there. Even SLAs, we met them in town when we us. 28 went to join Johnny Paul Koroma.

[Open session]

And so those ULIMO fighters retreated from Freetown along

- 1 with the SLA and the RUF, is that right?
- 2 A. That's what I mean. Not all of them, but those who agreed
- 3 to join us, they came with us to the they went with us to the
- 4 bush.
- 10:43:09 5 Q. And after they went with you to the bush did they remain
  - 6 with you, those ULIMO fighters?
  - 7 A. Yes, but nobody called them ULIMO any longer. Everybody
  - 8 was RUF, be you SLA or this or that, as long as you had gone with
  - 9 us into the bush we considered you we considered everybody as
- 10:43:37 10 RUF.
  - 11 Q. Now these ULIMO fighters who retreated with you and then
  - merged into the RUF, they were Liberians, weren't they?
  - 13 A. Yes, sir, but there were a few Sierra Leoneans among them,
  - 14 but most of them were Liberians.
- 10:44:00 15 Q. Now, what was the STF?
  - 16 A. I didn't ask them for that meaning, but that was what we
  - 17 heard when we went to Freetown. They were calling them STF, but
  - 18 I never asked to know what it meant actually. Up to the time we
  - 19 went into the bush that was what we heard them calling them.
- 10:44:26 20 Q. Calling who?
  - 21 A. Those ULIMO fighters who were in Freetown whom we met
  - 22 there, that was the name they used to call them, but I did not
  - 23 ask to know its meaning.
  - 24 Q. And who is General Bropleh?
- 10:44:48 25 A. General Bropleh was their commander.
  - 26 Q. Of who?
  - 27 A. The STF.
  - 28 Q. And he was a former ULIMO general, wasn't he?
  - 29 A. Yes, sir.

- 1 Q. Was he from ULIMO-J or ULIMO-K?
- 2 A. That is what I didn't know. I knew ULIMO. It was a name
- 3 ULIMO that he carried and they called them STF, but that
- 4 distinction I did not know.
- 10:45:30 5 Q. Do you know the name Abu Keita?
  - 6 A. Yes, sir.
  - 7 Q. Who was he?
  - 8 A. He too was among the same people.
  - 9 Q. Which same people?
- 10:46:04 10 A. ULI MO.
  - 11 Q. And was he one of those who retreated from Freetown?
  - 12 A. No, he came from Liberia.
  - 13 Q. To where?
  - 14 A. He came to the RUF.
- 10:46:25 15 Q. To do what?
  - 16 A. He came there as a fighter. He came there first he came
  - 17 as a friend, but he was a ULIMO fighter and he had been at
  - 18 first when I saw him at the first time that I saw him I saw him
  - 19 with Issa.
- 10:46:44 20 Q. Where?
  - 21 A. In the RUF territory.
  - 22 Q. Where in particular within RUF territory?
  - 23 A. I saw him in Kono.
  - 24 Q. What was he doing there?
- 10:47:05 25 A. At first he was moving along with Issa. They used to move
  - 26 together. Because he was a ULIMO fighter before, he used to go
  - to the front line.
  - 28 Q. When was this that you saw Abu Keita with Issa?
  - 29 A. Abu Keita had been in Kailahun, Kono. Those areas from

- 1 Kailahun up to Kono, I had seen him there, but I didn't --
- 2 Q. Which year?
- 3 A. I cannot recall the year, but I used to see him there, but
- 4 I cannot recall the year.
- 10:48:03 5 Q. Does the name Senegal ese mean anything to you?
  - 6 A. Senegal ese?
  - 7 Q. Yes.
  - 8 A. Yes.
  - 9 0. Who is he?
- 10:48:21 10 A. Senegalese, because he too was a soldier but I did not ask
  - 11 him whether he was ULIMO or NPFL, but he too was coming from
  - 12 Liberia, but I did not know him in Liberia. I only saw him in
  - 13 Buedu once, but I did not ask him because the two of us did not
  - 14 tal k.
- 10:48:44 15 Q. Who was he with when you saw him in Buedu?
  - 16 A. Senegalese, he was with Sam Bockarie.
  - 17 Q. Can you help us as to when that was?
  - 18 A. I think from '97 when I went to Buedu I saw him there with
  - 19 Sam Bockarie, but we did not have any conversation because but
- 10:49:21 20 I can recall that name. He's a tall guy.
  - 21 Q. Now you told us about a bank robbery, did you not?
  - 22 A. Yes, sir.
  - 23 Q. Now those same ULIMO fighters who retreated from Freetown,
  - 24 they were involved in robbing that bank, weren't they?
- 10:50:02 25 A. Yes, sir.
  - 26 Q. And many of them fled with their loot across the border
  - into Guinea, didn't they?
  - 28 A. Yes, sir.
  - 29 Q. Now at the time when they looted that bank, who was their

- 1 commander?
- 2 A. No, at that time they said they didn't go with a commander.
- 3 It was just a group just like you would come together. That was
- 4 the information I got. Whenever anything happens everybody went
- 10:50:47 5 his separate way. They did not choose somebody whom they said
  - 6 was the commander. I did not get that information. I don't
  - 7 know, except those who were arrested and beaten.
  - 8 PRESIDING JUDGE: Mr Griffiths, I am not sure that answers
  - 9 your question.
- 10:51:11 10 MR GRIFFITHS: No, I don't think it did:
  - 11 Q. Can you remember now who was the commander of those ULIMO
  - 12 fighters who robbed the bank?
  - 13 A. I would have forgotten, but I cannot recall any longer
  - 14 except those who were arrested and beaten.
- 10:51:40 15 Q. Very well. Now the topic I am dealing with is this
  - 16 connection between the RUF and ULIMO. Now in that context you
  - 17 sent as your mining representative to Tongo Fields a man called
  - 18 Mike Nimley, didn't you?
  - 19 A. Yes.
- 10:52:16 20 Q. Now Mike Nimley was ULIMO in origin, wasn't he?
  - 21 A. At first he was NPFL, then he was captured by ULIMO and he
  - 22 came into the RUF.
  - 23 Q. And he was also STF, wasn't he?
  - 24 A. That is the name they changed into. ULIMO was changed to
- 10:52:44 25 STF, but it was one group.
  - 26 Q. Now, the period of time we are talking about is following
  - 27 the retreat from Freetown. Now, we know that to be February
  - 28 1998. Now prior to that, in 1997 you had been purchasing arms
  - 29 from former ULIMO combatants in Lofa County, hadn't you?

- 1 A. Yes. Not arms, ammunition. Not arms.
- 2 MR GRIFFITHS: Would your Honour give me a moment to find a
- 3 reference?
- 4 PRESIDING JUDGE: Yes.
- 10:54:06 5 MR GRIFFITHS:
  - 6 Q. Now, I want to spend a little time asking you about that.
  - 7 Now it was in particular ULIMO-K with whom you were dealing for
  - 8 those ammunition purchases, wasn't it?
  - 9 A. Yes, Alhaji Kromah's remaining boys.
- 10:54:47 10 Q. Now at the time that you had these dealings with them,
  - 11 there had been presidential elections in Liberia and Charles
  - 12 Taylor was now President of Liberia. That's right, isn't it?
  - 13 A. Yes, Charles Taylor was President. That was why I was
  - 14 brave to go there.
- 10:55:12 15 Q. And what was happening was this. These former ULIMO-K
  - 16 fighters were supposed to hand over their arms and ammunition as
  - 17 part of the disarmament process in Liberia. That's right, isn't
  - 18 it?
  - 19 A. They were there. I was not there.
- 10:55:38 20 Q. But, in any event, rather than hand over their arms and
  - ammunition they were burying them in Lofa County, weren't they?
  - 22 A. Yes, that was what they used to do. I was not with them,
  - 23 but that was what they used to do.
  - 24 Q. And the RUF decided that what they would do is they would
- 10:56:05 25 purchase that ammunition from these former ULIMO-K combatants.
  - 26 A. Yes, that was what we decided to do, but that did not take
  - 27 I ong.
  - 28 Q. And you were sent as the RUF representative to go and
  - 29 negotiate with them in Lofa County?

- 1 A. Yes.
- 2 Q. Now you were first given some money from the bank in Kono
- 3 which you changed into Guinean francs in order to purchase
- 4 ammunition from these former ULIMO fighters, is that right?
- 10:57:00 5 A. Yes, the money that I got from Freetown, that was where it
  - 6 was taken from.
  - 7 Q. And you made several trips to Lofa County to continue this
  - 8 trade, didn't you?
  - 9 A. Yes, I used to go there.
- 10:57:23 10 Q. Now amongst the people you dealt with to purchase
  - ammunition from, was one of them Varmuyan Sherif? Varmuyan
  - 12 Sheri f?
  - 13 A. No, Varmuyan Sherif? Not Varmuyan Sherif. I never did
  - 14 business with Varmuyan Sherif. I don't even know him.
- 10:57:59 15 Q. Was one of them Abu Keita?
  - 16 A. No.
  - 17 Q. Who were the people then that you dealt with?
  - 18 A. I dealt with Kundi. They called him Colonel Kundi.
  - 19 Colonel Kundi. We used to do business together. He used to show
- 10:58:20 20 me those places where those things were and I will buy them.
  - 21 Q. Now apart from those occasions when you tell us you were
  - 22 given money to go and purchase arms from ULIMO, there was also a
  - 23 trade with ULIMO where agricultural products were bartered for
  - 24 ammunition, wasn't there?
- 10:58:55 **25** A. No, no.
  - 26 Q. Very well. Could you look, please, behind divider 5.
  - 27 Could we turn to page 4 behind that divider, please. Let's start
  - about a third of the way down the page. "Now, during the time
  - 29 that you were in Koindu was anything taking place in Kailahun

- 1 District?" "Yes". "What was that?" "Because at the time that
- 2 we were in Koindu we were there in defensive, but the money that
- 3 we used to buy ammunition, sometimes it was proceeds from the
- 4 sale of coffee or cocoa or palm oil for us to get money because
- 11:00:12 5 at that time there was no mining for there was not much mining
  - 6 for diamonds". "What do you mean when you say it was proceeds
  - 7 from coffee and cocoa?" "What I mean is when it was harvested it
  - 8 will be bagged and we'll send to the riverside, sold and it is
  - 9 the proceeds that we use to buy ammunition from the ULIMO
- 11:00:38 10 people." Do you remember saying that on a previous occasion?
  - 11 A. Yes, what I meant was that the provisions that you've
  - 12 talked about we were not exchanging them with ULIMO. It was with
  - 13 the Guineans. We went to the Guineans. The Guineans would give
  - 14 us physical cash and out of that physical cash we would buy those
- 11:00:58 15 things. That's what I am telling you about. It is not palm oil
  - or coffee that we took to ULIMO. We sell those things to
  - 17 Guineans at the riverside, then from the cash that we will
  - 18 receive we will use to buy arms and ammunition. That's what I
  - 19 mean.
- 11:01:21 20 Q. So you've told us before, you see, about using the money
  - 21 from the bank robbery, using a further sum of US dollars that you
  - 22 were given to buy arms, but in addition to those two specific
  - 23 sums of money the RUF were trading agricultural produce at the
  - 24 riverside and the money they gained from that they were using
- 11:01:49 25 that as well to buy arms from ULIMO-K, weren't they?
  - 26 A. Yes, that is what I mean. When you asked that we took the
  - 27 produce to ULIMO, we were not taking the produce to ULIMO. It
  - 28 was in Guinea.
  - 29 Q. Very well, it's my fault. It is the way I phrased the

- 1 question. It is totally my fault, Mr Witness. And this trade
- with ULIMO was going on throughout 1997, wasn't it?
- 3 MR KOUMJIAN: Objection. It's a little vague, because
- 4 three or four well, three different types of trade were put to
- 11:02:26 5 the witness and so I don't know if this is the which one he's
  - 6 referring to.
  - 7 MR GRIFFITHS:
  - 8 Q. The only trade that you did with ULIMO was to take money
  - 9 over and buy ammunition. That's right, isn't it?
- 11:02:45 10 A. Yes, that's what the only one I did.
  - 11 Q. That's the only trade you've told us about.
  - 12 MR KOUMJIAN: Excuse me, the witness is not --
  - 13 THE WITNESS: Yes, physical money. I did not take palm oil
  - 14 to them. I did not take coffee to them. I took physical money
- 11:02:59 15 to buy. We were taking the produce to the Guineans.
  - 16 MR GRIFFITHS:
  - 17 Q. And that trade, cash for ammunition, was going on in 1997,
  - 18 wasn't it?
  - 19 A. Yes, up to the time Johnny Paul called us.
- 11:03:50 20 Q. Now, do you remember telling us about some arms received by
  - 21 the RUF which was used to attack Koindu?
  - 22 A. Repeat that.
  - 23 Q. Let me start again. Do you remember a time when the RUF
  - 24 attacked Koindu?
- 11:04:26 25 MR KOUMJIAN: I believe counsel is referring to Koidu and
  - that's causing the confusion.
  - 27 MR GRIFFITHS: Koidu, my fault:
  - 28 Q. Do you remember an occasion when the RUF attacked Koidu?
  - 29 A. Ah-ha, when you said Koindu, it's Koidu, yes.

- Q. My fault. My fault entirely. And the arms that were used
   to carry out that attack, where did they come from?
- $\,$  MR KOUMJIAN: I would just ask that he be a bit more
- 4 specific because the witness has testified to at least three -
- 11:04:585 well, more than three attacks on Koidu, '92 and '95 and others6 subsequently.
  - 7 PRESIDING JUDGE: Mr Griffiths, did you say which year?
  - 8 MR GRIFFITHS: No, I didn't say which year. I think I'm
  - 9 confusing myself, your Honour. Can I begin the point again?
- 11:05:21 10 PRESIDING JUDGE: Please do so.
  - 11 MR GRIFFITHS:
  - 12 Q. We have been talking about the purchase of ammunition from
  - 13 ULIMO. Could you be shown, please, exhibit D-9. Now, you will
  - 14 recall having been shown this particular document before and I
- 11:06:16 15 want to draw your attention to two particular passages in it to
  - 16 see if you can assist me. Look at the second paragraph on the
  - 17 first page:
  - 18 "Upon your departure I initiated contact with ULIMO as per
  - 19 your instructions in a bid to buy materials to repel the vicious
- 11:06:41 20 attacks of the Kamajors at a time when there was a peace document
  - 21 in place and we were not expecting to fight. At first ULIMO
  - 22 arrested me thinking that I had come to them to surrender. Later
  - 23 I was able to convince them to release me and we commenced a
  - 24 mutually beneficial relationship. I used the 7,000 US dollars to
- 11:07:11 25 purchase vitally needed material that gave us the stance to fight
  - and challenge the SLPP government until they were ousted by the
  - 27 AFRC coup?"
  - 28 Pause there. Now those purchases of arms to which the
  - 29 writer is referring, that's what you were engaged on in 1997,

- 1 wasn't it?
- 2 A. Yes, this one on the paper. Yes, I was buying ammunition.
- 3 PRESIDING JUDGE: Mr Griffiths, there has been a
- 4 distinction between arms and ammunition and ammunition only and
- 11:08:01 5 the document says "materials".
  - 6 MR GRIFFITHS:
  - 7 Q. Help us, please. The learned judge has quite rightly
  - 8 pointed out that in that paragraph it says "materials". Now, can
  - 9 you help us. Were you only purchasing ammunition from ULIMO, or
- 11:08:20 10 were you also purchasing arms?
  - 11 A. What I used to do is what I am trying to tell you. What I
  - 12 did not do I won't talk about. We had arms. We used to capture
  - 13 arms and we had arms before that Sankoh himself used to bring
  - 14 from Liberia. I was going to buy ammunition. I was not the only
- 11:08:42 15 person who did those trade. There were other people who were
  - 16 doing those trades. The one that I was doing was that I was
  - 17 buying ammunition.
  - 18 Q. Now can we turn, please, to page 5 of this document. Now,
  - in the middle of that page you will see no, let's put it in
- 11:09:14 20 context. Can we start from line 13 counting from the top of the
  - 21 page. The writer of the document then says this:
  - 22 "After our Freetown invasion in January 1999 I was again
  - 23 promoted by JP Koroma to rank of major general, Issa was promoted
  - to brigadier and Mike to the rank of brigadier and other SLA
- 11:10:03 25 officers were also promoted. Sir, during this period I had been
  - in contact with various diplomats and other international
  - agencies such as the UN, Commonwealth, OAU, ECOWAS and even the
  - 28 Sierra Leone government with a view of effecting your release and
  - 29 a negotiated settlement of the Sierra Leonean crisis. These

- 1 bodies lent deaf ears to my propositions as they thought that the
- 2 Kabbah government would be able to achieve military victory."
- 3 Now this is the passage I want you to concentrate on:
- 4 "Back at headquarters I renewed my contact with ULIMO and
- 11:10:54 5 tried to secure materials from them. It was out of these
  - 6 materials that I gave Superman a good quantity to attack and
  - 7 capture Kono. This move I thought would pressure the government
  - 8 into abandoning their mock trial against you and provide us with
  - 9 the ground necessary to move the war and the movement forward."
- 11:11:24 10 Pause there. Do you know anything about that purchase of
  - 11 materials from ULIMO which was used to attack and capture Kono?
  - 12 A. This attack that you are talking about, this attack on Kono
  - 13 when Superman was given ammunition to capture Kono, that was not
  - 14 the time that Issa Sesay came with that ammunition. Superman
- 11:12:01 15 attacked Kono, but was not able to capture there. It was at that
  - 16 time that he left and went to Kabala. He was not able to capture
  - 17 there. He was the commander in Kono, but he was not able to
  - 18 capture there. He was unable. Then he left and went to Kabala.
  - 19 It was later that Issa Sesay came with his group with ammunition
- 11:12:22 **20** to capture Kono.
  - 21 Q. What do you understand by the word "materials"?
  - 22 A. In the military when you talk about material you are
  - 23 talking about ammunition. When you say that materials, materials
  - are finished, that means the ammunition has finished.
- 11:13:02 25 Q. Doesn't materials also include arms, RPG bombs, grenades,
  - 26 mortars, et cetera?
  - 27 A. When you talk about RPG bombs, that is material. The bomb
  - 28 is a material. It's just like the rounds.
  - 29 Q. Are arms also referred to as materials?

- 1 A. When we talked about when we say that material is
- 2 finished we only talk about materials ammunition. Maybe, but I
- 3 was not calling it that, but when we talk about material, that
- 4 material is finished, they only brought ammunition because the
- 11:13:50 5 arms, we had them. So when we say we have been out of materials,
  - 6 they only brought ammunition. That was what I knew and that is
  - 7 what I am still thinking about.
  - 8 Q. Does the word "materials" also cover arms?
  - 9 MR KOUMJIAN: Asked and answered. The witness has given
- 11:14:10 10 his understanding of --
  - 11 THE WITNESS: I don't know about that. That's what I have
  - 12 told you.
  - 13 MR GRIFFITHS:
  - 14 Q. Do you know anything, going back to this passage, about a
- 11:14:24 15 renewal of contact with ULIMO for the purchase of arms? For the
  - 16 purchase of materials, let me be precise.
  - 17 A. That was the time that we left Freetown when the Liberian
  - 18 route was opened to go to Monrovia. Sam Bockarie himself was
  - 19 going to Monrovia. That was the time that I went to Voinjama.
- 11:14:59 20 That's the time he is talking about.
  - 21 Q. But what I am trying to clarify with you, Witness, is this.
  - 22 You will note that the writer says on the first passage I
  - 23 referred to you, "Upon your departure I initiated contact with
  - 24 ULIMO". The writer now says, "Back at headquarters I renewed my
- 11:15:25 25 contact with ULIMO". The point I want you to assist us with,
  - 26 please, if you can, is do you recall a further occasion after
  - 27 1997 when the RUF were purchasing arms from ULIMO?
  - 28 A. That is what I have told you. The other time that he is
  - 29 trying to tell you about on this paper when that retreat took

- 1 place, when ECOMOG dislodged the RUF in Freetown and went back to
- 2 Kailahun, at that time the Liberian route was now opened. The
- 3 ECOMOG had deployed there. This is the time that I am telling
- 4 you about. That was the time that he was going to Monrovia and
- 11:16:19 5 he was sending me to Voinjama. That is the time he is telling
  - 6 you about, that which I know. Maybe there is something else, but
  - 7 that is what I know.
  - 8 Q. What I am trying to get to the bottom of, you see, is this.
  - 9 You speak of a time before the AFRC before the AFRC invited the
- 11:16:43 10 RUF to join them in 1997 when you were purchasing arms from ULIMO
  - 11 ammunition from ULIMO. What this appears to be suggesting is
  - 12 that some time after January 1999 arms were being purchased from
  - 13 ULIMO again. Now, is that right that there were two such
  - 14 occasi ons?
- 11:17:16 15 A. It is not in 1999. There were two different times. The
  - 16 first time we were not going to Liberia. It was at border line.
  - 17 They will take them and bring them. That is the border line in
  - 18 Foya. The border line, the first one. The second one we went
  - inside when the road had been opened and we went to Voinjama,
- 11:17:39 20 yes. The first group which we met was Kundi at the border line
  - 21 in Foya.
  - 22 JUDGE SEBUTINDE: Mr Witness, is this the name of a person,
  - or a place? You have talked about a Colonel Kundi.
  - 24 THE WITNESS: Colonel Kundi. Kundi. It's a Mandingo name,
- 11:18:13 25 Kundi. That is how I used to hear them call him.
  - 26 MR GRIFFITHS:
  - 27 Q. I now want to ask you about another name. Who is Jungle?
  - 28 A. Jungle was an NPFL.
  - 29 Q. He became a member of the RUF, didn't he?

- 1 A. He was not an RUF member, but I can say so because NPFL and
- 2 RUF were families and so I cannot refute that. They were one
- 3 family. That was how we took ourselves.
- 4 Q. Let's explore that a little further then, shall we? There
- 11:19:12 5 came a time, didn't there, when the RUF was being pressed on the
  - one side by the Sierra Leonean Army and on the other side by
  - 7 ULIMO? Is that right?
  - 8 A. Yes, you are talking now you are trying to talk about '93
  - 9 when the Sierra Leone Army was pressuring us at the Sierra Leone
- 11:19:36 10 border and ULIMO was pressurising Jungle and them Jungle and
  - others at the border, if that's what you are asking about.
  - 12 Q. That is precisely what I am asking about. And what
  - happened was that Jungle was forced into Sierra Leone by ULIMO?
  - 14 A. Yes, sir.
- 11:20:00 15 Q. And Jungle was cornered in Sierra Leone along with the RUF?
  - 16 A. Repeat that word, colonel? You mean a rank, or what, when
  - 17 you say colonel?
  - 18 Q. No, they were forced into a corner with the RUF.
  - 19 A. Oh, yes. Yes, they were forced.
- 11:20:35 20 Q. And Jungle remained with you in the RUF for a little while,
  - 21 didn't he, because of that?
  - 22 A. Yes, he was with us in the RUF bush where we were, but
  - 23 Later he found his way to Guinea, then to Liberia.
  - 24 Q. How long did he stay with you in the bush?
- 11:21:05 25 A. I cannot tell the time, because even the bush where we were
  - 26 it was not in a single place where we were based. Those who were
  - 27 NPFL they were based in one area, we were not mixed, and so since
  - 28 then he crossed into Guinea.
  - 29 MR GRIFFITHS: I wonder if the witness could once again be

- shown exhibit D-9, please, just for completeness before we leave
- 2 this document entirely:
- 3 Q. Before we come to the document, one final matter about
- 4 Jungle. Jungle was with Foday Sankoh in Abidjan in 1996, wasn't
- 11:22:11 5 he?
  - 6 A. No, no, I don't know about that. Jungle? I don't know
  - 7 about that, because I did not go to the Ivory Coast.
  - 8 Q. Very well. In any event, can we turn to page 4 in this
  - 9 document please. On page 4, if we count down 12 lines from the
- 11:22:52 10 top, let's just pick it up there to put some things in context:
  - "This situation led to the heightening of tension in
  - 12 Freetown between the RUF and the AFRC and an ultimate breakdown
  - in its marriage. The AFRC made available 50 million leones to
  - 14 the RUF monthly, though only for a couple of months. This and
- 11:23:32 15 other monies received were used for providing rations to our
  - 16 troops and assisting all deployment areas. The civilian populace
  - 17 were not forgotten and the special consignments were dispatched
  - 18 by me to Kailahun. All financial reports and returns will be
  - 19 presented by [you] who was in charge of all logistics. You might
- 11:24:01 20 recall, sir, is one of your senior bodyguards and served as GSO-1
  - 21 logistics during our stay in Freetown?"
  - 22 That's you, isn't it?
  - 23 A. Yes.
  - 24 Q. Now, a couple of matters in that regard. Firstly, this.
- 11:24:28 25 The relationship between the AFRC and the RUF was a very rocky
  - one, wasn't it?
  - 27 A. Yes.
  - 28 Q. When the RUF arrived in Freetown, Johnny Paul Koroma and
  - 29 his fellow SLA officers looked down on the RUF, didn't they?

- 1 A. Yes, sir.
- 2 Q. They used to refer to you disparagingly as "bush majors"
- and "bush colonels", didn't they?
- 4 A. Yes, sir.
- 11:25:18 5 Q. But, in any event, we know that you had quite a senior
  - 6 appointment. Do I need to pause, Madam President?
  - 7 PRESIDING JUDGE: No, I was just voicing some concern about
  - 8 this being a public document, but please continue.
  - 9 MR GRIFFITHS:
- 11:25:42 10 Q. Now, you will see there reference to your role and that
  - 11 financial reports and returns will be presented by you to Foday
  - 12 Sankoh. Did you ever provide such a report to Foday Sankoh?
  - 13 A. What I was actually doing from that time that I was given
  - 14 that assignment in Freetown when he came, yes, I explained I
- 11:26:14 15 explained to him when he went and met us in Kono. It was at that
  - 16 time that I gave him that report.
  - 17 MR KOUMJIAN: Your Honours, I think we understand your
  - 18 Honours were quicker than us the concern and since we are very
  - 19 close to the hour perhaps we can stop the testimony. I think
- 11:26:32 20 there is a simple solution that I could propose, or I can propose
  - 21 it in open court, and that would be that this document now
  - 22 becomes confidential, but a document with the name redacted
  - 23 remain public copy it with the name redacted and that be the
  - 24 public document.
- 11:26:55 25 PRESIDING JUDGE: It's already an exhibit. It is exhibit
  - 26 D-9.
  - 27 MR KOUMJIAN: Yes, but I now ask that it be confidential.
  - 28 To my knowledge no one from the public has yet asked to look at
  - 29 it, but they could, but I ask that it be marked confidential and

2 public document. 3 PRESIDING JUDGE: I understand. 4 MR GRIFFITHS: Your Honour, I am just wondering whether there is any foundation to this concern given that I have been 11:27:18 5 anxious at all times not to have this document put upon the 6 7 screen for the obvious reasons. PRESIDING JUDGE: Yes, but, sorry, I fully accept that you 8 have done that, but I was only looking at the questions which 11:27:37 10 were made in open session which says - in which you referred to specific pages, specific paragraphs and read transcripts and 11 12 said, "Was that you?" That is what I have in mind and I think counsel for the Prosecution also has in mind. You appreciate the 13 14 subtlety. 11:27:59 15 MR GRIFFITHS: I appreciate the subtlety. It was initially lost on me, your Honour, but I am being slow I'm sure. 16 17 PRESIDING JUDGE: No, no, maybe - in any event, we have heard the application and given we are very close to the time 18 19 what is your reply to that? 11:28:17 20 MR GRIFFITHS: I have no objection to that course if it is 21 limited to any public document. 22 PRESIDING JUDGE: I think we are up to our time limit, so 23 we will now take the mid-morning adjournment and I will confer 24 with my learned colleagues on the point. Mr Witness, we are now 11:28:35 25 going to take the mid-morning break. We will resume court at 26 12 o'clock. Please adjourn court until 12. 27 [Break taken at 11.30 a.m.] 28 [Upon resuming at 12.00 p.m.] PRESIDING JUDGE: Mr Griffiths, I notice Mr Munyard is back 29

we prepare a copy with the name redacted which would then be the

- 1 with us.
- 2 MR GRIFFITHS: Yes, Madam President. The Defence team are
- 3 now joined by Mr Munyard.
- 4 PRESIDING JUDGE: I trust he's fully recovered. Just
- 11:59:25 5 before we took the mid-morning adjournment, we heard the
  - 6 applications and submissions of counsel in relation to document
  - 7 number D-9 and we agree with the proposed procedure and it will
  - 8 be refiled according to the proposals made by you, Mr Griffiths,
  - 9 and Mr Koumjian.
- 11:59:57 10 MR GRIFFITHS: Very well, your Honour.
  - 11 PRESIDING JUDGE: Please proceed.
  - 12 MR GRIFFITHS:
  - 13 Q. I'd like you, please, to have a look at some photographs.
  - 14 First of all --
- 12:00:24 15 MR KOUMJIAN: Your Honour, perhaps no.
  - 16 MR GRIFFITHS: Can I enquire whether the LiveNote is
  - 17 operational, or not? Does anyone have LiveNote?
  - 18 PRESIDING JUDGE: I do not, Mr Griffiths, and I think Madam
  - 19 Court Attendant is just checking for us.
- 12:01:43 20 MS IRURA: Your Honour, I'm still broadcasting my LiveNote,
  - 21 but Mr Griffiths's appears not to be functioning the buttons.
  - 22 PRESIDING JUDGE: Does that mean you're getting nothing at
  - 23 all?
  - 24 MR GRIFFITHS: I'm getting nothing at all.
- 12:01:57 25 MR MUNYARD: Madam President, can I just mention that on
  - 26 this particular screen there are no buttons. The whole device
  - 27 has been disconnected and so anyone sitting here can't move over
  - 28 and can't use the screen at all.
  - 29 MR GRIFFITHS: Do your Honours have --

- 1 PRESIDING JUDGE: We have Madam Court Attendant's record
- 2 which means at least I can't move it up and down. Do you wish to
- 3 have a seat whilst it's being checked? Likewise, if you wish to
- 4 proceed you're at liberty to do so.
- 12:02:39 5 MR GRIFFITHS: I think I may be able to proceed without it:
  - 6 Q. Mr Witness, could you turn over the photographs that have
  - 7 been placed just there, please. The person in the top right-hand
  - 8 corner in the multicoloured shirt, who is that?
  - 9 A. This is me.
- 12:03:21 10 Q. The person in the top left-hand photograph, who is that?
  - 11 A. It's Issa Sesay.
  - 12 Q. The scene depicted in the bottom photograph, do you
  - 13 recognise that?
  - 14 A. I cannot remember any longer this one. I can't tell lies.
- 12:04:07 15 I can't remember this particular part.
  - 16 MR GRIFFITHS: Could I mark this document for
  - 17 identification, please?
  - 18 PRESIDING JUDGE: Yes. Now I think the last for this
  - 19 witness was MFI-2, but we don't have an MFI-1 any more and so
- 12:04:45 20 logically I suppose in sequence I will mark it MFI-3.
  - 21 MS IRURA: That's fine, your Honour.
  - 22 PRESIDING JUDGE: So that is MFI-3, one sheet with three
  - 23 pictures.
  - MR GRIFFITHS:
- 12:05:05 25 Q. I'd like you to have a look at another set of photographs,
  - 26 please. Let's start with the top photograph. Do you recognise
  - 27 anyone in that top photograph?
  - 28 A. Yes.
  - 29 Q. Who do you recogni se?

- 1 A. I know some by their faces, but I have forgotten their
- 2 names. This one is called Eagle, the one with the red clothes.
- 3 Q. I think what might the one with the red T-shirt is Eagle,
- 4 yes?
- 12:06:30 5 A. Yes, sir, that's what I mean. And this other one is called
  - 6 Chucky.
  - 7 MR GRIFFITHS: I think what might be easiest, I wonder if
  - 8 the witness could be given a pen, please, and if the witness
  - 9 could mark the names by each individual and then we pass the
- 12:06:55 10 photograph around so that we can transfer the markings:
  - 11 Q. So, first of all could you write the name or indicate to
  - 12 Madam Court Officer the individual?
  - 13 A. This is Eagle, this. This number two is Chucky. These
  - 14 others I know, but I have forgotten their names because it's been
- 12:07:36 15 | long since | last saw them. | I have forgotten their names.
  - 16 MR GRIFFITHS: Very well, I don't want to put that on the
  - 17 projector, but can we all now could we pass it around so that
  - 18 we could transfer the markings, please:
  - 19 Q. Which one is Chucky?
- 12:08:07 20 A. Number two, sir.
  - 21 Q. Now help us with this, please, before we move to the next
  - 22 paragraph. The persons that you have identified in that
  - 23 photograph and the others, were they all members of the RUF?
  - 24 A. Yes, sir.
- 12:09:17 25 Q. And can you help us with this, please. Do you have any
  - idea where this photograph was taken?
  - 27 A. This particular house is in the RUF territory, but I
  - 28 wouldn't know when exactly they took this. I can't understand
  - this house.

- 1 Q. Very well. Let's move then, please, to the middle
- 2 photograph. Do you recognise anyone in that middle photograph?
- 3 A. Their faces that they are wearing these military
- 4 camouflages, I cannot understand their faces.
- 12:10:20 5 Q. So you don't recognise any of them?
  - 6 A. Yes, sir, the camouflage that they're wearing.
  - 7 Q. But do you recognise the faces of any of them?
  - 8 A. Yes, something similar to that, but I don't want to tell
  - 9 lies that I know this when I can't identify him. The one that is
- 12:10:53 10 up that I have recognised clearly, I have said so.
  - 11 Q. Well I'm not asking you to guess, witness, so we'll move on
  - 12 to the bottom photograph, shall we? You can surely identify
  - 13 Foday Sankoh in that photograph, can't you?
  - 14 A. Yes, sir.
- 12:11:14 15 Q. He is the gentleman who appears to be kissing a female on
  - 16 the cheek, is that right?
  - 17 A. Yes, sir.
  - 18 Q. Do you have any idea what the occasion was that's depicted
  - in that photograph?
- 12:11:39 20 A. I was not present and so I can't tell you anything about
  - 21 this, because where they took this photograph I was not there. I
  - 22 have only seen it in your hands now.
  - 23 MR GRIFFITHS: Okay, very well. Again, your Honours, can
  - 24 we mark this one for identification, please?
- 12:12:00 25 PRESIDING JUDGE: This is one sheet with three pictures and
  - 26 it's MFI-4.
  - 27 MR GRIFFITHS:
  - 28 Q. I have another photograph I'd like you to have a look at,
  - 29 please. Who's that in the top photograph?

- 1 A. It is Sam Bockarie.
- 2 Q. Which one is Sam Bockarie?
- 3 A. The one standing before with the paper in his hands with
- 4 the red cap.
- 12:13:36 5 Q. And with the microphone?
  - 6 A. Yes.
  - 7 Q. And seated next to him is who?
  - 8 A. The one sitting under him?
  - 9 0. Yes.
- 12:13:53 10 A. It's Foday Sankoh.
  - 11 Q. Do you recognise any of the people in the background of
  - 12 that photograph?
  - 13 A. Yes.
  - 14 Q. Now, because there are a number of people in the background
- 12:14:15 15 what I'd like you to do, please, is to write a number next to
  - 16 each of the persons you recognise and then we'll go through each
  - 17 number individually and you can give us a name. Do you follow
  - 18 me?
  - 19 A. Yes, sir.
- 12:14:33 20 Q. So if you could take up the pen, please, and write a number
  - 21 next to the face of each of the ones you recognise.
  - 22 A. I have done that.
  - 23 MR GRIFFITHS: All right. Can we transfer the numbers now
  - 24 to our photographs and then we'll go through the names:
- 12:15:38 25 Q. Can I just confirm that you've identified marked three
  - 26 numbers on that photograph?
  - 27 A. Yes, sir.
  - 28 MR GRIFFITHS: Madam President, 3 is marked on the face of
  - the gentleman there if you look closely.

- 1 PRESIDING JUDGE: Yes, indeed. Can you proceed,
- 2 Mr Griffiths? Do you need the document back with the witness?
- 3 MR GRIFFITHS: I would like the witness to have the
- 4 document back.
- 12:18:04 5 PRESI DI NG JUDGE: Yes, that's quite understandable.
  - 6 MR GRIFFITHS:
  - 7 Q. Now you've identified for us helpfully number 1 as being
  - 8 Sam Bockarie, yes?
  - 9 A. Yes, that's him, Sam Bockarie is number 1.
- 12:18:33 10 Q. Number 2 is Foday Sankoh?
  - 11 A. Yes, sir, he's Foday Sankoh.
  - 12 Q. Who is number 3?
  - 13 A. Number 3 is Sam Kolleh.
  - 14 Q. Could you spell that name for us, please?
- 12:18:58 15 A. It's the Kolleh name, its spelling. Sam is the same as Sam
  - 16 Bockarie, S-A-M, Sam. It's the Kolleh spelling that --
  - 17 Q. And who was he?
  - 18 JUDGE SEBUTINDE: Perhaps the interpreter could assist us
  - 19 with the spelling, please. Mr Interpreter, can you?
- 12:19:20 20 THE INTERPRETER: Yes, your Honour. That name is not a
  - 21 familiar name to me. I can only spell it phonetically.
  - JUDGE SEBUTINDE: Please do that.
  - 23 THE INTERPRETER: K-0-L-E-H.
  - 24 MR GRIFFITHS:
- 12:19:38 25 Q. And who was Sam Kolleh?
  - 26 A. Sam Kolleh too was a senior officer in the RUF, but he was
  - 27 in Kailahun.
  - 28 Q. Now help us, can you identify the occasion where this
  - 29 photograph was taken?

- 1 A. At the time that this picture was taken that I've seen here
- 2 I was not with them, they were in Kailahun, but it was at the
- 3 time that they had released Foday Sankoh from Nigeria to Liberia
- 4 and to Sierra Leone. The first I think the first trip that he
- 12:20:38 5 made to Kailahun, it was at this time, from what I'm seeing here,
  - 6 at the time that he went to Kailahun. It was at that time,
  - 7 because the reason I'm saying so is this cap, the red cap that
  - 8 they are wearing, it was from Freetown, we got them from
  - 9 Freetown. That's why I'm saying so, but I was not there when
- 12:21:12 10 this picture was taken.
  - 11 Q. Thank you, that's very helpful. Now the bottom photograph,
  - do you recognise anyone in that photograph? Take your time.
  - 13 A. No, down here, I cannot remember them. I cannot remember
  - 14 them.
- 12:21:54 15 MR GRIFFITHS: Very well. Can I ask that this be marked as
  - 16 well for identification, your Honours.
  - 17 PRESIDING JUDGE: This is a one page document with two
  - 18 pictures, one of which has been marked with numbers by the
  - 19 witness. It is MFI-5.
- 12:22:14 20 MS IRURA: Your Honour, the AV booth informs us that
  - 21 they're experiencing some technical problems with the video feed
  - 22 to the courtroom and are asking for a minute to restart their
  - 23 machi nes.
  - 24 PRESIDING JUDGE: Well, in that case there's no if it's
- 12:22:31 25 only one minute there's no point in retiring so we will remain
  - 26 and wait.
  - 27 MS IRURA: Your Honour, the first attempt to restart did
  - 28 not work and the booth is trying again. This has affected some
  - 29 of the monitors and especially the one next to the witness which

is not functional at the moment.

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application.

2 PRESIDING JUDGE: What are the implications of that, Madam 3 Court Attendant? Is LiveNote recording? 4 MS IRURA: Your Honour, LiveNote is recording. PRESIDING JUDGE: If it's not interfering with the trial 12:25:41 5 and it's not interfering with LiveNote we should proceed, 6 7 Mr Griffiths, please. MS IRURA: Your Honours, the AV booth states that this is 8 not interfering with the recordings or the transmission to Freetown. It is within the courtroom and this has also affected 12:25:55 10 Defence counsel's computer, I believe. 11 12 PRESIDING JUDGE: Mr Griffiths, I would prefer to be able 13 to proceed with the trial. The one minute has now become four 14 and a half. Are you able to continue if you do not have 12:26:18 15 Li veNote? MR GRIFFITHS: I think I can continue, your Honour, dealing 16 17 with this particular topic. But, your Honour, before I proceed 18 during the hiatus I was informed by my learned friend, Mr Anyah, 19 that there is an oral application which he will be making at 12:26:42 20 close of play today at 1.30 in relation to a motion filed by the 21 OTP this morning. It will be a short application. 22 MR ANYAH: Madam President, may it please the Chamber, we just received notice that the Prosecution filed a motion while 23 24 we've been in court pursuant to Rule 92 bis and I wanted to make 12:27:05 25 an application in respect of the time within which we must 26 respond. I also wanted to advise your legal officers that I will 27 be transmitting an email to them with a copy of the motion so

that they can print it out for your Honours before I make the

2 MR ANYAH: Thank you, Madam President. PRESIDING JUDGE: Mr Griffiths, I'm about to invite you to 3 4 proceed, but LiveNote on my screen at least has died and I note my learned colleagues on each side don't have it. 12:27:43 5 MR KOUMJIAN: Your Honours, we've lost it also just for 6 7 your information. PRESIDING JUDGE: Thank you, Mr Koumjian. 8 MR GRIFFITHS: No-one on this side of the Court has it. MS IRURA: Your Honour, Defence counsel's computer has been 12:28:49 10 experiencing problems for some time now. I'm unable to restore 11 12 it. The technician came in and he was unable too. 13 May it please your Honours, your Honours should MR ANYAH: 14 be aware of the fact that the terminal to the right of Mr Griffiths since the recess has not had the buttons next to it 12:29:12 15 That is why counsel for the Defence have been 16 functi oni ng. 17 relegated to sitting at the back and being unable to assist counsel at the Bench in front of the lectern and so this has been 18 19 a problem, and to compound that of course are the problems we're 12:29:31 20 experiencing today and none of us have LiveNote functioning at 21 the moment. 22 PRESIDING JUDGE: Well, Mr Griffiths, we're in your hands. 23 Can you proceed? 24 MR GRIFFITHS: Your Honour, I've got one more photograph 12:29:52 25 which we possibly could deal with, but thereafter I think it 26 would be difficult for me to continue the cross-examination 27 without access to at least some record of what's going on. 28 PRESIDING JUDGE: Yes, we can appreciate that. Madam Court 29 Attendant, obviously over the course of this afternoon this has

PRESIDING JUDGE: Thank you for that indication, Mr Anyah.

- 1 got to be very urgently dealt with and rectified. Please put --
- 2 MS IRURA: Your Honour, a technician is on his way from the
- 3 ICC to try and see if they can rectify the problem.
- 4 PRESIDING JUDGE: Well please go as far as you can,
- 12:30:34 5 Mr Griffiths --
  - 6 MR GRIFFITHS: If we can deal with just one other
  - 7 photograph:
  - 8 Q. Mr Witness, can we start at the top photograph again. Do
  - 9 you recognise anyone in that photograph?
- 12:31:35 10 A. The first picture I do not recognise these people. They
  - 11 are civilians, no.
  - 12 Q. What about the photograph in the middle, do you recognise
  - 13 anyone in that photograph?
  - 14 MR KOUMJIAN: I believe that's asked and answered. That's
- 12:31:55 15 the same unless counsel can correct me, the same photograph in
  - 16 MFI 3.
  - 17 PRESIDING JUDGE: Actually I did notice that, but this
  - 18 seems to be the next two in fact, but they are bigger and
  - 19 clearer versions so on that basis alone I was going to allow the
- 12:32:08 20 witness another chance.
  - 21 MR GRIFFITHS:
  - 22 Q. Have a look at the other two photographs on that page. Car
  - 23 you help us with either of them as to who is depicted?
  - 24 A. These three pictures, they did not take them from our own
- 12:32:28 25 area. That's why I do not understand these people. This is in
  - the Kailahun area and I was not there when these pictures were
  - 27 taken. That's why it is difficult for me to recognise these
  - 28 people.
  - 29 MR GRIFFITHS: Very well. I'm not going to ask then for

2 I fear that is as far as I can take matters now. MR MUNYARD: Madam President, before the Court rises can I 3 4 just ensure that as a matter also of extreme urgency the missing control box be restored to this computer terminal. At the moment 12:33:15 5 this computer terminal is operating only as a terminal. It 6 7 doesn't have any of the facilities to view any documents or move 8 between screens and so on that everybody else has. PRESIDING JUDGE: Madam Court Attendant, you have heard that problem as well and I include it in with the comment about 12:33:40 10 rectifying the Defence team's machines. 11 12 MS IRURA: Your Honour, that will be attended to. 13 PRESIDING JUDGE: Thank you. Would it be appropriate to 14 interpose Mr Anyah's application at this time? 12:34:02 15 MR GRIFFITHS: Your Honour, yes. Thank you, your Honours, may it please the 16 MR ANYAH: 17 Chamber, counsel opposite. Madam President, I am just about to send an email to your legal officers and I will endeavour to also 18 19 send one to the CMS officer in court so that copies could be 12:34:22 20 printed out of this motion. 21 The motion I believe was filed this morning by the 22 Prosecution while we've been in court. It is essentially a motion under Rule 92 bis seeking to have certain evidence 23 24 relating to inter alia Kono District admitted under the 12:34:42 25 provisions of that rule. The CMS number of the motion is CMS 571 26 and the proper title is "Prosecution notice under Rule 92 bis for 27 the admission of evidence related to inter alia Kono District." 28 Your Honours will be familiar with the rules that require 29 us to respond to such a motion within five days. Indeed the rule

this to be marked for identification, your Honour. Your Honour,

2 you will, within five days. I am told by our legal assistants 3 through email that the amount of pages we would need to review in 4 order to adequately respond to the motion is in excess of 250 pages. Considering that five days from today would fall 12:35:29 5 somewhere about Tuesday or Wednesday of next week, we would be 6 7 grateful to the Chamber if we could be afforded some additional time to respond to this motion given the totality of the pages 8 that we have to review. In this regard I would propose that your Honours grant us 12:35:51 10 at least ten days from the otherwise due date, which I think is 11 12 Tuesday next week, to submit our response. I wish to pull up a calendar which will assist me in specifying more particularly the 13 14 date that would be most appropriate to us. Today being 29 12:36:26 **15** August, we would respectfully request your Honours until Friday 12 September at close of business with CMS to file our response. 16 17 We apologise for not giving the Prosecution advanced notice that this oral application would be made and we would also invite them 18 19 perhaps to consider consenting to the application before your 12:36:54 20 Honours deliberate. Thank you, your Honours. PRESIDING JUDGE: Ms Hollis, would it be appropriate to ask 21 22 you to reply, or would another member of your team --MS HOLLIS: Thank you, Madam President. I will reply. 23 The 24 matter is of course solely in your hands. We would simply 12:37:14 25 provide some information to assist you. This motion was in fact 26 filed yesterday, although when physical service was made on the 27 Defence I do not know. The motion involves four witnesses, it 28 involves approximately six days of testimony and three exhibits. These are crime based witnesses. So, of course it is for you to 29

is stated in the nature of us filing an objection to a notice, if

	1	determine the time that would be needed. I would note simply
	2	that the unredacted evidence of all of these four witnesses was
	3	provided to the Defence in early July.
	4	PRESIDING JUDGE: Thank you, Ms Hollis.
12:37:52	5	[Trial Chamber conferred]
	6	We've considered the application and the reply. We think
	7	the application is quite reasonable and we grant the extra time
	8	to close of business on 12 September 2008 for - I think as you
	9	correctly pointed out it's an objection, rather than a response.
12:38:34	10	MR ANYAH: Thank you, Madam President. We are most
	11	grateful.
	12	PRESIDING JUDGE: Now in the interim - intervening time I
	13	notice there's a gentleman here fiddling with the machines. Are
	14	we likely to get them fixed?
12:38:59	15	MS IRURA: Your Honours, I've been liaising with the AV
	16	booth and they're trying to reach a resolution, but at the moment
	17	they don't seem to be getting anywhere.
	18	PRESIDING JUDGE: Thank you. We fully accept the burden on
	19	Mr Griffiths to try and cross-examine without a proper LiveNote,
12:40:03	20	or a proper recording, and in the circumstances we feel we have
	21	got no choice but to adjourn the Court to allow the technicians
	22	to fix both his immediate problem and the other problems that
	23	have been referred to with these machines.
	24	This is regrettable. The Court has been disrupted several
12:40:24	25	times this morning and we have lost valuable time due to these
	26	technical difficulties. However, in the circumstances we feel
	27	there is little choice. We will therefore adjourn court until
	28	Monday at 9.30.
	29	Mr Witness, we are adjourning early today because of

	1	technical problems with the machinery within the court. I wish
	2	to remind you, as I've done on other occasions, that you are
	3	under oath and you must not discuss your testimony or your
	4	evidence with any other person. Do you understand?
12:40:55	5	THE WITNESS: Yes, sir.
	6	PRESIDING JUDGE: Please adjourn court until 9.30 on
	7	Monday.
	8	[Whereupon the hearing adjourned at 12.41 p.m.
	9	to be reconvened on Monday, 1 September 2008 at
12:41:01	10	9.30 a.m.]
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