

Case No. SCSL-2004-16-T THE PROSECUTOR OF THE SPECIAL COURT

ALEX TAMBA BRIMA BRIMA BAZZY KAMARA SANTIGIE BORBOR KANU

WEDNESDAY, 14 JUNE 2006 9. 19 A. M. TRI AL

TRIAL CHAMBER II

Before the Judges: Richard Lussick, Presiding

Julia Sebutinde Teresa Doherty

For Chambers: Ms Carolyn Buff

Ms Evelyn Campos Sanchez

For the Registry: Mr Geoff Walker

For the Prosecution: Mr Karim Agha

Mr Charles Hardaway

Ms Maja Dimitrova (Case Manager)

For the Principal Defender: Ms Prudence Acirokop (intern)

For the accused Alex Tamba

Brima:

Mr Kojo Graham Ms Glenna Thompson

Mr Ibrahim Foday Mansaray (legal assistant)

Ms Rebecca Cohen (intern)

For the accused Brima Bazzy

Kamara:

Mr Andrew William Kodwo Daniels

Mr Mohamed Pa-Momo Fofanah

Ms Louisa Songwe (legal assistant)

For the accused Santigie Borbor Mr Ajibola E Manly-Spain

Kanu:

Ms Anne-Marie Verwiel (legal assistant)

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	1	[AFRC14JUN06A - SV]
	2	Wednesday, 14 June 2006
	3	[Open session]
	4	[The accused present]
09:21:44	5	[Upon commencing at 9.19 a.m.]
	6	WITNESS: ACCUSED ALEX TAMBA BRIMA [Continued]
	7	[The witness answered through interpreter]
	8	PRESIDING JUDGE: I had a message from Mr Agha that there
	9	was some other issue you wanted to raise. Is this connected with
09:23:08	10	the notes that the accused took yesterday or is it something
	11	el se?
	12	MR AGHA: It's something else and it can perhaps wait until
	13	after the orders on notes, Your Honour.
	14	PRESIDING JUDGE: All right. In our possession now we have
09:23:28	15	the notes that the accused took in court yesterday, and also we
	16	have a folder that the accused produced to us. It looks as
	17	though it has got notes in it that were taken on other days.
	18	Looking at those notes we can't see any harm at all or any
	19	impropriety. They look to be notes taken contemporaneously with
09:24:02	20	the questions he was answering. But, of course, there's also a
	21	draft private letter that was on the back of one of these notes
	22	yesterday and there's a computer manual as well.
	23	What I'm going to do, just for the sake of transparency, is
	24	to let the accused's counsel have a look at the folder and the
09:24:38	25	notes. I don't know whether there is anything in the folder that
	26	might invoke the solicitor/client privilege, lawyer/client
	27	privilege, but Mr Graham can apprise us of that. I'll hand you
	28	this folder. We have made up our minds on the notes but we
	29	thought we had better let both sides see the folder that was in

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the possession of the accused.

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2 Nothing arising from that, Mr Graham? MR GRAHAM: That is so, Your Honour. 3 PRESIDING JUDGE: Nothing arising from that, Mr Agha? 4 No, Your Honour. Is there an order to come? MR AGHA: 09:28:34 5 PRESIDING JUDGE: Yes. 6 7 MR AGHA: Thank you. 8 PRESIDING JUDGE: The Prosecutor has expressed concern that 9 the witness, who is the first accused Brima, may use the notes that he has taken in the witness box to assist him to answer 09:29:10 10 11 other questions that may be put to him. We have inspected the 12 notes and the folder which was in the accused's possession and are satisfied that the notes relate to his testimony given 13 14 yesterday and on previous days, with the exception of a draft, 15 private letter and a computer training manual. 09:29:36 However, having considered submissions by the Prosecution 16 17 and the Defence, and in order to avoid any improper use of any 18 notes taken by the said witness - and in saying that we are not 19 in any way implying that there has been improper use - but in 09:30:06 20 order to avoid any improper use of any notes taken by the said 21 witness we direct that: One, the notes and the folder mentioned above are to be returned to the accused Brima when the Court 22 23 rises today but he is not to bring them to court again; two, from 24 now on the accused Brima is not to bring any papers, folders or 25 similar material to court. When giving evidence, writing 09:30:37 26 material will be supplied to him upon request by his counsel. 27 Any writing made by the accused must be returned to his counsel 28 upon the Court rising, whether the Court rises for a casual or 29 lunch break or for the day; thirdly, the accused may be provided

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- 1 with a copy of the indictment when necessary to direct his
- 2 attention to specific allegations against him.
- Thank you. Mr Brima, you will get your folder and notes
- 4 back at the end of the day.
- 09:31:24 5 THE ACCUSED BRIMA: Yes, My Lord.
  - 6 PRESIDING JUDGE: You have another matter now, I
  - 7 understand, Mr Agha.
  - 8 MR AGHA: There's two actually; one which flows from the
  - 9 notes and the order. That is, first, the application that the
- 09:31:41 10 Prosecution have access to and be given copies of all the notes
  - 11 which Mr Brima has taken during the course of his testimony. The
  - 12 other point, which isn't an application, it's just a point, is
  - that the Prosecution, as an alert to the Court, will be referring
  - 14 to these notes in its closing arguments as to the reliability of
- 09:32:03 15 the testimony which the accused has been giving. That deals with
  - 16 the first matter which I wish to raise.
    - 17 The other issue relates to the medical health of the
    - 18 accused. We note that throughout a number of days of the
  - 19 accused's evidence he has indicated that he's not been feeling
- 09:32:27 20 well, and that, if my memory serves me correct, this Honourable
  - 21 Court asked him to produce a certificate saying whether or not he
  - 22 was fit to attend, or if he was unable or fit to attend. I'm not
  - 23 sure whether there is actually anything on the record regarding
  - 24 his state of health and fitness to attend. So I was wondering
- 09:32:49 25 for the past whether or not if any such orders have been made,
  - 26 those documents regarding his state of health may be placed on
  - 27 the record to indicate his ability to give testimony.
  - Going forward, yesterday the accused gave rather more
  - 29 detail in respect of his health and indicated that it's now

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1 perhaps moved into the realms of mental health, complaining of

- 2 fatigue and being given pills that made him tired. It's a
- 3 submission of the Prosecution that it may be wise for the Court
- 4 to seek a medical opinion on the accused as to his ability to
- 09:33:30 5 give evidence, bearing in mind the ailments which he is allegedly
  - 6 suffering from, so that that can form a part of the record.
  - 7 Thank you, Your Honour.
  - 8 PRESIDING JUDGE: Just so that we're clear on that second
  - 9 submission, are you suggesting there may be some reason why he's
- 09:33:50 10 not fit to give evidence even though he's sitting in the witness
  - 11 box today?
    - 12 MR AGHA: Well, for example, yesterday he was in the
    - 13 witness box and then when the issue of the notes arose he then
    - 14 gave us some quite detailed explanations as to his health and
- 09:34:06 15 that he was now seeing a psychiatric doctor, which seem to be new
  - 16 areas. So it was really just to be sure that he is well enough
  - 17 to give evidence from a medical perspective, rather than coming
  - 18 when he's not well enough and then soldiering on and then later
  - 19 saying, well, I wasn't well enough anyway.
- 09:34:31 20 PRESIDING JUDGE: Just so I get this clear, Mr Agha, are
  - 21 you going to suggest at some later time that evidence given by
  - 22 the accused when he's in the witness box may not be credible or
  - 23 reliable or even valid because he was under some mental
  - 24 disability?
- 09:34:48 25 MR AGHA: My suggestion is it may be some point that may
  - 26 arise, let us say on appeal on another occasion, that it could be
  - 27 a matter that is actually taken up. Whereas it could actually
  - 28 be, for record purposes, solved quite easily now to avoid that
  - 29 need arising, if Your Honours so choose that to be the proper

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- 1 course.
- 2 PRESIDING JUDGE: At this stage you know as much as we do.
- 3 He was seen by a psychiatrist over the weekend. No doubt if
- 4 there's some finding that affects his ability to give evidence
- 09:35:26 5 we'll hear about it in due course. But I do note that the
  - 6 accused is sitting in the witness box ready to give evidence at
  - 7 this very moment. We note your submissions, Mr Agha, and perhaps
  - 8 Mr Graham might wish to say a few words as well. I presume
  - 9 you're finished?
- 09:35:41 10 MR AGHA: Yes, Your Honour.
  - MR GRAHAM: Good morning, Your Honours. We are grateful
  - 12 for the orders this morning. Your Honours, a quick response to
  - the submissions of my learned friend from the other side.
  - 14 Your Honours, in respect of the application by the
- 09:35:58 15 Prosecution to have copies of the notes made by the accused, we
  - see no reason why the Prosecution should have copies of the
  - 17 notes, more so when the Court has just made a ruling in respect
  - of the notes that were taken by the accused yesterday.
  - 19 Your Honours, it is my humble submission that that application be
- 09:36:28 20 denied by the Court.
  - 21 Secondly, Your Honour, in respect of the submissions made
  - 22 by my learned friend in respect of the medical condition of the
  - 23 accused, Your Honours, we object to the seeming imputation that
  - the Court is not capable of knowing if the accused is unwell.
- 09:36:51 25 Your Honours, we believe that the accused is competent enough to
  - tell this Court the state of his medical condition.
  - 27 Your Honours, finally, we submit that we leave this matter
  - 28 entirely to the discretion of the Court. Your Honours, we
  - 29 believe that the witness is competent enough to give evidence

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and, if it be otherwise, we believe he is also competent to let

2 the Court know exactly what his condition is. 3 Your Honours, these are my humble submissions in respect of this matter. I'm grateful. 4 09:37:31 PRESIDING JUDGE: Thank you, Mr Graham. Did you have 5 anything in reply, Mr Agha? 6 7 MR AGHA: No, Your Honour. 8 [Trial Chamber conferred] 9 PRESIDING JUDGE: We have considered submissions put to us by the prosecutor, Mr Agha. We have also considered the response 09:43:39 10 by Mr Graham, who is counsel for the accused Brima, who is 11 12 presently giving evidence. We have come to these decisions: 13 Firstly, we've already handed down a decision this morning as to what is to be done with the notes on evidence that Mr Brima 14 09:44:15 15 has taken up to date in this trial. Those notes are being taken by him in the witness box in full view of the whole court and the 16 17 Bench. We've examined those notes. We've said in our order that 18 we don't find anything improper in them. We have enabled the 19 Prosecution on at least two occasions to look at those notes and 20 we have subsequently made an order that the notes and the folder 09:44:40 21 accompanying them should be returned to Mr Brima when the Court 22 rises today. We see no reason to resile from that decision. 23 As to documents regarding Mr Brima's health to be placed on record, we are not in possession of any public documents 24 09:45:14 25 regarding Mr Brima's health. We have some documents from the 26 Registrar which are a result of his speaking to a doctor who 27 examined Mr Brima. They are not public documents. We're not 28 prepared to put them on the record. 29 Thirdly, as regards to projected ill health by Mr Brima,

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1 the Court will deal with that if and when it arises. Thank you.

- Before you start, Mr Graham, I will again remind Mr Brima
- 3 that you're under oath to tell the truth. You've taken that
- 4 former oath and that former oath still applies.
- 09:46:09 5 THE WITNESS: Yes, My Lord.
  - 6 MR AGHA: Your Honours, sorry to interrupt. Just by way of
  - 7 clarification, I think my application was for a copy of those
  - 8 notes. I'm not sure if your order actually declined whether we
  - 9 could have a copy of those notes.
- 09:46:40 10 PRESIDING JUDGE: Yes, the order declined that, Mr Agha.
  - 11 MR AGHA: Thank you, just by way of clarification.
  - 12 EXAMINED BY MR GRAHAM: [Continued]
  - 13 Q. Good morning, Mr Brima.
  - 14 A. Good morning, sir.
- 09:47:05 15 Q. Mr Brima, I'm going to start this morning by taking you
  - 16 back to Colonel Eddie Town. Mr Brima, apart from the meeting you
  - 17 described earlier during which FAT Sesay handed over to SAJ Musa,
  - 18 are you aware of any other meeting called by SAJ Musa at Colonel
  - 19 Eddi e Town?
- 09:47:51 20 A. Well, at Colonel Eddie Town I didn't talk about a meeting.
  - 21 I said that SAJ Musa called a general muster parade, sir.
  - 22 Q. Let me clarify. That is what I mean by the meeting. So
  - 23 the muster parade, if it gives a better understanding as the
  - 24 muster parade. Are you aware of any other gathering called by
- 09:48:11 25 SAJ Musa at Colonel Eddie Town apart from the muster parade you
  - 26 earlier described to this Court?
  - 27 A. Yes.
  - 28 Q. How do you know, Mr Brima, that there was a meeting apart
  - 29 from the one you had earlier described to this Court?

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- From the one that I earlier described, I talked about a Α. 1
- 2 muster parade that SAJ Musa called on the 27th, where all the
- 3 companies came with their personnel -- company commanders came
- with their personnel. 4
- 09:49:03 I'm asking whether apart from that you are aware about any 5
  - other meeting called by SAJ Musa at Colonel Eddie Town? 6
  - 7 Α. No.
  - 8 Are you aware, Mr Brima, of any meeting called by FAT Sesay
  - 9 at Colonel Eddie Town?
- 09:49:37 10 Α. No.
  - Mr Brima, yesterday you told this Court that you left 11
  - 12 Eddie Town and you were at the point where you had crossed the
  - 13 Little Scarcies River by canoe. Mr Brima, can you please tell
  - 14 this Court what happened after that?
- 09:50:13 15 MR AGHA: Objection, Your Honour. I believe this ground
  - has been covered yesterday as to how they crossed the river and 16
  - 17 so on and so forth.
  - 18 PRESIDING JUDGE: Yes. I think you will have to be a
  - 19 little bit more precise in that question. I won't allow it in
- 20 that form, Mr Graham. 09:50:28
  - 21 MR GRAHAM: Very well, Your Honour.
  - 22 Mr Brima, do you know whether the entire group from Colonel
  - Eddie Town crossed the Little Scarcies River? 23
  - 24 Α. Yes.
- 25 Q. How do you know, Mr Brima? 09:50:50
  - 26 I knew this through the commander -- the commanding officer
  - 27 who was SAJ Musa, because when the two teams had crossed, the
  - 28 advance team and the reinforcement team, how I came to know that
  - 29 the entire team crossed, it was when SAJ Musa crossed with the

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- 1 headquarter where he was. And there we were, including I that
- 2 was under arrest and the other company that was behind to defend
- 3 the headquarters, we were the last people who crossed to
- 4 Colonel Eddie Town.
- 09:51:47 5 Q. Mr Brima, could you repeat the last part of your answer to
  - 6 my question. Did you say from or to Colonel Eddie Town?
  - 7 A. We were the last group which crossed the river from
  - 8 Colonel Eddie Town.
  - 9 Q. Mr Brima, can you tell this Court what happened after the
- 09:52:23 10 headquarters team of which you were a part of crossed the
  - 11 Little Scarcies River?
  - 12 MR AGHA: I'd object again, Your Honour. These questions
  - 13 have all been asked yesterday as to what happened after they
  - 14 crossed the river and of various advancements and troop movements
- 09:52:44 15 et cetera.
  - 16 PRESIDING JUDGE: I'll allow the question, Mr Agha. I
  - 17 personally can't remember what he said yesterday and it's quicker
  - 18 to let him answer the question than for me to plough back through
  - 19 the transcript. Go ahead, Mr Graham. Repeat the question if you
- 09:53:11 20 have to.
  - 21 MR GRAHAM: Yes.
  - 22 Q. Mr Brima, please tell this Court what happened after the
  - 23 headquarters team of which you were a part of crossed the
  - 24 Little Scarcies River?
- 09:53:22 25 A. Well, SAJ Musa, who was the commanding officer of the
  - 26 headquarters and the whole troop, slapped Alabama when we had
  - 27 crossed. He had --
  - 28 THE INTERPRETER: Your Honours, would the witness repeat
  - 29 the last segment of his testimony.

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- 1 MR GRAHAM:
- 2 Q. Mr Brima, I believe you gave us that account yesterday. If
- 3 you can proceed to tell us what happened after SAJ Musa slapped
- 4 Alabama.
- 09:54:05 5 A. When SAJ Musa had slapped Alabama, we were seated there at
  - 6 that place for a while until the troop that was at the rear
  - 7 crossed. Then we started to advance.
  - 8 Q. Mr Brima, what do you mean by "advance"?
  - 9 A. Well, when we were moving, we were walking from this point
- 09:54:56 10 to that point, when we are walking from one town to another.
  - 11 Q. Do you know where this advance headed?
  - 12 A. No, I did not know where it headed to. But the only thing
  - 13 that I knew, I knew that the team that was ahead, which was the
  - 14 fighting team, had gone ahead.
- 09:55:33 15 Q. How do you know that, Mr Brima?
  - 16 A. I knew this through the headquarter personnel that was with
  - 17 SAJ who always informed us that the commander said you should
  - 18 move.
  - 19 Q. Mr Brima, do you recall making any stop after crossing the
- 09:56:07 20 Little Scarcies River?
  - 21 A. Yes.
  - 22 Q. Where was this stop, can you please tell this Court?
  - 23 A. I do not know the right town and I do not know the name of
  - 24 the town, but all that I know is that we stopped.
- 09:56:35 25 Q. And who stopped at this place?
  - 26 A. I, and the people that were detained and SAJ Musa and the
  - 27 family of the soldiers and the company that was behind the
  - 28 headquarter.
  - 29 Q. At this point, Mr Brima, apart from the headquarter team,

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- 1 did you know the whereabouts of the other troops?
- 2 A. No.
- 3 Q. Mr Brima, did anything happen when you made the stop you
- 4 just referred to?
- 09:57:32 5 A. The next thing that happened was when the headquarter
  - 6 personnel called us again and said -- the commander said we were
  - 7 to move, who was SAJ Musa. We, the detainees, with the families
  - 8 of the soldiers, we moved.
  - 9 Q. Did he tell you where you were moving to?
- 09:58:02 10 A. No, he did not tell us.
  - 11 Q. Did you know where you were moving to?
  - 12 A. The only place that I knew which I heard -- whose name I
  - 13 heard through the personnel, it was called Mange Bridge.
  - 14 Q. Mr Brima, so after this stop what happened? What happened
- 09:58:31 15 after the commanding officer told you you had to move on?
  - 16 A. Well, we moved, sir.
  - 17 Q. Where did you move to, Mr Brima?
  - 18 A. We moved towards Mange Bridge, which we crossed, and that
  - 19 is the one that I can recall.
- 09:58:55 20 Q. Did anything happen at Mange Bridge?
  - 21 A. Mange Bridge, we crossed it. I don't know anything that
  - 22 happened there.
  - 23 Q. After crossing Mange Bridge, where did you head to?
  - 24 A. I cannot recall the towns, but the only place that I can
- 09:59:33 25 recall is that the troop came towards one town very close to
  - 26 Lunsar.
  - 27 Q. Do you know the name of this town, Mr Brima?
  - 28 A. The name of the town is Lankono.
  - 29 Q. Can you please spell that for the Court, Mr Brima?

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- 1 A. L-A-N-K-O-N-O.
- 2 Q. Thank you, Mr Brima. Did anything happen when you reached
- 3 this place?
- 4 A. When we arrived at Lankono, SAJ Musa sent Junior Lion and
- 10:00:50 5 his fighting team to go and attack Lunsar.
  - 6 Q. Mr Brima, before you go on, please tell this Court how did
  - 7 you know that SAJ Musa had commanded a fighting force headed by
  - 8 Juni or Li on to attack Lunsar?
  - 9 A. This I came to know from Colonel Eddie Town, and when we
- 10:01:23 10 reach again at Lankono, before SAJ Musa gave the order, the
  - 11 fighting team queued and where the fighting team queued where
  - 12 SAJ Musa was, there we, the detained people, were and I heard
  - 13 when SAJ Musa gave the order.
  - 14 Q. Did SAJ Musa ever consult you on the attack on Lunsar that
- 10:02:15 15 you just mentioned?
  - 16 MR AGHA: Leading question, Your Honour.
  - 17 PRESIDING JUDGE: It's leading but it goes to the
  - 18 accusations made against this accused in the indictment, so he's
  - 19 got a right to answer that accusation. Go ahead, Mr Graham.
- 10:02:31 20 MR GRAHAM:
  - 21 Q. Mr Brima, I had asked whether SAJ Musa consulted you before
  - 22 giving the order for Lunsar to be attacked.
  - 23 A. No.
  - Q. Did anyone consult you on the attack on Lunsar?
- 10:02:58 25 A. No.
  - 26 Q. Mr Brima, you, in your response to my question earlier as
  - 27 to how you were able to know that SAJ Musa had given that
  - 28 command, you said, if I'm right, that you knew that from
  - 29 Colonel Eddie Town, as well as from Lankono. How did you know

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- 1 about the attack on Lunsar when you were at Colonel Eddie Town?
- 2 A. Well, when I was at Colonel Eddie Town, I did not know
- 3 about the attack at Lunsar. I knew about the order. When the
- 4 headquarter queued and the companies -- and the company
- 10:03:52 5 commanders came to look at their companies before SAJ Musa, it
  - 6 was the same thing that happened at Lankono. That was where
  - 7 SAJ Musa chose the task force commander, who was George Johnson,
  - 8 who is called Junior Lion, so that they could go to this
  - 9 operation.
- 10:04:19 10 Q. Mr Brima, apart from the order by SAJ Musa for Lunsar to be
  - 11 attacked, did you hear SAJ Musa making any orders?
  - 12 A. Repeat that question, sir.
  - 13 Q. You told this Court that when you got to Lankono, SAJ Musa
  - 14 ordered Junior Lion to attack Lunsar. I'm saying, apart from
- 10:04:53 15 this order, did you, at the time, hear of any other additional
  - 16 commands from SAJ Musa?
  - 17 A. Yes.
  - MR GRAHAM: Your Honours, just a second. My Learned friend
  - 19 wants to make a submission, I think, on the interpretation.
- 10:05:14 20 PRESIDING JUDGE: Yes, Ms Thompson.
  - 21 MS THOMPSON: Yes, Your Honours, just an observation that
  - 22 the witness mentioned the words "fall in" yesterday and the
  - 23 interpretation then was "fall in" as in F-A-L-L I-N, which is
  - 24 what I got down. The witness has mentioned it again today and
- 10:05:32 25 the interpretation we have is "queued." For the sake of
  - 26 consistency, I think we need to stick to one term for what the
  - 27 witness is talking about, because we have two different terms now
  - 28 for the same thing.
  - 29 PRESIDING JUDGE: Witness, what's the most consistent term

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- 1 with what you've been saying, "fall in" or "queued"?
- THE WITNESS: My Lord, I said "fall in." According to the
- 3 army what I understood by that is like, we, the soldiers, would
- 4 assemble in one place. That's what I meant, I understand, from
- 10:06:16 5 the army term, when they say "fall in."
  - 6 PRESIDING JUDGE: You're saying assembled, not queued,
  - which means to line up for something; is that correct?
  - 8 THE WITNESS: Well, that language that you used, I don't
  - 9 understand it.
- 10:06:35 10 PRESIDING JUDGE: It seems that the word, or the best
  - 11 expression to reflect the meaning of the accused's evidence is
  - 12 "fall in," not "queued." So is that what you're saying,
  - 13 Ms Thompson, we should stick to one or the other of those?
  - 14 MS THOMPSON: Yes, Your Honour, because they mean two
- 10:07:03 15 different things in my understanding of what the witness is
  - 16 sayi ng.
  - 17 PRESIDING JUDGE: All right. Well, carry on, Mr Graham.
  - 18 MR GRAHAM: I'm grateful, Your Honour.
  - 19 Q. Mr Brima, bringing you back to where we were, I had asked
- 10:07:18 20 you that apart from the command given by SAJ Musa to Junior Lion
  - 21 to attack Lunsar, did you hear of any other additional commands
  - from SAJ Musa when you were at Lankono?
  - 23 A. Yes.
  - Q. Please tell this Court what you heard, Mr Brima?
- 10:07:47 25 A. What I heard when the troop came from attacking Lunsar,
  - 26 they came with uniform, ammunition and other things that were
  - 27 captured from Lunsar, which they brought to SAJ Musa.
  - 28 Q. Mr Brima, before you go on, how do you know that the attack
  - 29 on Lunsar took place?

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- 1 A. How I came to know that the attack on Lunsar took place, it
- 2 was when the soldiers came to the camp, the team that went to
- 3 fight, which was led by George Johnson, they came to report back
- 4 to SAJ Musa. And when they were reporting to SAJ Musa, the
- 10:08:44 5 soldiers' families, that we, the detained people, were in the
  - 6 headquarter and we saw everything that had been going on. This
  - 7 is how I came to know that they went to Lunsar and they attacked
  - 8 Lunsar.
  - 9 Q. So what happened when the fighting forces that had attacked
- 10:09:12 10 Lunsar came back to Lankono to report to SAJ Musa?
  - 11 A. When they reported to SAJ Musa with uniform, from what I
  - 12 saw, ammunition, boots and some other items that I cannot recall.
  - 13 Q. When you say "uni forms" what type of uni forms are you
  - 14 referring to?
- 10:09:46 15 A. Military uniform; combat.
  - 16 Q. And Mr Brima, you just made mention that they came back
  - 17 with arms as well; did you see the arms?
  - 18 A. Yes.
  - 19 Q. Can you describe to this Court the type of arms that you
- 10:10:06 20 saw?
  - 21 A. I saw SLR.
  - 22 Q. Could you explain to this Court what you mean by SLR,
  - 23 Mr Brima?
  - 24 A. Self-loaded rifle.
- 10:10:24 25 Q. Did you see anything else?
  - A. I saw ammunition.
  - 27 Q. Mr Brima, after the fighting forces that attacked Lunsar
  - 28 returned to SAJ Musa with the uniforms and the arms, together
  - 29 with the other items, what happened next?

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- 1 A. SAJ Musa distributed them to the company commanders.
- 2 Q. How do you know, Mr Brima, that SAJ Musa distributed them
- 3 to the company commanders?
- 4 A. Well, like what I am telling the Court, the company
- 10:11:28 5 commanders with their companies all came and fall in before
  - 6 SAJ Musa. And when I was in the headquarters with the detained
  - 7 people I saw SAJ Musa doing the distribution.
  - 8 Q. Mr Brima, do you know how this distribution was done?
  - 9 A. The only thing that I knew, this distribution, was that I
- 10:12:10 10 saw -- I saw them open the cartons where there were combats,
  - 11 uniform, and they would give to one company. This was how it
  - 12 happened. When they opened another carton they gave another
  - 13 company. They open another carton, they gave it to another
  - 14 company. And the boots, it was the same thing.
- 10:12:40 15 Q. Mr Brima, apart from reporting --
  - 16 A. I'm getting a different sound or a different voice.
  - 17 Q. Are you still getting that interference?
  - 18 PRESIDING JUDGE: Yes, go on, Mr Graham.
  - 19 MR GRAHAM:
- 10:13:04 20 Q. Mr Brima, I need you to tell me, to tell the Court, when
  - 21 the fighting forces returned to Lankono, after the attack on
  - 22 Lunsar, apart from the reports that was given to SAJ Musa, did
  - 23 any of the fighting forces that returned from Lunsar report to
  - 24 you?
- 10:13:35 25 A. No, sir.
  - 26 Q. Did Junior Lion make any report to you after the attack on
  - 27 Lunsar?
  - 28 A. No.
  - 29 Q. Mr Brima, do you know how long you stayed at Lankono?

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- 1 A. No, I do not know how long we stayed there.
- 2 Q. Mr Brima, after the distribution of the arms and uniforms
- 3 by SAJ Musa to the fighting forces, what happened?
- 4 A. After that distribution we were seated at Lankono for some
- 10:14:34 5 hours and I would not be able to tell the exact hours. Then
  - 6 we -- the headquarter ordered that we should move again and we
  - 7 started to move.
  - 8 Q. Mr Brima, how do you know that the headquarters made the
  - 9 order for the movement you just referred to?
- 10:15:03 10 A. I knew this through the headquarters personnel because,
  - 11 when they came to call the families of the soldiers and the
  - 12 people that were detained, we were informed that the commander
  - 13 SAJ Musa said that we were to move. This is the way how we were
  - 14 moving.
- 10:15:33 15 Q. Mr Brima, please tell this Court after the order had been
  - 16 given for the movement to commence, did the movement begin at
  - 17 that point?
  - 18 A. Yes, sir.
  - 19 Q. And did you know where this movement was heading to?
- 10:16:04 20 A. The movement, where I knew as -- whether I know whether --
  - 21 the direction to which the movement was heading?
  - 22 Q. No, I'm asking once the order was given for the movement to
  - 23 start, was that order complied with?
  - 24 A. Yes, sir.
- 10:16:30 25 Q. And I asked do you know -- did you know at the time where
  - the headquarter team was moving to?
  - 27 A. Well, we were moving towards the direction which the
  - 28 advance team and the reinforcement team that was ahead, where
  - they had moved, there we were following.

- 1 Q. Mr Brima, how do you know that your movement had to follow
- 2 that of the advance team?
- 3 A. I knew this through when the team was falling in.
- 4 Q. Mr Brima, now this movement from Lankono, once the movement
- 10:17:29 5 commenced, did you stop anywhere else?
  - 6 A. Yes.
  - 7 Q. Please tell this Court where you stopped?
  - 8 A. We stopped before Gberi Bridge. That is when they are
  - 9 coming from the provinces to come down to Freetown, we stopped
- 10:18:00 10 before the bridge, before we crossed the bridge later.
  - 11 Q. Mr Brima, was there any reason --
  - 12 JUDGE SEBUTINDE: Could we have the spelling of the bridge,
  - 13 pl ease.
  - 14 MR GRAHAM: I'm grateful, Your Honour.
- 10:18:22 15 Q. Mr Brima, could you please spell Gberi Bridge for the
  - 16 convenience of the Court?
  - 17 A. No, I cannot spell it.
  - 18 MR GRAHAM: Your Honours, if I may assist the Court, I
  - 19 think we've had that name before, Gberi Bridge. It was also
- 10:18:51 20 contained in the expert report of Colonel Richard Iron as well
  - 21 and I think it was spelt G-B-E-R-I, if I'm right.
  - 22 Q. Mr Brima, why did you stop at Gberi Bridge?
  - 23 A. We stopped at Gberi Bridge or beyond or before Gberi
  - 24 Bridge -- no, before Gberi Bridge, coming towards Freetown --
- 10:19:29 25 because fighting was going on between the enemy troop and the
  - 26 advance team.
  - 27 Q. Mr Brima, how did you know fighting was taken place?
  - 28 A. How I came to know that fighting was taking place, I saw
  - 29 that they brought some casualties, or wounded in action, to the

- 1 headquarter and I was hearing the sound of bullets or gunshots
- 2 for long. This was how I came to know that fighting was going
- 3 on. And I also saw some tracer bullets. By that, I mean these
- 4 are bullets that if fired you would see something red, even at
- 10:20:33 5 night. It is different from the other bullets. When you fire
  - them at night you would see the light and I saw the lights coming
  - 7 towards the headquarter. This was how I came to know that was
  - 8 fighting was going on.
  - 9 Q. How were you able to know that the fighting that was taking
- 10:20:52 10 place was between enemy forces and the advance team?
  - 11 A. I knew this because I knew that they were only fighting
  - 12 against the enemy forces and the tracer bullets that I had been
  - 13 commenting on, they were coming towards the headquarter and I
  - 14 knew that the advance team would never fire towards the
- 10:21:25 15 headquarter. It was only the enemy bullets that would come
  - 16 towards the headquarter.
  - 17 Q. Mr Brima, did you know who the enemy forces were?
  - 18 A. The enemy forces were the ECOMOG, Nigerian ECOMOG.
  - 19 Q. And how did you know that it was Nigerian ECOMOG that were
- 10:21:55 20 the enemy forces?
  - 21 A. I knew this from the uniform that they captured from them.
  - 22 And when they had captured the ground, they captured some
  - 23 Nigerian ECOMOG.
  - 24 [AFRC14JUN06 EKD]
- 10:22:15 25 Q. How do you know, Mr Brima, that Nigerian ECOMOG were
  - 26 captured?
  - 27 A. Any captured soldier which the troop that I -- by that I
  - 28 mean the advance troop, which is the fighting force, which was
  - 29 led by Junior Lion as the task force commander, any enemy

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1 personnel that was captured, he was sent to the headquarter.

- 2 This is how I came to know that they were Nigerians.
- 3 Q. Do you know how long this fight between the advance team
- 4 and the enemy forces took?
- 10:23:10 5 A. Well, I cannot tell the exact time or the exact hour, but
  - 6 all that I know is that fighting went on between the two parties.
  - 7 Q. Mr Brima, at what time of the day did you arrive at
  - 8 Gberi Bridge, if you recall?
  - 9 A. From my recollection, I feel that it was at night, coming
- 10:23:55 10 towards the morning hours.
  - 11 Q. The fighting between the advance team and the ECOMOG
  - 12 forces, do you know how the fighting ended?
  - 13 A. Well, all I know is the advance team was able to pursue it
  - 14 well, and they were able to call us at the headquarters, and we
- 10:24:51 15 did not see any Nigerian again that we are fighting, except the
  - ones that they arrested.
  - 17 Q. Mr Brima, can you explain to this Court what you mean by
  - 18 the advance team pursued, if I'm right, the ECOMOG forces?
  - 19 A. By that I mean the advance team was able to overpower, or
- 10:25:32 20 move the ECOMOG team where they were deployed.
  - 21 Q. Mr Brima, you just told this Court that the advance team
  - 22 made a call to headquarters. How did you know that the advance
  - team had made a call to headquarters?
  - 24 A. This, it was an instruction which was passed by SAJ Musa
- 10:26:13 25 from Eddie Town, and he'll never move until the headquarters was
  - 26 rest assured of its safety by the companies that were ahead. He
  - 27 had a signaller and he had a set at the headquarters.
  - 28 Q. Do you know who the signaller with the headquarter team
  - 29 was?

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- 1 A. The signaller with the headquarter team, I have forgotten
- 2 his name. But if I recall his name, I will tell this Court.
- 3 Q. Thank you, Mr Brima. Mr Brima, before I move on, you had
- 4 mentioned not quite long ago that SAJ Musa made certain
- 10:27:27 5 statements in respect of reporting, the advance team always
  - 6 signalling back to the headquarter team. When at
  - 7 Colonel Eddie Town did SAJ Musa make this statement?
  - 8 A. This statement that he made at Eddie Town, it was when the
  - 9 troop had already prepared to leave. That was 27th November
- 10:28:05 10 1998.
  - 11 Q. Thank you, Mr Brima. You've told us about the arrival of
  - 12 the headquarter team at Gberi Bridge. You've also told us about
  - 13 the fighting between the advance team and the ECOMOG forces.
  - 14 You've also told this Court the outcome of the fight between the
- 10:28:32 15 advance team and the ECOMOG forces. Mr Brima, can you tell this
  - 16 Court what happened after the headquarter team received the
  - 17 signal from the advance team that they had pursued the ECOMOG
  - 18 forces?
  - 19 A. They ordered the headquarter to move and we moved. When I
- 10:29:02 20 say "we," we, the people that were detained with the families of
  - 21 the soldiers. That's what I meant by "we."
  - 22 Q. Who ordered the movement you just referred to, Mr Brima?
  - 23 A. It was SAJ Musa, but it was the headquarters personnel that
  - 24 came and informed us, saying, "The commander said we should
- 10:29:43 25 move."
  - 26 Q. So did you move?
  - 27 A. Yes, sir.
  - 28 Q. When you started moving, can you tell this Court where the
  - 29 movement headed to?

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- 1 A. After we had crossed Gberi Bridge, we came to a town which
- 2 names I don't know, but it is within the Koya Rural District
- 3 area.
- 4 Q. Could you please spell that for the convenience of the
- 10:30:27 5 Court, Mr Brima?
  - 6 A. K-O-Y-A, Koya. R-U-R-A-L, Rural. D-I-S-T-R-I-C-T,
  - 7 District.
  - 8 Q. Did you make any stop?
  - 9 A. Well, the unknown town whose name I don't know, it was
- 10:31:07 10 there the headquarters stopped.
  - 11 Q. Mr Brima, do you know why the headquarters stopped at this
  - 12 place you just referred to?
  - 13 A. Well, I cannot tell you that I knew why, but all the others
  - 14 that we listened to from the headquarters, it was the orders that
- 10:31:43 15 were given by SAJ Musa. Whenever he ordered that we should move,
  - 16 we had to move. When he said stop, we had to stop.
  - 17 Q. Mr Brima, do you, per chance know -- sorry, Your Honours,
  - 18 I'll withdraw that. Mr Brima, what happened when you stopped at
  - 19 this place that you just referred to?
- 10:32:18 20 A. Well, we were in that town. The town was in the bush.
  - 21 That was the time SAJ Musa had to order Commander Tito to go and
  - 22 attack Mile 38, and ordered Commander Junior Lion, that is
  - 23 George Johnson, to make an ambush at the highway.
  - 24 Q. Before you go on, please, how did you know that SAJ Musa
- 10:33:06 25 had given this order, Mr Brima?
  - 26 A. While we were in that town, he called a fall-in again. And
  - 27 all the fall-ins that SAJ used to call, he did not go to the
  - 28 companies. It was at the headquarters that the companies used to
  - 29 meet him and it was there they meet him when he gave that order.

- 1 Q. Can you tell this Court, to the best of your recollection,
- 2 what you heard SAJ Musa say on that day? How the orders were
- 3 given, can you tell this Court?
- 4 MR AGHA: Your Honour, I object. I don't think he heard
- 10:34:04 5 SAJ Musa anything on that day.
  - 6 PRESIDING JUDGE: Yes, you'll have to rephrase that,
  - 7 Mr Graham.
  - 8 MR GRAHAM:
  - 9 Q. Mr Brima, you just told this Court that SAJ Musa gave some
- 10:34:16 10 orders. I am asking you, how did you know that SAJ Musa gave
  - 11 such an order?
  - 12 A. I knew this because where SAJ Musa was living in, or where
  - 13 he stayed, the headquarters was always with him. And the
  - 14 families of the soldiers and we, the detained people, were always
- 10:35:00 15 with him. We were very close in terms of distance. So while he
  - 16 was giving those orders, I heard. That was the way I came to
  - 17 know.
  - 18 Q. Mr Brima, can you tell this Court what you heard SAJ Musa
  - 19 say?
- 10:35:26 20 A. What I heard SAJ Musa said, he said Commander Tito should
  - 21 go and attack Mile 38 and Commander Junior Lion, who was the task
  - force commander, should make an ambush at the highway.
  - 23 Q. Mr Brima, can you tell this Court do you know the
  - individuals that SAJ gave this order to?
- 10:36:10 25 A. Well, the two individuals whose names I have mentioned,
  - 26 Commander Tito and Commander Junior Lion, these were the two
  - people he gave the order to.
  - 28 Q. Mr Brima, you have told this Court SAJ Musa gave the order
  - 29 to Tito and Junior Lion. Were any other individuals with Tito

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- 1 and Junior Lion at this point in time?
- 2 A. At that point in time it was only the battalion -- I'm
- 3 saying the company commanders, not battalion. The company
- 4 commanders and their troops and the task force commander he gave
- 10:37:24 5 the order to.
  - 6 Q. Mr Brima, please tell this Court after SAJ had given the
  - 7 orders to Tito and Junior Lion, did they say anything in
  - 8 response?
  - 9 A. He saluted SAJ Musa and accepted that they were going to
- 10:38:14 10 execute the order.
  - 11 Q. Mr Brima, can you tell this Court, if you know, what
  - 12 happened after the orders were given?
  - 13 A. After he had given that order, the commanders moved with
  - 14 their troops to the various areas he said they should attack.
- 10:38:54 15 Q. Mr Brima, how do you know that the commanders moved with
  - 16 their troops to the various areas they were ordered to attack?
  - 17 A. I came to know this through some headquarters personnel who
  - 18 joined up with the teams that went. And I came to know this
  - 19 again after they had come from the operations and came to report
- 10:39:07 20 to SAJ Musa. Yes, My Lord, I want to ease myself.
  - 21 PRESIDING JUDGE: All right, Mr Brima. We are almost due
  - 22 to take the morning break anyway, so we'll take a break now and
  - 23 we'll come back to court at five minutes to eleven, 10.55. We'll
  - 24 adjourn now.
- 10:39:49 25 THE WITNESS: Yes, My Lord.
  - 26 [Break taken at 10.36 a.m.]
  - 27 [Upon resuming at 10.57 a.m.]
  - 28 PRESIDING JUDGE: Yes, go on, Mr Graham.
  - 29 MR GRAHAM: Thank you, Your Honour.

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- 1 Q. Mr Brima, just before we went on a short morning break you
- 2 were telling this Court about the return of the fighting forces
- 3 from the attacks on Mile 38. Please, could you just clarify to
- 4 this Court who came to report to SAJ Musa on the attacks that had
- 11:01:11 5 been ordered earlier on?
  - 6 A. It was the two commanders that were sent by SAJ Musa,
  - 7 Commander Tito and Commander Junior Lion.
  - 8 Q. In turn, can you tell this Court what was said by Tito to
  - 9 SAJ Musa?
- 11:01:43 10 A. I did not hear him say anything.
  - 11 Q. What about Junior Lion, did you hear him say anything?
  - 12 A. Juni or Lion, I heard him say something.
  - 13 Q. What did he say?
  - 14 A. He said he ambushed one ECOMOG truck and captured arms and
- 11:02:19 15 ammunition there.
  - 16 Q. Did he say anything else?
  - 17 A. No.
  - 18 Q. Did SAJ say anything in response to what Junior Lion said?
  - 19 A. Well, SAJ's response from both commanders, rather, SAJ's
- 11:02:51 20 response to both commanders, he was happy.
  - 21 Q. How do you know SAJ Musa was happy?
  - 22 A. He danced openly in front of us, the detained people, and
  - the families of the soldiers.
  - 24 Q. What happened after that, Mr Brima, after SAJ Musa had
- 11:03:31 25 danced?
  - 26 A. What happened next; SAJ Musa had one father that was with
  - 27 him. He was a white man.
  - 28 Q. What do you mean by "father"?
  - 29 A. Father is a man of God that preach in the church. His name

- 1 is Father Mario. SAJ Musa called him and showed to him --
- 2 Q. Before you go on, please, spell Mario.
- 3 A. Repeat that question, sir.
- 4 Q. Could you please spell Mario, if you know, for the
- 11:04:31 5 convenience of the Court.
  - 6 JUDGE SEBUTINDE: Mr Graham, you keep speaking over the
  - 7 interpreter and we don't hear what you are saying. I don't know,
  - 8 maybe you haven't got your channel on the English.
  - 9 MR GRAHAM: I have it on English but I can't hear the
- 11:04:45 10 interpreter. Your Honours, I will be patient. Thank you for the
  - 11 reminder.
  - 12 Q. Mr Brima, I asked you whether you can spell Mario for the
  - 13 convenience of the Court?
  - 14 A. M-A-R-I-O, Mario.
- 11:05:23 15 Q. Please continue with your account.
  - 16 A. SAJ Musa called Father Mario and showed him the arms and
  - ammunitions which were brought by both the commanders.
  - 18 Q. How do you know, Mr Brima, that SAJ Musa called
  - 19 Father Mario?
- 11:05:53 20 A. Father Mario, all of us were together, because he too was a
  - 21 detained person that was with us.
  - 22 Q. And Mr Brima, after SAJ Musa had called Father Mario and
  - 23 showed him the arms and ammunition, did anything happen?
  - 24 A. Yes.
- 11:06:20 25 Q. Please tell this Court what happened?
  - 26 A. SAJ Musa sent another operation to go and attack Masiaka.
  - 27 Q. Mr Brima, how do you know that SAJ Musa gave an order for
  - 28 Masiaka to be attacked?
  - 29 A. Just immediately after these commanders had reported to

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him, that was the time he instructed that they should attack 1

- 2 Masi aka.
- 3 Could you please spell Masiaka?
- Α. M-A-S-I-A-K-A, Masiaka. 4
- And you told us SAJ -- you've told this Court SAJ Musa gave 5 Q. 11:07:30
  - instructions for Masiaka to be attacked. To whom did he give 6
  - 7 these instructions. Mr Brima?
  - 8 He gave these instructions to Commander Tito and another
  - 9 commander called Papa.
- Could you please spell Papa for us, Mr Brima? 11:08:08 10
  - 11 P-A-P-A. After he had given those instructions to those
  - 12 two commanders, they left with their troops to go and attack
  - Masi aka. 13
  - How do you know, Mr Brima, that they left with their troops 14 Q.
- 11:08:44 15 to go and attack Masiaka?
  - 16 Α. I knew this when they came and reported.
  - 17 Did anything happen after that, Mr Brima?
  - 18 Well, after the troop had left and went to attack Masiaka,
  - 19 another personnel came again and informed SAJ Musa that the troop
- 11:09:36 20 was unable because of the manpower they observed there.
  - SAJ Musa summoned an immediate fall-in and instructed Junior Lion 21
  - 22 to go with another reinforcement so as to reinforce
  - 23 Commander Tito and Commander Papa. That Commander Papa was
  - 24 called Commander Papa 17. And they too left. They went and
- 11:10:43 25 reinforced Commander Tito and Commander Papa.
  - 26 Mr Brima, how do you know that SAJ Musa gave orders to
  - 27 Junior Lion to go and reinforce Commander Tito and Papa 17?
  - 28 I came to know this when SAJ Musa called an immediate
  - 29 parade.

- 1 Q. Mr Brima, please tell this Court what happened after
- 2 SAJ Musa gave the orders to Junior Lion?
- 3 A. When SAJ Musa gave the order to Junior Lion, and the troop
- 4 which Junior Lion went with, before they left the camp, they were
- 11:12:04 5 jubilating.
  - 6 Q. How do you know they were jubilating, Mr Brima?
  - 7 A. How I knew? Well, I saw them in a happy mood while some
  - 8 individuals were dancing to music and some were happy. And they
  - 9 came and told their wives at the headquarters goodbye before they
- 11:12:42 10 left, because some headquarters personnel were part to that
  - 11 errand.
  - 12 Q. Mr Brima, after the dancing and the jubilation, what
  - 13 happened after that?
  - 14 A. Junior Lion left with the troop to go and reinforce the
- 11:13:16 15 other troops at Masiaka.
  - 16 Q. Did anything happen after that?
  - 17 A. Yes, they attacked Masiaka and got large cache of arms and
  - 18 ammunition.
  - 19 Q. How do you know that they attacked Masiaka?
- 11:13:48 20 A. How I came to know that they attacked Masiaka? From the
  - 21 camp that we were based in the bush, we heard the qunshots. And
  - 22 when the personnel returned with their commanders, they were
  - 23 explaining about it and they came with a lot of arms and
  - 24 ammunitions.
- 11:14:37 25 Q. Mr Brima, after the attack on Masiaka you also told this
  - 26 Court that they also got large quantities of arms. What happened
  - 27 after that?
  - 28 A. Well, after they've got those arms they brought them to
  - 29 SAJ Musa. And, again, SAJ Musa called for Father Mario and

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- 1 showed him.
- 2 Q. How do you know that?
- 3 A. I knew this because all of us, including Father Mario, were
- 4 detained. And when they came and called him, took him to
- 11:15:38 5 Commander SAJ Musa, the distance wasn't that far between where we
  - 6 were and where Commander SAJ Musa was.
  - 7 Q. Did SAJ Musa tell Father Mario anything when he was showing
  - 8 him the arms and ammunition?
  - 9 A. Well, I did not hear what they discussed there.
- 11:16:11 10 Q. Do you know what happened after SAJ Musa had shown
  - 11 Father Mario the arms and ammunition?
  - 12 A. After SAJ Musa had shown Father Mario the arms and
  - ammunitions, his troop rested in that town while SAJ Musa again
  - 14 instructed Junior Lion and one commander that was called Rhino to
- 11:16:54 15 go and lay an ambush on the highway.
  - 16 Q. Please spell Rhino.
  - 17 A. R-A-H-I-N-O [sic], Rhino.
  - 18 Q. So, Mr Brima, what happened after SAJ Musa gave the
  - 19 instructions to Junior Lion and Rhino?
- 11:17:32 20 A. When he gave those instructions to both of them, they went
  - 21 with the troop to go and lay the ambush.
  - 22 Q. Mr Brima, you just told this Court that on that day the
  - 23 troops rested and it was during that time that SAJ gave the order
  - 24 to Junior Lion and Rhino. How do you know that the troops rested
- 11:18:06 25 that day?
  - 26 A. Well, the troop which rested, they were the ones that came
  - 27 from that fighting patrol. SAJ Musa only appointed Junior Lion
  - 28 to go to that patrol because he was the task force commander, and
  - 29 all operations, he would go to them mostly.

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- 1 Q. Mr Brima, after the instructions by SAJ Musa to Junior Lion
- and Rhino to lay the ambush, do you know what happened?
- 3 A. Repeat that question, sir.
- 4 Q. After the instructions that you just referred to, that
- 11:19:20 5 SAJ Musa gave instructions to Junior Lion and Rhino to lay an
  - 6 ambush, I'm asking you, do you know what happened after that?
  - 7 A. Well, when they went and laid the ambush, the next day it
  - 8 was then that SAJ Musa ordered the troops to move.
  - 9 Q. How do you know that SAJ Musa ordered the troops to move,
- 11:19:54 10 Mr Brima?
  - 11 A. He called a muster parade again.
  - 12 MR AGHA: May we have some foundation as to how he knew
  - 13 that he laid the ambush?
  - PRESIDING JUDGE: Did he say that or did he say when they
- 11:20:11 15 went to lay the ambush? I think that was his evidence. It seems
  - 16 you're right, Mr Agha. The evidence was they went and laid the
  - 17 ambush. Mr Graham, that has been objected to correctly, in my
  - opinion, because there is no foundation laid for that.
  - 19 MR GRAHAM: Very well.
- 11:20:43 20 Q. Mr Brima, please tell this Court: How did you know that
  - 21 Junior Lion and Rhino laid an ambush?
  - 22 A. I knew this when they had returned.
  - 23 Q. What happened when they returned?
  - 24 A. When they returned they reported to SAJ Musa.
- 11:21:21 25 Q. What did they tell -- what report did they give to
  - 26 SAJ Musa?
  - 27 A. Well, I did not hear the report that they gave to SAJ Musa,
  - 28 but all that I heard from the other soldiers that came from the
  - 29 headquarters, they said that the ambush that they went and laid,

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- 1 they were not fortunate to get any military targets. All the
- 2 vehicles that passed, they were civilian vehicles.
- 3 Q. Thank you, Mr Brima. Mr Brima, what happened when SAJ Musa
- 4 gave the order for the troops to move?
- 11:22:16 5 A. When SAJ Musa gave the order for the troops to move, the
  - 6 troops moved in the same way as they used to move before: With
  - Junior Lion and two companies, they move would the advance team,
  - 8 which was the fighting team. Commander 0-Five moved the
  - 9 reinforcement team with one company. SAJ Musa moved with the
- 11:22:54 10 headquarters where we, the detained people, were, the families of
  - 11 the soldiers and Father Mario, and the other company that was at
  - 12 the back, which was defending the soldiers' families and the
  - 13 headquarters.
  - 14 Q. Mr Brima, you've told this Court you were with the
- 11:23:24 15 headquarter team. So how are you able to know the movements of
  - 16 the troops that you just described before this Court when
  - 17 SAJ Musa gave orders for the movement to commence? How are you
  - 18 able to know that?
  - 19 A. I was able to know this when the troops fall-in, and the
- 11:23:52 20 troops always fall-in in the headquarters. I did not mean that
  - 21 it was A Company or B Company that moved ahead with Commander
  - 22 Junior Lion. This sometimes changed. So when the companies
  - 23 fall-in, when SAJ Musa had given them instructions, it was then
  - the two companies left with Junior Lion.
- 11:24:32 25 Q. So, Mr Brima, when the movement began as a result of
  - 26 SAJ Musa's orders, do you know where the movement headed to?
  - 27 A. According to the way SAJ Musa addressed the muster parade
  - 28 from Eddie Town, and from -- to all the places that he addressed
  - 29 muster parades, he told the troops that the mission was to come

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- 1 and reinstate the national army and they were to come to
- 2 Freetown.
- 3 Q. Mr Brima, did you make any stops once the movement
- 4 commenced, as ordered by SAJ Musa?
- 11:25:32 5 A. Ask that question again.
  - 6 Q. You've given an account to this Court that SAJ Musa gave
  - 7 orders for the troops to move. I'm saying and asking you that
  - 8 once the movement started, did you stop anywhere?
  - 9 A. I really want to know, sir, which part you say that the
- 11:26:14 10 movement began.
  - 11 Q. You've given an account to this Court about instructions
  - 12 given by SAJ Musa to Junior Lion and Rhino to Lay an ambush. You
  - 13 also gave an account to this Court that they came back and gave a
  - 14 report to SAJ Musa. You also told this Court that not long after
- 11:26:34 15 that, SAJ gave an order that the troops should move. You also
  - 16 told us the movement of these troops. I'm asking you that once
  - 17 this movement started, did you stop anywhere?
  - 18 A. Yes.
  - 19 Q. Please, can you tell this Court where you stopped?
- 11:26:56 20 A. The troop stopped by RDF. That means Rapid Development
  - 21 Force. RDF Camp.
  - 22 Q. Where is that, the RDF Camp? Where is that, can you tell
  - the Court, Mr Brima?
  - 24 A. It's not RUF.
- 11:27:26 25 Q. RDF, Rapid Deployment Force Camp, you said?
  - JUDGE SEBUTINDE: I thought he said rapid development.
  - 27 PRESIDING JUDGE: He did say rapid development.
  - 28 THE WITNESS: Rapid Deployment Force.
  - 29 MR GRAHAM: It must have been the interpreters. At least

- 1 we have been corrected. So Rapid Deployment Force, thank you.
- THE WITNESS: The troops stopped at the Rapid Deployment
- 3 Force Camp, which was around Mamama, how they call it Masangbo,
- 4 around those areas.
- 11:28:11 5 MR GRAHAM:
  - 6 Q. Can you spell Mamama, if you can, and the other name you
  - 7 just mentioned, Mr Brima?
  - 8 A. M-A-M-A, Mamama. Masangbo, M-A-S-A-N-G-B-O.
  - 9 Q. Mr Brima, before I go on, I just need to ask you a few
- 11:28:52 10 questions. You've told this Court that Junior Lion was at
  - 11 Colonel Eddie Town. I need to ask of you do you -- Junior Lion
  - 12 was with a convoy at Colonel Eddie Town. I need to ask of you,
  - was Prosecution witness TF1-334 also with the convoy?
  - MR AGHA: Your Honour, I'm not sure he ever used the word
- 11:29:28 15 "convoy."
  - PRESIDING JUDGE: I'm not sure I remember it either,
  - 17 Mr Agha.
  - MR GRAHAM: Well, then the troops. I'll rephrase.
  - 19 Q. Mr Brima, can you tell this Court whether Prosecution
- 11:29:39 20 witness TF1-334 -- whether you saw him anywhere at
  - 21 Colonel Eddie Town?
  - 22 A. Yes.
  - 23 Q. Do you recall whether TF1-334 was with the troops that you
  - 24 were with on your way to Colonel Eddie Town?
- 11:30:26 25 A. Ask that question again.
  - 26 Q. You told us about your arrest by commander 0-Five at Yarya
  - 27 and, subsequently, that you were escorted to Colonel Eddie Town.
  - 28 I'm asking that the troops under the command of Commander O-Five
  - 29 that took you from Yarya to Colonel Eddie Town, do you recall

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- 1 whether Prosecution witness TF1-334 was part of the group that
- 2 took you from Yarya to Colonel Eddie Town?
- 3 A. No.
- 4 Q. You've told this Court that you recall seeing Prosecution
- 11:31:18 5 witness TF1-334 at Colonel Eddie Town?
  - 6 A. Yes.
  - 7 Q. Where at Colonel Eddie Town did you see Prosecution witness
  - 8 TF1-334?
  - 9 A. I saw him on the day when SAJ Musa was addressing us, the
- 11:31:44 10 detained people, and the soldiers.
  - 11 Q. You've told us about the muster parade. You've also told
  - 12 us about the gathering of the troops. You've also told us about
  - 13 the position of certain individuals who were with SAJ Musa at the
  - 14 time he was addressing the muster parade. I'm asking of you when
- 11:32:27 15 you saw 334, was he with the troops that had gathered for the
  - 16 muster parade or was he part of the group that was with SAJ Musa?
  - 17 JUDGE SEBUTINDE: Mr Graham, there are a number of muster
  - 18 parades. Which one are we talking about?
  - 19 MR GRAHAM: I'm referring to the first muster parade, at
- 11:32:56 20 which time Commander 0-Five handed over -- FAT Sesay handed over
  - 21 command to SAJ Musa.
  - 22 Q. Was it at that parade?
  - 23 MR AGHA: Objection. It's a leading question, Your Honour.
  - PRESIDING JUDGE: Yes, that has been objected to. I uphold
- 11:33:15 25 that objection, Mr Graham.
  - MR GRAHAM:
  - 27 Q. Mr Brima, you have told this Court about a number of
  - 28 parades that were held at Colonel Eddie Town. Can you tell this
  - 29 Court at which of the parades did you see Prosecution witness

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- 1 TF1-334?
- 2 A. I saw him at fall-in during the first muster parade.
- 3 Fall-in in the rank. By that I mean he fall-in in the troop,
- 4 which was addressed by SAJ Musa.
- 11:34:08 5 Q. I'm also going to ask you, Mr Brima, if you know whether
  - 6 Prosecution witness TF1-334 was part of the troops that were
  - 7 travelling with you from Colonel Eddie Town to the places you
  - 8 menti oned?
  - 9 A. Yes.
- 11:34:36 10 Q. How do you know that 334 travelled with the troops from
  - 11 Colonel Eddie Town?
  - 12 A. Well, I used to see him.
  - 13 Q. Where exactly do you recall seeing him? You've told this
  - 14 Court about the movement from Colonel Eddie Town; you've told
- 11:35:04 15 this Court about the crossing of the Little Scarcies River;
  - 16 you've also told this Court about one or two stops that the
  - 17 troops made once you left Colonel Eddie Town. Could you please
  - tell us where you saw Prosecution witness TF1-334?
  - 19 [AFRC14JUNE06C MD]
- 11:35:27 20 A. I saw him at Lankono when they were going to the Lunsar
  - 21 operation.
  - 22 Q. In what capacity did you see him?
  - 23 A. He was fully dressed in military uniform and following the
  - 24 rank in his company, which company I cannot remember, and his
- 11:36:06 25 company was warned that joined that operation. I used to see him
  - 26 again at the headquarters in the company that was at the rear,
  - which made changes.
  - 28 MR GRAHAM: Your Honour, I think what the -- I believe the
  - 29 witness said "when," and I believe I heard the interpreter say

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- 1 "which" instead of "when." I stand to be corrected, but I
- 2 understand that is what I am reliably informed by my learned
- 3 friends.
- 4 PRESIDING JUDGE: I am afraid I didn't get that answer.
- 11:36:58 5 Whether you say "which made changes" or "when made changes,"
  - 6 neither makes any sense to me. Have I missed something?
  - 7 THE INTERPRETER: Your Honours, would the learned attorney
  - 8 ask the question of the witness again.
  - 9 PRESIDING JUDGE: Yes, could you ask that question again,
- 11:37:12 10 please, Mr Graham.
  - 11 MR GRAHAM:
  - 12 Q. Yes, Mr Brima, you were explaining to -- I'd asked you in
  - 13 what capacity you saw Prosecution witness TF1-334 at Lankono, and
  - 14 you were giving us an account. Please, if you can just give the
- 11:37:38 15 answer to that question, I think that will assist the Court.
  - 16 Please do, Mr Brima. In what capacity did you see Prosecution
  - 17 witness TF1-334 at Lankono?
  - 18 A. I saw him in his capacity as one of the personnel with the
  - 19 troop that left to go and attack Lunsar.
- 11:38:12 20 Q. After seeing TF1-334 at Lankono, did you ever see him
  - 21 agai n?
  - 22 MR AGHA: Leading question, Your Honour. I would object to
  - 23 that.
  - 24 PRESIDING JUDGE: What's leading about it, Mr Agha?
- 11:38:28 25 MR AGHA: He is asking him directly whether he actually saw
  - 26 him again. I mean, that's clearly making a suggestion, in my
  - 27 submission.
  - PRESIDING JUDGE: Well, you can ask him the general
  - 29 question: Did you ever see anyone again and then, by process of

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- 1 elimination, eventually come down to this particular person. I
- 2 think the expeditious way is to allow the question. I overrule
- 3 that objection and allow the question.
- 4 MR GRAHAM: I'm grateful, Your Honour.
- 11:38:59 5 Q. Mr Brima, I'd asked of you whether you recalled seeing
  - 6 TF1-334 again after you saw him at Lankono?
  - 7 A. Yes.
  - 8 Q. Where did you see TF1-334?
  - 9 A. I saw him again when the troop was based at that Koya Rural
- 11:39:30 10 District area, with the reinforcement team, which was with
  - 11 Commander Junior Lion, which was going to reinforce Commander
  - 12 Tito and Commander Papa 17 at the Masiaka operation. He was one
  - 13 of the personnel that moved with Commander Junior Lion to go and
  - 14 reinforce that operation, that operation that had seen that went
- 11:40:05 15 to Masi aka.
  - 16 Q. Mr Brima, did you see him again?
  - 17 A. I did not see him again.
  - 18 Q. I'm going to ask about Prosecution witness TF1-184.
  - 19 Mr Brima, do you know whether Prosecution witness TF1-184 was
- 11:40:51 20 part of the group that arrested you in Yarya and escorted you to
  - 21 Colonel Eddie Town?
  - 22 A. I ask that you write his name so that I can see it, because
  - 23 it's not that number that I know. But I do not know until I see
  - 24 his name.
- 11:41:18 25 MR GRAHAM: Your Honour, with your permission --
  - 26 PRESIDING JUDGE: Yes.
  - 27 MR GRAHAM: -- I would want him to write the name.
  - 28 PRESIDING JUDGE: Yes, you can write the name and show the
  - 29 witness so that he will know which person you are referring to.

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- 1 MR GRAHAM: I am grateful.
- 2 PRESIDING JUDGE: Yes, Mr Graham.
- 3 MR GRAHAM:
- 4 Q. Mr Brima, you have seen and read the name.
- 11:42:51 5 THE INTERPRETER: Your Honours --
  - 6 MR GRAHAM: I am back online.
  - 7 Q. Mr Brima, you've seen -- I believe you've seen the name
  - 8 that was written on the paper. That is the name of Prosecution
  - 9 witness TF1-184. My question to you is: Did you know whether
- 11:43:18 10 Prosecution witness TF1-184 was part of the group that arrested
  - 11 you in Yarya and escorted you to Colonel Eddie Town?
  - 12 A. No.
  - 13 Q. Do you know whether Prosecution witness --
  - 14 PRESIDING JUDGE: I'm not quite sure what he is saying
- 11:43:51 15 there, Mr Graham. There's two interpretations of that answer.
  - MR GRAHAM: Yes.
  - 17 Q. Mr Brima, could you explain what you mean by "no"?
  - 18 A. No, that personnel, whose name I saw, which he wrote, was
  - 19 not among the troop that arrested me at Yarya.
- 11:44:23 20 Q. Do you know whether Prosecution witness TF1-184 was at
  - 21 Colonel Eddie Town?
  - 22 A. Yes, I knew that he was at Colonel Eddie Town.
  - 23 Q. How did you know he was at Colonel Eddie Town?
  - 24 A. I did not manage to know that he was there. I said that he
- 11:44:52 25 was at Colonel Eddie Town. I did not say that he was there
  - 26 before. I managed to know that he was at Colonel Eddie --
  - 27 THE INTERPRETER: Your Honours, would the witness go a
  - 28 little bit slower so the interpreter will be able to keep up with
  - 29 hi m.

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- 1 MR GRAHAM: Indeed, I didn't ask whether it was before.
- 2 Q. My question simply was Whether you know that Prosecution
- 3 witness TF1-184 was at Colonel Eddie Town. That was the question
- 4 I asked?
- 11:45:30 5 A. Yes, sir, but it was the way the translator interpreted it
  - 6 to me.
  - 7 Q. At least we've clarified it. You can answer the question
  - 8 now, Mr Brima?
  - 9 A. Yes, he was at Colonel Eddie Town.
- 11:45:51 10 Q. Now, how do you know he was at Colonel Eddie Town,
  - 11 Mr Brima?
  - 12 A. I knew when SAJ Musa came, when he called the general
  - 13 muster parade, when he addressed the whole troop, that was where
  - 14 I came to see that personnel.
- 11:46:16 15 Q. Had you seen him prior to the muster parade you just
  - 16 referred to?
  - 17 A. No.
  - 18 Q. Do you know with which group he came to Colonel Eddie Town?
  - 19 A. Yes.
- 11:46:47 20 Q. Which group did Prosecution witness TF1-184 come to Colonel
  - 21 Eddie Town with?
  - 22 A. He came with the Commander SAJ Musa's group.
  - 23 Q. How do you know, Mr Brima, that Prosecution witness TF1-184
  - 24 came with Commander SAJ Musa's group?
- 11:47:14 25 A. When Commander SAJ Musa was addressing that muster parade
  - 26 at Colonel Eddie Town, I saw him fall in at the rear, that is at
  - 27 the back of SAJ Musa, as somebody that was close to SAJ Musa.
  - 28 Q. How come you know that he was close to SAJ Musa?
  - 29 A. I knew this, that he was close to SAJ Musa, because he did

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- 1 not fall in the rank. He fall in at the back of SAJ Musa. And
- 2 all those that fall in at the rear of SAJ Musa, I knew that they
- 3 were close to him, and I knew that he was close to SAJ Musa
- 4 during the time that we crossed the river [By direction of the
- 11:48:18 5 Court this sentence was extracted and filed under seal].
  - That was how I came to know that he was the one that was
  - 7 taking care of SAJ Musa's food.
  - 8 MR GRAHAM: Your Honours, I'm going to ask a few questions
  - 9 of the witness in respect of Prosecution witness TF1-153 and,
- 11:48:44 10 with Your Honours' permission, I will quickly write.
  - 11 PRESIDING JUDGE: Yes, write that down.
  - MR GRAHAM:
  - 13 Q. Mr Brima --
  - 14 PRESIDING JUDGE: Before we move on to witness TF1-153,
- 11:51:38 15 there is a previous answer relating to TF1-184. [By direction of
  - 16 the Court this sentence was extracted and filed under seal]. We
  - order that that answer be redacted from the record. Yes, go on,
  - 18 Mr Graham.
  - 19 MR GRAHAM:
- 11:52:13 20 Q. Mr Brima, I'm going to ask of you a question in relation to
  - 21 Prosecution witness TF1-184.
  - JUDGE SEBUTI NDE: No, 153.
  - PRESIDING JUDGE: I thought you were on to 153 now.
  - MR GRAHAM:
- 11:52:32 25 Q. I'm going to ask of you a few questions relating to
  - 26 Prosecution witness TF1-153. Mr Brima, please tell this Court,
  - 27 did you know whether Prosecution witness TF1-153 was part of the
  - 28 group that found you and arrested you in Yarya and then escorted
  - 29 you to Colonel Eddie Town?

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- 1 A. No.
- 2 Q. Do you recall seeing Prosecution witness TF1-153 at
- 3 Colonel Eddie Town?
- 4 A. No.
- 11:53:24 5 Q. Do you recall seeing him anywhere from the time you left
  - 6 Colonel Eddie Town, crossed the Little Scarcies River and went
  - 7 through all the places that you've told this Court? Did you see
  - 8 him at any of these places you've mentioned before this Court?
  - 9 A. No, I did not see him.
- 11:53:57 10 Q. Thank you, Mr Brima. Mr Brima, do you know Prosecution
  - 11 witness TF1-153?
  - 12 A. Yes. Yes, I know him.
  - 13 MR GRAHAM: Your Honours, I will address related issues at
  - 14 the appropriate time in closed session, after making the proper
- 11:54:30 15 application before the Court. So we will move on. We will move
  - 16 back to where we were before I came back with the questions
  - 17 relating to the Prosecution witness. But, before I go on,
  - 18 Your Honours, I'm going to make some references to the
  - 19 transcripts of the proceedings of this Court, September 22nd,
- 11:55:00 20 2005. Specifically page 85, Your Honours. Your Honour, this
  - 21 relates to the testimony of Prosecution witness TF1-153.
  - PRESIDING JUDGE: Yes, go ahead, Mr Graham.
  - 23 MR GRAHAM: I'm grateful, Your Honour. Your Honour, I will
  - be reading from line 16 of page 85.
- 11:56:15 25 Q. Mr Brima, lend me your ears. I will read, with Your
  - 26 Honours' permission, from line 16:
  - 27 "Q. And where did you and SAJ Musa and the troops go?
  - "A. Well, Camp Rosos is a swampy area. So when we decide
  - to leave there we crossed the Little Scarcies. While

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coming we met heavy deployment at Mange Bureh. So we 1 2 decided to bulldoze -- to pass through Mange Bureh, 3 Maforki, until we come between Mamusa and Lunsar. So that was where SAJ planned his first attack, at the highway 4 while coming. But he divided his soldiers into four 11:57:17 battalions. Commander Bazzy was the advanced troop leader. 6 7 Commander Brima, Gullit, was in charge of the 2nd Battalion. Then SAJ Musa was at the headquarters. 8 Then 9 Five-Five was the commander of the blocking forces. So when we arrived at Lunsar, it was there that SAJ 11:57:52 10 planned his first attack." 11 12 That ends my reference to the transcript. Mr Brima, I'm 13 going to ask of you: Did SAJ Musa ever appoint you to be in charge of a 2nd Battalion? 14 15 Α. No. 11:58:35 Did anyone, apart from SAJ Musa, ever appoint you as 16 17 commander of a 2nd Battalion anywhere in the territory of the 18 Republic of Sierra Leone? 19 That's objected to again, Your Honour, on the MR AGHA: 20 basis of yesterday's objection on leading. If it could be 11:58:58 confined to the area of Rosos, I believe, and Lunsar. 21 22 MR GRAHAM: Very well, if that would please my learned fri end. 23 24 Mr Brima, please tell this Court, do you know whether 11:59:26 25 SAJ Musa appointed a Commander Bazzy as the advance troop leader? 26 No, he never appointed us, he never appointed him as Α. 27 advance troop Leader.

28

29

as an advance troop Leader, Mr Brima?

Mr Brima, how come you know that he never appointed Bazzy

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> Well, the man that is referred to here as Bazzy, who is Α. 1

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- 2 Sergeant Kamara, he and I were under arrest with the other
- 3 people, and I had never seen him in any appointment from
- Eddie Town. 4
- Thank you, Mr Brima. Mr Brima, do you know whether 12:00:25
  - SAJ Musa appointed Five-Five as a commander of the blocking 6
  - 7 forces?
  - 8 Α. No.
  - 9 Mr Brima, please explain what you mean by "no"?
- I mean that no, that the man that is referred to as 12:00:55 10 Α.
  - Five-Five here, who is Corporal Santigie Kanu, SAJ Musa never 11
  - 12 appointed him as battalion commander. Corporal Kanu, all of us
  - 13 were under arrest.
  - JUDGE SEBUTINDE: I am sorry, Mr Graham. Is the witness 14
- 12:01:23 15 saying that the Five-Five referred to in the transcript is the
  - third accused? Is that his evidence? 16
  - 17 MR GRAHAM: Well, Your Honour, I was going to ask him that.
  - 18 Mr Brima, the Five-Five you are referring to - you just
  - referred to who is he? 19
- 20 He is Corporal Santigie Kanu and he is the third accused 12:01:50
  - which this Court refers to as Five-Five. But I know him to be as 21
  - 22 Corporal Santigie Kanu.
  - 23 Mr Brima, in respect of Commander Bazzy that I just
  - 24 referred to in the reference from the transcript, who is he?
- 12:02:25 25 Well, I know the man to whom this Court referred to as Α.
  - 26 Bazzy as Sergeant Ibrahim Kamara and he is the second accused,
  - 27 but I did not know him by that name. I know him as
  - 28 Sergeant Ibrahim Kamara. And all of us were under arrest at
  - 29 Colonel Eddie Town.

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- 1 Q. Mr Brima, what then to you have to say in response to what
- 2 I just read from the testimony of Prosecution witness TF1-153?
- 3 A. All that Prosecution witness said from what you've read
- 4 that I heard is a lie.
- 12:03:32 5 MR GRAHAM: Your Honour, that ends my line of questioning
  - 6 in reference to the portions of the transcript that I read.
  - 7 Q. Mr Brima, I'm going to ask of you did you ever command any
  - 8 battalion anywhere in the territory of the Republic of Sierra
  - 9 Leone?
- 12:03:56 10 MR AGHA: Again, I'd object to that being a leading
  - 11 questi on.
  - 12 PRESIDING JUDGE: I'll allow that question. Go ahead,
  - 13 Mr Graham.
  - 14 MR GRAHAM:
- 12:04:05 15 Q. Mr Brima, please answer the question.
  - 16 A. I have never commanded any battalion in Sierra Leone, and
  - 17 the rank I had when I was in the Sierra Leone Army did not allow
  - 18 me to even command a battalion.
  - 19 MR GRAHAM: Your Honours, I'm going to be making another
- 12:04:38 20 reference to the transcripts of proceedings of September 27th,
  - 21 2005, specifically page 43.
  - PRESIDING JUDGE: Yes, go ahead, Mr Graham.
  - 23 MR GRAHAM: I'm grateful, Your Honour. Your Honour, I'm
  - 24 going to be reading from page 43 and I will be starting from line
- 12:05:45 25 13. With Your Honour's permission I read.
  - 26 Q. "Q. Where did you go from Camp Rosos?
  - 27 "A. We decided to cross the river that was there. We came
  - to the next side, trying to head for Freetown. Before we
  - 29 arrived Lunsar, Commander C and Alex Brima had a fracas.

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- 1 How I came to know, Commander C shouted at him, 'You. I
- told you that you should not talk to these men at the
- 3 rear.' The men at the rear were the RUF."
- That ends my reference, Your Honours. Mr Brima, I'm going
- 12:06:49 5 to ask of you did a fracas ever happen?
  - 6 JUDGE SEBUTINDE: Mr Brima, could we request you to desist
  - 7 from doing that. It comes into our ears. Please don't tap. It
  - 8 comes through into our ears.
  - 9 MR GRAHAM:
- 12:07:24 10 Q. Please tell this Court do you recall having a fracas with
  - 11 Commander C?
  - 12 A. He should write the name so that I can see it, because I
  - don't know the person you're referring to as Commander C.
  - MR GRAHAM: Your Honours, with your permission, if I may
- 12:07:48 15 write the name of Commander C?
  - PRESIDING JUDGE: Yes, write it down and show it to the
  - 17 witness.
  - 18 MR GRAHAM: I'm grateful.
  - 19 PRESIDING JUDGE: Yes, continue, Mr Graham.
- 12:09:05 20 MR GRAHAM: Thank you, Your Honours.
  - 21 Q. Mr Brima, did a fracas happen between you and Commander C?
  - 22 A. No, there was no confusion between myself and he.
  - 23 Q. Mr Brima, can you describe your --
  - JUDGE SEBUTINDE: Mr Graham, is that what a fracas is? Is
- 12:09:40 25 a fracas a confusion?
  - 26 MR GRAHAM: Your Honour, I am reliably informed that
  - 27 confusion in Krio is not the same as in English, so probably
  - 28 we -- Your Honours, I guess in the circumstances I probably will
  - 29 need to --

- 1 Q. Mr Brima, what do you understand by the word "fracas"?
- 2 What do you understand by the word "fracas"?
- 3 A. Do you mean in Krio or in English?
- 4 Q. In English.
- 12:10:39 5 A. It's like when there is a problem between myself and you,
  - 6 the lawyer, talking to me.
  - 7 Q. That is fine. And so when I asked did a fracas happen
  - 8 between you and Commander C, that is exactly what I meant. And I
  - 9 ask, just for the sake of emphasis, Your Honours, Mr Brima, did a
- 12:11:06 10 fracas happen between you and Commander C?
  - 11 A. No, sir.
  - 12 Q. Did anything happen between you and Commander C?
  - 13 A. No, nothing happened between us.
  - 14 Q. Mr Brima, can you describe your relationship, if any, with
- 12:11:30 15 Commander C to this Court?
  - 16 A. My relationship with the commander you've mentioned, except
  - 17 when I was arrested while we were at Eddie Town, and when he came
  - 18 he supported the soldiers that arrested me, but apart from that,
  - 19 I don't think there was any problem between us.
- 12:12:15 20 Q. [By direction of the Court this sentence was extracted and
  - 21 filed under seal]

22

- JUDGE SEBUTINDE: I think the phrase [By direction of the
- 24 Court this sentence was extracted and filed under seal] should be
- 12:13:22 25 redacted from the record, for obvious reasons. Perhaps you could
  - ask your question again in an acceptable way.
  - 27 MR GRAHAM:
  - 28 Q. Mr Brima, apart from your arrest, did you have any other
  - 29 problem with Commander C?

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- 1 A. No.
- 2 Q. What, then, is your response to the statement that I read
- 3 to you that was made by Prosecution witness TF1-184 before this
- 4 Court?
- 12:14:43 5 A. That statement that was made by that witness was a lie.
  - 6 Apart from that arrest, I don't think if there was any problem
  - 7 between myself and that commander you talked about.
  - 8 Q. Thank you, Mr Brima. Mr Brima, I'm going to take you back
  - 9 to where we got to in terms of the movement of the troops. You
- 12:15:19 10 told us you had reached the RDF Camp somewhere in the area of
  - 11 Mamama and is it Masangbo. Masangbo, if I'm right. And I
  - 12 want you to tell this Court what happened when you reached the
  - 13 RDF camp?
  - 14 A. Well, when we arrived at the RDF camp, the enemy force was
- 12:16:02 15 deployed there. So there was fighting there between the enemy
  - 16 force and the advance team.
  - 17 Q. Mr Brima, how do you know enemy forces were deployed there?
  - 18 A. I knew that because it was the only force that was fighting
  - 19 against SAJ Musa's troop. And, when this fighting occurred, they
- 12:16:49 20 had some exhibits that they got from that area, that depicts, to
  - 21 me, that it was the enemy force, that is the ECOMOG.
  - 22 Q. Mr Brima, just bringing you back again, my question was how
  - 23 do you know that enemy forces were deployed there?
  - 24 A. It was because of the fighting.
- 12:17:23 25 Q. Who were these enemy forces?
  - 26 A. It was the Nigerian ECOMOG.
  - 27 Q. How do you know they were Nigerian ECOMOG forces?
  - 28 A. I came to know this through the personnel that used to come
  - 29 to the headquarters.

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- 1 Q. Mr Brima, you've reached the movement of the troops, you've
- 2 reached the RDF camp and you've engaged enemy forces by your
- 3 account. What happened? What happened?
- 4 A. The enemies were evicted from that deployment area.
- 12:18:25 5 Q. How do you know that the enemies were moved from their
  - 6 deployment area?
  - 7 A. Because we walked past that area where the fighting was in
  - 8 a very peaceful way, after the advance team had gone ahead.
  - 9 Q. Thank you. Mr Brima, once you passed through the place
- 12:19:08 10 where the enemy forces according to your account had been
  - 11 depl oyed, what happened?
  - 12 A. When we passed there, the troop went to Waterloo.
  - 13 Q. Can you please spell Waterloo, for the Court?
  - 14 A. W-A-T-E-R-L-O-O, Waterloo.
- 12:19:51 15 Q. Mr Brima, can you tell this Court whether you know that it
  - 16 was all the troops arrived at Waterloo?
  - 17 A. Yes.
  - 18 Q. How do you know that, Mr Brima?
  - 19 A. I had explained to this Court that the headquarters
- 12:20:19 20 wouldn't move if the advance team --
  - 21 THE INTERPRETER: The interpreter is sorry, could the Court
  - order the witness to come again, please.
  - PRESIDING JUDGE: Could you repeat that answer, please,
  - 24 Mr Brima. The interpreter did not get your reply.
- 12:20:47 25 THE WITNESS: I said, the headquarter wouldn't move ahead
  - 26 if the advance team or the reinforcement team ahead don't call
  - 27 the headquarters. For anywhere the headquarters went, it must
  - 28 have a clearance from the advance team or the reinforcement team
  - 29 before ever the headquarters moved and go there, and the company

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- 1 that was behind the headquarters defending the rear.
- 2 MR GRAHAM:
- 3 Q. Thank you, Mr Brima. Mr Brima, can you, if you know, tell
- 4 this Court what happened when you arrived at Waterloo?
- 12:21:50 5 A. When the headquarters had reached Waterloo, we were sitting
  - 6 at the Old Road. That was the time Commander O-Five came and
  - 7 reported to SAJ Musa.
  - 8 Q. Who do you mean by "we"? Who do you mean by "we"?
  - 9 A. We, the detained people, and the families of the soldiers
- 12:22:31 10 and SAJ Musa himself.
  - 11 Q. Mr Brima, what do you mean by "Old Road"?
  - 12 A. Well, there are two roads in Waterloo. You have the
  - 13 Freetown-Waterloo Highway, which was the old one, and you have
  - 14 the new one that has been constructed. So we call that old one,
- 12:22:59 15 the Old Road, so this new highway, we call it the New Road.
  - 16 Q. So what happened when you were at Old Road?
  - 17 PRESIDING JUDGE: I didn't hear that question, Mr Graham.
  - 18 Can you please speak up.
  - 19 MR GRAHAM:
- 12:23:19 20 Q. Mr Brima, you've told us about the arrival of the troops at
  - 21 Waterloo and you just told us that you were with the detainees at
  - 22 Old Road. I'm asking of you, did anything happen when you got to
  - 23 Old Road?
  - 24 A. Well, let me make it clear. Let me make it clear. I said,
- 12:23:54 25 at the Old Road, the headquarter moved at the Old Road. That was
  - 26 where we were placed; we, the detainees, and the families of the
  - sol di ers.
  - 28 Q. Thank you, Mr Brima. Now, when the headquarters reached
  - 29 Old Road, what happened, can you tell this Court?

- 1 A. Well, Commander 0-Five came and met SAJ Musa. He said they
- 2 were at the post office. That I mean, when he said then they,
- 3 that he and the reinforcement group were at the post office.
- 4 Q. How do you know that this -- how do you know that,
- 12:25:00 5 Mr Brima?
  - 6 A. It was when Commander O-Five came and reported to SAJ Musa.
  - 7 Q. Mr Brima, after Commander O-Five gave the report to SAJ
  - 8 Musa, did anything happen?
  - 9 A. Yes.
- 12:25:36 10 Q. Can you please tell this Court what happened?
  - 11 A. Well, SAJ Musa instructed Commander O-Five to move the
  - 12 troops to the post office -- to move the troops from the post
  - 13 office so that they should go and attack Benguema.
  - 14 Q. Mr Brima, how do you know that SAJ Musa gave these orders?
- 12:26:18 15 JUDGE SEBUTINDE: Please speak up. We can hardly hear what
  - 16 you're asking.
  - 17 MR GRAHAM:
  - 18 Q. Mr Brima, how did you know that SAJ Musa gave the orders
  - 19 that you just referred to?
- 12:26:42 20 A. I knew this through SAJ Musa himself. And when Commander
  - 21 O-Five came with the soldiers, SAJ Musa left us at the
  - 22 headquarters and advanced on that particular move with the
  - 23 soldiers to Benguema.
  - 24 Q. Did anything happen after that?
- 12:27:14 25 A. After that, after they had captured Benguema, they sent for
  - 26 us; we, the detained people at the headquarters, the families of
  - 27 the soldiers and those at the rear.
  - 28 Q. Mr Brima, how come you know they captured Benguema?
  - 29 A. Because when we arrived at Benguema we did not meet

- 1 fighting there. We, the detained people, the families of the
- 2 soldiers, when be arrived at Benguema, we did not meet any
- 3 fighting there again. And we met the soldiers dancing.
- 4 Q. Mr Brima, did you know why they were dancing?
- 12:28:27 5 A. They were happy. Because I myself, as a soldier, for any
  - 6 area that I went to fight for, if we captured that place I become
  - 7 happy.
  - 8 JUDGE SEBUTINDE: Mr Graham, I'm not sure I understand who
  - 9 are these soldiers who were dancing. I'm not sure I understand.
- 12:28:54 10 MR GRAHAM: I understand that he was referring to the
  - 11 soldiers who arrived at Benguema, but I will --
  - 12 Q. Mr Brima, please tell this Court who were these soldiers
  - that were dancing, according to you?
  - 14 A. It was the soldiers in the advance team, the reinforcement
- 12:29:17 15 team and SAJ Musa. Those were the soldiers.
  - 16 MR GRAHAM: Your Honours, with your permission, I need to
  - 17 make a reference from the transcript of the proceedings of
  - 18 September 27th, 2005. Specifically page 46, running into page
  - 19 47.
- 12:30:49 20 PRESIDING JUDGE: Yes, we have that transcript, Mr Graham.
  - 21 MR GRAHAM: Thank you, Your Honours. Your Honours, I will
  - 22 be reading from line 23 of page 46, with Your Honour's
  - 23 permission. I will read. "When we left we arrived" -- sorry,
  - Your Honours, this relates to the testimony of Prosecution
- 12:31:23 25 witness TF1-184. Reading from line 23.
  - 26 "When we left we arrived at Newtown. When we arrived at
  - 27 Newtown then Commander C observed that we are not far from
  - the town. He said we should take an oath. He said the
  - oath that we are going to take, that will -- because we are

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- 1 very close to the town we should take an oath that when we
- 2 arrive in Freetown we will have nothing to say but to say
- 3 we have come purposely for the army to be reinstated.
- 4 Gullit was there, Bazzy was there, Five-Five was there,
- 12:32:39 5 Bio, all of them were there. I myself was there. They
  - 6 split the kola, put salt in water and turned it in the cup
  - 7 like this one, that is the water. Then they give you the
  - 8 kola. They say 'Handle the kola, hold the salt and water
  - 9 and say, "As we are leaving here heading for Freetown,
- 12:33:18 10 whatever they ask us we should tell them that we want the
  - 11 army to be reinstated".' You bite it, then you drink the
  - 12 water. That was done by everybody."
  - 13 That ends my reference. Mr Brima --
  - 14 A. Yes, Sir.
- 12:33:49 15 Q. -- do you recall going to a place called Newtown?
  - 16 A. From RDF, we walked past Newtown and came to Waterloo.
  - 17 Q. Did you stop at Newtown?
  - 18 A. No.
  - 19 Q. Do you recall being present at any oath-taking ceremony at
- 12:34:22 20 Newtown?
  - 21 A. No, Sir.
  - 22 Q. Do you recall whether you yourself and Bazzy, were present
  - 23 together, at any oath-taking ceremony at Newtown?
  - 24 A. No. I cannot remember. I cannot recall that we ever took
- 12:34:58 25 an oath at Newtown.
  - 26 Q. Thank you, Mr Brima, and I will ask you once again: Do you
  - 27 recall whether -- Mr Brima, were you ever at a meeting, at an
  - oath-taking meeting, at Newtown, together with Bazzy and
  - 29 Five-Five?

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- 1 A. No. I -- I cannot recall that I have ever present at a
- 2 meeting where we took an oath, including the two people whose
- anames you've mentioned.
- 4 Q. And, Mr Brima, did you ever, at Newtown, had to bite kola,
- 12:36:01 5 thereafter drink water, and then said, "As we are leaving here,
  - 6 heading for Freetown, whatever they ask us we should tell them
  - 7 that we want the army to be reinstated."
  - 8 A. No, I've never, I don't ever remember that I bit kola nut,
  - 9 drunk salt, drunk water, take an oath. I don't remember these
- 12:36:40 10 such things.
  - 11 Q. Mr Brima, is it that you -- Your Honour, I think there is
  - 12 an issue of interpretation, one more time. My learned friends
  - 13 have just informed me that what he said was that he did not. And
  - 14 I think the interpretation says that he did not remember.
- 12:37:16 15 JUDGE SEBUTINDE: But, Mr Graham, you keep asking your
  - 16 witness if he remembers and he answers you that he doesn't
  - 17 remember.
  - 18 MR GRAHAM: Your Honour, in response of this very question,
  - 19 I did not frame it that way.
- 12:37:28 20 PRESIDING JUDGE: All right. Well, look, the quickest way
  - 21 around this is for you to ask the question again, Mr Graham.
  - MR GRAHAM: Yes.
  - 23 Q. Mr Brima, did you ever, at Newtown, engage in any
  - 24 oath-swearing ceremony that involved the biting of kola,
- 12:37:58 25 thereafter, drinking of water, followed by a statement to the
  - 26 effect that, "As we are leaving here, heading for Freetown,
  - 27 whatever they ask us we should tell them that we want the army to
  - 28 be reinstated?"
  - 29 A. No, I don't ever bite kola nuts and take those oaths that

- 1 you've talked -- you've just spoken about. I've never done such
- 2 things.
- 3 Q. Mr Brima, have you been -- were you involved in any form of
- 4 oath-taking during the period that you left Colonel Eddie Town up
- 12:38:55 5 to the time you arrived at Waterloo?
  - 6 A. No.
  - 7 Q. And were you involved in oath-taking of any kind at all,
  - 8 Mr Brima?
  - 9 A. No, Sir.
- 12:39:17 10 MR GRAHAM: Your Honours, I'm going to, with your
  - 11 permission, go back to page 47 of the transcript of September
  - 12 27th, 2005. And, Your Honours, I will be reading from line 9 of
  - 13 page 47.
  - 14 PRESIDING JUDGE: Yes, go ahead, Mr Graham.
- 12:39:42 15 MR GRAHAM: Yes, thank you, Your Honour. And with Your
  - 16 Honour's permission I read from line 9.
  - 17 "Q. Did anything happen after everyone took this oath in
  - 18 Newtown?
  - 19 "A. This Alex Brima, Alex Brima, he came and he said -- he
- 12:40:06 20 called his men, because whenever -- sorry, Commander C had
  - 21 a talk with them, he will go and call his council, ensure
  - 22 that they will sit on what Commander C said, whether it is
  - in their favour or not. Alex Brima said Commander C was
  - 24 not in their favour. How could Commander C continually
- 12:40:44 25 talk about SLA, SLA, forgetting the AFRC. Commander C
  - 26 wanted to sell us to the government of the day, because he
  - is not working in their own interest, and which, of course,
  - they were the ones who called him if they were the one who
  - 29 called him. If they were the one who called him, what they

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- 1 should tell Commander C to do is what Commander C should
- do. It is not Commander C who should tell them what to do.
- 3 From there, then we left."
- 4 I end my reference, Your Honours.
- 12:41:39 5 Q. And Mr Brima, I'm going to ask of you, did you ever say
  - 6 that Commander C wanted to sell you to the government?
  - 7 A. No. I never said that.
  - 8 Q. Yes. Mr Brima, I've just read the statement to you from
  - 9 the testimony of Prosecution witness TF1-184. What comments, if
- 12:42:12 10 any, do you have to make on this statement that I just read to
  - 11 you, Mr Brima?
  - 12 A. That statement, all that you read from it, is a lie.
  - 13 Q. Thank you, Mr Brima. Your Honours, I'm going to be making
  - 14 another reference from the transcript of the proceedings of
- 12:42:46 15 September 15th, one-five, 2005, page 3.
  - 16 PRESIDING JUDGE: Yes, go ahead, Mr Graham.
  - 17 MR GRAHAM: Thank you. Your Honours, I will be reading
  - 18 from line 7 of page 3. And, Your Honour, this relates to the
  - 19 testimony of Prosecution witness TF1-167. And, Your Honours, I
- 12:44:20 20 will be reading from line 4.
  - 21 "Q. We left off yesterday afternoon" --
  - 22 PRESIDING JUDGE: You just said you are reading from line
  - 23 7.
  - 24 MR GRAHAM: Yes, sorry, line 7, Your Honours, thank you.
- 12:44:35 25 Thank you for reminding me. From line 7, Your Honours.
  - 26 "A. On our first arrival" --
  - 27 JUDGE DOHERTY: Mr Graham, is it the 15th of September 2005
  - 28 page 3? Because if it is we have a different version to what you
  - 29 have.

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MR GRAHAM: That's interesting. Your Honours, I have right 1 in front of me September 15th, 2005 and that reads page 3, and 2 3 the first, second -- the first line reads question: "Witness, 4 good morning" and the answer "Good morning." That is for line 2 and 3. I don't know whether that correlates with what you have. 12:45:14 5 PRESIDING JUDGE: We don't -- we have something totally 6 7 different to that. 8 MR GRAHAM: I have the transcript here. The date says 9 Friday, September 16th. That is what I have behind here but then, once we go in, it says September 15th. There seems to be a 12:45:52 10 bit of --11 12 PRESIDING JUDGE: Well, look, perhaps you could speak to 13 Court Management about this, and ascertain the date. I would 14 say, without really looking into it, that it must be the 16th of September because it's certainly not the 15th. 12:46:11 15 Yes, yes, Your Honour, because the transcript 16 MR GRAHAM: 17 says 16th but then the dates on the pages are 15th. So it 18 probably must be an error from Court Management. 19 PRESIDING JUDGE: Well, I've just had -- our legal officer 20 has just confirmed that it is in fact, the 16th of September, but 12:46:28 21 we are so close to the break now that I think it's probably an opportune time to take a break. That question on page 3 of 22 23 September the 16th, can commence your examination tomorrow. 24 MR GRAHAM: I am grateful, Your Honours. PRESIDING JUDGE: Well, I'd ask Mr Court Attendant, if he 25 12:46:57 26 could please hand this file to the accused. And you will 27 remember, Mr Brima, don't bring that to court with you tomorrow. 28 We are going to adjourn now. I will remind Mr Brima not to

discuss his -- the evidence with anybody. We have other matters

29

1	to attend to this afternoon. So we will adjourn until tomorrow
2	morning at 9.15.
3	THE WITNESS: Yes, My Lord.
4	[Whereupon the hearing adjourned at 12.45p.m.
5	to be reconvened on Thursday, the 15th day of
6	June 2005, at 9.30 a.m.]
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## WITNESSES FOR THE DEFENCE:

WI TNESS:	ACCUSED ALEX TAMBA BRIMA	2
EXAMINED I	BY MR GRAHAM	{