

Case No. SCSL-2004-16-T THE PROSECUTOR OF THE SPECIAL COURT ALEX TAMBA BRIMA BRIMA BAZZY KAMARA SANTIGIE BORBOR KANU

MONDAY, 31 JULY 2006 9.20 a.m. TRI AL

TRIAL CHAMBER II

Before the Judges: Richard Lussick, Presiding

Teresa Doherty Julia Sebutinde

For Chambers: Mr Simon Meisenberg

For the Registry: Mr Geoff Walker

For the Prosecution: Mr Karim Agha

Ms Maja Dimitrova (Case Manager)

For the accused Alex Tamba

Bri ma:

Mr Kojo Graham Ms Glenna Thompson

Mr Ibrahim Foday Mansaray (legal assistant)

For the accused Brima Bazzy Mr Andrew William Kodwo Daniels

Kamara:

For the accused Santigie Borbor Mr Ajibola E Manly-Spain

Kanu:

	1	[AFRC31JUL06A-RK]					
	2	Monday, 31 July 2006					
	3	[The accused present]					
	4	[The witness entered court]					
09:18:22	5	[Upon commencing at 9.20 a.m.]					
	6	PRESIDING JUDGE: Good morning. This gentleman in the					
	7	tness box is witness DAB-023; is that correct?					
	8	MR DANIELS: That is correct, Your Honour.					
	9	PRESIDING JUDGE: He is giving evidence in what language	e?				
09:21:27	10	MR DANIELS: Your Honour, he will be giving evidence in					
	11	ni o.					
	12	WITNESS: DAB-023 [Sworn]					
	13	[Wi tness answered through interpreter]					
	14	PRESIDING JUDGE: Go ahead, Mr Daniels.					
09:22:25	15	MR DANIELS: Good morning, Your Honours.					
	16	MR AGHA: Once again, the Prosecution has no objection t	to				
	17	eading on general background information.					
	18	PRESIDING JUDGE: Thank you, Mr Agha.					
	19	MR DANIELS: Thank you very much.					
09:22:39	20	EXAMINED BY MR DANIELS:					
	21	Good morning, Mr Witness.					
	22	Yes, good morning.					
	23	Mr Witness, you are a Sierra Leonean by nationality?					
	24	Yes.					
09:22:59	25	You are from Ugbadu Village?					
	26	Yes.					
	27	Ugbadu is U-G-B-A-D-U? And Ugbadu Village is in the					
	28 Gbanneh Chiefdom; is that correct?						
	29	Yes.					

- 1 MR DANIELS: Your Honours, Gbanneh is G-B-A-N-N-E-H.
- 2 PRESIDING JUDGE: Just so that we can identify this
- 3 witness, I notice that DAB-023 is number 37 in the witness list
- 4 but he does not seem to correspond to those introductory pieces
- 09:23:53 5 of evidence you have just given. According to the witness list
 - 6 we have here, witness DAB-023 is from Yengema Town, and speaks
 - 7 Kono.
 - 8 MR DANIELS: Your Honours, I was going to get to those
 - 9 matters.
- 09:24:23 10 PRESIDING JUDGE: It is the same witness?
 - 11 MR DANIELS: Yes, it is the same.
 - 12 PRESIDING JUDGE: I understand. All right. That's all I
 - 13 wanted to know.
 - MR DANIELS: It is the same witness.
- 09:24:28 15 Q. The Gbanneh Chiefdom can be found in the Kono District; is
 - 16 that correct?
 - 17 A. Yes.
 - 18 Q. Which is in the Eastern Region?
 - 19 A. Yes.
- 09:25:01 20 Q. You were born in January 1976?
 - 21 A. Yes.
 - 22 Q. And you are a Kono by tribe?
 - 23 A. Yes.
 - 24 Q. You speak Kono?
- 09:25:28 **25** A. Yes.
 - 26 Q. What other languages do you speak, apart from Kono and
 - 27 Kri o?
 - 28 A. Well, I have no other language that I speak, except maybe
 - 29 because I am a Kono man. The only language I can talk in --

	1	agai n	i n	Si erra	Leone	is	Kri o.
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- 2 Q. And what is your religion?
- 3 A. I am a Christian.
- 4 Q. Are you married?
- 09:25:58 5 A. Yes.
 - 6 Q. With how many children?
 - 7 A. Well, I have three.
 - 8 Q. And are you living with your wife?
 - 9 A. Yes, yes.
- 09:26:21 10 Q. And where do you live presently?
 - 11 A. Well, at the moment, before I came to this Court I came
 - 12 from Kono.
 - 13 Q. You grew up at Wilberforce in Freetown?
 - 14 A. Yes.
- 09:26:48 15 Q. And you attended the Wilberforce Army Municipal Primary
 - 16 School?
 - 17 A. Yes.
 - 18 Q. And after your primary school, you did some secondary
 - 19 school education?
- 09:27:18 20 A. Yes.
 - 21 Q. At the Services Secondary School?
 - 22 A. Yes, Juba.
 - 23 Q. You did not finish your secondary school education?
 - 24 A. At all, at all.
- 09:27:43 25 Q. You left secondary school in 1992?
 - 26 A. Yes.
 - 27 Q. Your father is a soldier or was a soldier in the Sierra
 - 28 Leone Army?
 - 29 A. Yes, he was a soldier, but he has died.

- 1 Q. And he was a regimental sergeant-major; that was his rank?
- 2 A. Yes, yes.
- 3 Q. And you grew up with him in the barracks?
- 4 A. Yes.
- 09:28:59 5 Q. In 1992, after you finished your -- after you did not
 - 6 complete your secondary school education, what did you do?
 - 7 A. Well, I decided to join the army.
 - 8 Q. Did you get to join the army?
 - 9 A. Yes.
- 09:29:35 10 Q. And before you joined the army, did you do anything?
 - 11 A. Yes.
 - 12 Q. What did you do?
 - 13 A. Well, before I joined the army, I was first employed as a
 - 14 vigilante.
- 09:29:54 15 Q. Mr Witness, please speak slowly, because the judges are
 - 16 writing what you say and what you say has to be interpreted, so
 - 17 please take your time while you talk. Thank you. Please carry
 - 18 on.
 - 19 A. Okay. Okay. Before joining the army I was first employed
- 09:30:18 20 as a vigilante.
 - 21 Q. Where were you employed as a vigilante?
 - 22 A. Well, I was employed -- they took me to Gandorhun, in Kono.
 - 23 Q. And Mr Witness, who took you to Gandorhun, in Kono?
 - 24 A. Well, during those times the commander who was in charge of
- 09:30:50 25 the battalion who was in Kono, called Sinna.
 - 26 Q. Your Honours, for the name Sinna, I have S-I-N-N-A. Please
 - 27 carry on.
 - 28 A. Who was Sinna, was in Freetown here. So he -- they decided
 - 29 to hand us over to him and he took us to Kono.

- 1 Q. What was the -- if I didn't hear -- the ranking of Sinna;
- 2 did you say so? What was his rank, military rank?
- 3 A. Well, during those times he was a major, and later he
- 4 became a colonel, but he was a major.
- 09:31:38 5 Q. Was he in the SLA?
 - 6 A. Yes, the time I'm talking about, he was in the army.
 - 7 Q. And you said they took "us"; what do you mean by "us" to
 - 8 Kono? Who is "us"?
 - 9 A. Well, I was not the only person who had volunteered as a
- 09:32:02 10 vigilante; we were about 22.
 - 11 Q. And why did you decide to join or become a vigilante?
 - 12 A. Well, during those times I was unable to complete my
 - 13 schooling. I couldn't continue my schooling because I had no
 - opportunity to complete my schooling and continue my schooling,
- 09:32:36 15 so I decided to join the army.
 - 16 Q. So at the time you were sent to Kono, can you recall which
 - 17 government was in power in Sierra Leone at that time?
 - 18 A. Yes.
 - 19 Q. Which government was that?
- 09:32:54 **20** A. NPRC.
 - 21 Q. And do you know what that stands for?
 - 22 A. Yes.
 - 23 Q. Please tell us.
 - 24 A. National Provisional Ruling Council.
- 09:33:15 25 Q. And where were you living before you decided to join or to
 - 26 become a vigilante?
 - 27 A. Where I was living, before I decided to become a vigilante,
 - 28 well, I was in Wilberforce.
 - 29 Q. Al one?

- 1 A. No. I was with my mother during those times.
- 2 Q. So did you eventually get to become a vigilante?
- 3 A. Yes, yes.
- 4 Q. So please tell us what happened when you went to Kono?
- 09:33:59 5 A. Well, when I was taken from Freetown and sent to Kono with
 - 6 Sinna, they later assigned me to Gandorhun.
 - 7 MR DANIELS: Your Honour, I see you are perusing the
 - 8 summary. I don't know whether you have also been supplied with
 - 9 the additional statements.
- 09:34:34 10 PRESIDING JUDGE: No, we never get any of those additional
 - 11 statements. That's all right. Continue with your evidence. I
 - often peruse the summary while I'm listening to evidence.
 - 13 MR DANIELS: Very well. Most grateful, Your Honour.
 - 14 Q. You were sent to -- you said you were sent to Gandorhun?
- 09:34:55 **15** A. Yes.
 - 16 Q. And where is that?
 - 17 A. Well, it's in the Kono District in the Gbanneh Chiefdom.
 - 18 MR DANIELS: Gbanneh Chiefdom, Your Honours, will spell
 - 19 phonetically. G-B-A-N-E, Gbane Chiefdom.
- 09:35:27 20 JUDGE SEBUTINDE: Is that the earlier spelling you gave us?
 - 21 MR DANIELS: G-B-A-N-E.
 - JUDGE SEBUTINDE: You gave us double N-E-H; is that the
 - 23 same place?
 - 24 MR DANIELS: Double G-E-H, I will have to verify, Your
- 09:35:44 **25** Honours.
 - 26 Q. Mr Witness, the village that you are from, is it within the
 - 27 same chiefdom, next -- within Gandorhun?
 - 28 A. Yes, yes.
 - 29 MR DANIELS: That would be correct. I have, we will stick

- 1 with one; G-B-A-N-E-H. That's the wrong spelling, G-B-A-N-E,
- 2 thank you.
- 3 Q. And what happened?
- 4 A. Well, they assigned me there with Lieutenant Tee.
- 09:36:43 5 Q. Before you were assigned to Lieutenant Tee, what -- did you
 - 6 undergo any training?
 - 7 MR AGHA: That is a leading question, Your Honour, I object
 - 8 to that.
 - 9 PRESIDING JUDGE: Yes, that is leading.
- 09:36:59 10 JUDGE SEBUTINDE: Mr Daniels, is that T as in the letter T?
 - 11 MR DANIELS: As in the letter T, T-E-E.
 - 12 Q. Can you spell Lieutenant T?
 - 13 A. Lieutenant T, well, the T is just T-E-E. Tee, but it was
 - 14 like you call somebody T-boy or Tamba, you try to give him the
- 09:37:29 15 starting name T.
 - 16 Q. Thank you. So how did you become a vigilante?
 - 17 MR AGHA: Asked and answered, Your Honour.
 - 18 PRESIDING JUDGE: What was the answer, Mr Agha?
 - 19 MR AGHA: He met a major, I believe in Freetown, and it was
- 09:37:57 20 through him that he became a vigilante.
 - 21 MR DANIELS: I believe he was handed over, he said they
 - 22 handed over -- us over. This is what he said.
 - 23 PRESIDING JUDGE: All right. You mean, there is another
 - 24 explanation you want him to say?
- 09:38:23 **25** MR DANIELS: Yes.
 - 26 Q. Please tell the Court how you became a vigilante?
 - 27 A. Well, when we arrived in Kono, they were teaching us weapon
 - 28 class. For instance, like this rubber that is in front of me,
 - 29 for instance, if that is the mouth of rubber, they will try to

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- 2 rubber, they will tell you that this is the handle. If this is

show you that that's the mouth. If that's the handle of the

- 3 the bottom of the rubber, they would tell you that this is the
- 4 bottom of the rubber, but during these times we were trying to
- 09:39:04 5 teach us to know about the weapon, AK-47. So they were teaching
 - 6 us that weapon class.
 - 7 Q. Thank you. And did all 22 of you --
 - 8 A. Yes, yes.
 - 9 Q. Yes, what?
- 09:39:21 10 A. Yes, all 22 of us were taught that class. It is not just
 - 11 I. They were teaching us, all 22 of us.
 - 12 Q. Very well. Please wait for the question before you answer.
 - 13 And you said after that you were assigned to, after your
 - 14 training?
- 09:39:50 15 A. To Gandorhun.
 - 16 Q. What happened after that?
 - 17 A. Well, after the training, after the completion of the
 - 18 training, we were taken to Gandorhun with Lieutenant Tee for
 - 19 deployment in that area.
- 09:40:08 20 Q. Did anything happen after that?
 - 21 A. Yes.
 - 22 Q. What happened?
 - 23 A. Well, because when we were in Gandorhun, we were not
 - 24 trained as professional soldiers, so they sent to Lieutenant Tee
- 09:40:29 25 from the headquarters, they sent to Tee for him to withdraw the
 - 26 vigilantes who had been sent to him for them to come to Koidu for
 - 27 further training.
 - 28 Q. Did you eventually get to Koidu for further training?
 - 29 A. Yes.

- 1 Q. When was this?
- 2 A. Well, this time it was in 1995.
- 3 Q. And what happened? What was the further training you
- 4 recei ved?
- 09:41:11 5 A. Well, they took us from there and brought us to RDF.
 - 6 Q. Mr Witness, what is RDF?
 - 7 A. It is Rapid Deployment Force.
 - 8 Q. And where is that situated?
 - 9 A. It is on the Masiaka Highway.
- 09:41:48 10 Q. Who took you to RDF?
 - 11 A. Well, it was a sergeant to whom we were handed over who
 - 12 brought us there for training.
 - 13 Q. Do you remember the sergeant's name?
 - 14 A. No.
- 09:42:13 15 Q. And do you know how many of you were sent to RDF?
 - 16 A. Well, the 22 of us who were in the platoon were sent to
 - 17 RDF.
 - 18 Q. And when you got to RDF, did you receive any training?
 - 19 A. Yes.
- 09:42:32 20 Q. And what training was that?
 - 21 A. Well, the training was for us to become SLAs.
 - 22 Q. For how long was the training?
 - 23 A. Well, that training lasted for six months.
 - 24 Q. Who trained you?
- 09:43:01 25 A. Well, I -- because when we arrived there, we were in a
 - 26 platoon, so we were dispatched in platoons to various corporals.
 - 27 Q. Did you eventually complete your training?
 - 28 A. Yes.
 - 29 Q. Were you given a number?

- 1 A. Yes.
- 2 Q. Do you remember your number?
- 3 A. Well, it was 18170655.
- 4 Q. When you completed your military training, did anything
- 09:44:08 5 happen?
 - 6 A. Yes.
 - 7 Q. What happened?
 - 8 A. We were posted to Makeni.
 - 9 Q. Where exactly were you posted to?
- 09:44:32 10 A. To Teko Barracks, the 2nd Battalion.
 - 11 Q. Who was your commandant?
 - 12 A. The commandant was Colonel Mansaray.
 - 13 Q. Were you given a specific assignment when you were posted
 - 14 to Teko Barracks?
- 09:45:06 15 A. Well, it was detailing, we were just guarding at Teko, but
 - 16 they gave us quarters where some of us slept in the billets, we
 - 17 slept there and we were detailed.
 - 18 Q. What was your ranking or your rank?
 - 19 A. Ordinary private.
- 09:45:44 20 Q. And after that, did anything happen after you were posted
 - 21 to Makeni, to Teko Barracks; did you anything happen?
 - 22 A. Yes.
 - 23 Q. What happened?
 - 24 A. I was dispatched to Kono and I was sent to the battalion
- 09:46:06 25 where I had left to come and train, and before I came to Teko
 - 26 Barracks, so I was posted again to that same battalion.
 - 27 Q. What was the name -- the battalion number that you were
 - 28 posted to in Kono?
 - 29 A. It is the 6th Battalion.

- 1 Q. And who was your commanding officer when you were at the
- 2 6th Battalion in Kono?
- 3 A. It was Sinna.
- 4 Q. Do you know his ranking at the time?
- 09:46:55 5 A. He was -- because at the time that he took us from
 - 6 Freetown, here, when we went, when we were taken as vigilante, he
 - 7 was a major.
 - 8 Q. And was it all 22 of you who were sent to Kono?
 - 9 A. Yes.
- 09:47:28 10 Q. And what were your particular duties while you were sent to
 - 11 Kono?
 - 12 A. Well, the work that I was doing when I was sent to Kono was
 - 13 that in the morning we will decide to go to fatigue in the
 - 14 morning, before the guard detail where you were. For instance,
- 09:47:50 15 if they say you should be guarding from 2.00 to 4.00, before that
 - 16 time you will be doing fatigue up to that time. Then you would
 - 17 go and you go look at the notice board and after you have done
 - 18 that, and you see that your name is, or your number is there to
 - 19 go on duty at 2.00, then you leave to go and do your duty.
- 09:48:10 20 Q. And for how long were you in Kono?
 - 21 A. Well, I took a long time in Kono.
 - 22 Q. So where were you in May 1997?
 - 23 A. May?
 - 24 Q. 1997, do you -- where were you?
- 09:49:01 25 A. 1997, because I was in Kono when the AFRC took over.
 - 26 Q. What were you doing in Kono at the time the AFRC took over?
 - 27 A. Well, I was there in deployment with Lieutenant Fiaka.
 - 28 MR DANIELS: Your Honours, Fiaka, I have F-I-A-K-A.
 - 29 Q. Who was Lieutenant Fiaka?

- 1 A. Well, he later took over the secretariat. He was the
- 2 secretariat officer.
- 3 Q. Secretariat of what?
- 4 A. Officer.
- 09:50:02 5 Q. Of which institution?
 - 6 A. For NPRC, for NPRC. But then they start -- sorry, for
 - 7 AFRC.
 - 8 Q. And what were your duties in respect of Lieutenant Fiaka?
 - 9 A. Well, I was with Fiaka as the personal bodyguard.
- 09:50:30 10 Q. And who was Fiaka reporting to?
 - 11 A. Well, he was working directly with the battalion, which was
 - 12 in Kono at that time.
 - 13 Q. And what were you doing at the time you heard that the AFRC
 - 14 had taken over power? What were you -- you said you were in
- 09:51:01 15 Kono. I want to know what you were doing?
 - 16 A. Well, just the military job that I continued. For
 - 17 instance, like when an officer is at the secretariat, to keep
 - 18 guard around there, to keep guard at the secretariat. That's the
 - 19 only job I was doing in Kono.
- 09:51:28 20 Q. And how did you hear of the AFRC takeover?
 - 21 A. On the radio.
 - 22 Q. And do you know who the AFRC had taken over from?
 - 23 A. Yes.
 - 24 Q. Who was that?
- 09:51:46 25 A. It was SLPP, which was in power at that time.
 - 26 Q. And did you do anything as soon as you heard that the AFRC
 - 27 had overthrown the SLPP government?
 - 28 A. Yes.
 - 29 Q. What did you do?

- 1 A. I decided to depart Kono and come to Freetown at Cockerill
- 2 to see if I can work there.
- 3 Q. Did you leave Kono to go to Freetown?
- 4 A. Yes.
- 09:52:40 5 Q. And when you came to Freetown, did anything happen?
 - 6 A. Yes.
 - 7 Q. What happened?
 - 8 A. Well, they sent me to Cockerill, where I was assigned with
 - 9 one Colonel SO Williams, the former army chief of staff for the
- 09:53:06 10 AFRC.
 - 11 Q. Mr Witness, now, who sent you to Cockerill?
 - 12 A. I decided to depart Kono to come to Cockerill to see if I
 - 13 can work there, because during those times the AFRC had taken
 - 14 over power.
- 09:53:34 15 Q. And why did you go to Cockerill? What is Cockerill?
 - 16 A. Cockerill, that is the army headquarters in Sierra Leone.
 - 17 Q. Thank you.
 - 18 JUDGE DOHERTY: Mr Daniels, you asked two questions. Did
 - 19 you want them both answered?
- 09:53:52 20 MR DANIELS: I'm happy with the answer, Your Honour.
 - 21 Q. Who assigned you to SO Williams?
 - 22 A. Well, when we came to Cockerill, they used to go for muster
 - 23 parades, because the muster parades used to take place at
 - 24 Cockerill. So that was the sergeant whom we met there who
- 09:54:31 25 dispatched us to SO Williams. You know that deployment that they
 - used to form within the army, the army headquarters.
 - 27 Q. You said "we" -- "when we came." Who did you come with?
 - 28 A. I said when we came? I said when I came.
 - 29 Q. And what was the ranking of SO Williams?

- 1 PRESIDING JUDGE: He was a colonel, was he?
- 2 MR DANIELS: I stand --
- 3 Q. Did you mention his rank? Very well, very well. And who
- 4 was SO Williams?
- 09:55:13 5 PRESIDING JUDGE: He's the former chief of staff of the
 - 6 AFRC. He has already said that as well.
 - 7 THE WITNESS: Well done.
 - 8 MR DANIELS:
 - 9 Q. Were you the only bodyguard to SO Williams?
- 09:55:27 10 A. No, no, no, no.
 - 11 Q. How many were you?
 - 12 A. We were many; more than a platoon.
 - 13 Q. And where were you a bodyguard to SO Williams?
 - 14 A. At Cockerill. At Cockerill.
- 09:56:12 15 Q. Did you have any specific duties as a bodyguard?
 - 16 A. Yes.
 - 17 Q. What were they?
 - 18 A. It was guard detailing only. When you go to the notice
 - 19 board, your number will be at the notice board. They will say
- 09:56:36 20 you are 10 to 12.00, 12 to 2.00 or 4.00 to 6.00, something like
 - 21 that. So always, we would look at the notice board. It is just
 - 22 detailing. That was just the job.
 - 23 Q. Who assigned you those details?
 - A. Well, it's the sergeant who we were working with.
- 09:56:59 25 Q. And for how long were you a bodyguard to Colonel SO
 - 26 Williams?
 - 27 A. Well, I can't remember the month that I took there, but,
 - 28 because I was changed from SO Williams to another officer.
 - 29 Q. Who was this other officer you are referring to?

- 1 A. FAT.
- 2 Q. Who is FAT?
- 3 A. Well, FAT was an officer who was working with the AFRC.
- 4 Q. Is that his full name, FAT?
- 09:57:51 5 A. Well, that is the name I know. That is the name I know.
 - 6 Q. What did you do for SAT -- I beg your pardon, FAT? What
 - 7 did you do for FAT?
 - 8 A. I was a bodyguard.
 - 9 Q. And for how long were you his bodyguard?
- 09:58:30 10 A. I became a bodyguard to him until he left Freetown when
 - 11 ECOMOG intervened in Freetown.
 - 12 Q. Do you recall anything happening in Freetown at the time
 - 13 that you were a bodyguard to FAT?
 - 14 A. Well, it was only at the time that I was with FAT. I can
- 09:59:02 15 only remember when the jet bombarded at Cockerill.
 - 16 Q. Do you know how long that incident was since the AFRC had
 - 17 come to power?
 - 18 A. No.
 - 19 Q. And did anything happen as a result of the jets?
- 09:59:45 **20** A. Yes.
 - 21 Q. What happened?
 - 22 A. Well, it damaged the building. When the bomb was dropped,
 - it damaged the building and some soldiers died.
 - 24 Q. Were you there at the time?
- 10:00:04 25 A. Yes.
 - 26 Q. And did anything --
 - 27 JUDGE SEBUTINDE: That is at Cockerill?
 - 28 MR DANIELS:
 - 29 Q. Where exactly were you?

- 1 A. Inside Cockerill.
- 2 Q. Did anything else happen as a result of the jets?
- 3 A. In Cockerill where we're talking about now or outside
- 4 Cockerill?
- 10:00:42 5 Q. Cockerill?
 - 6 A. Yes. When the jet bombarded that building, that building
 - 7 was damaged, soldiers died; those who were caught by fragments.
 - 8 Q. How many soldiers died?
 - 9 A. Three, three.
- 10:01:04 10 Q. You saw them yourself?
 - 11 A. Yes.
 - 12 Q. Do you know why the Alpha Jets attacked Cockerill?
 - 13 MR AGHA: Objection, Your Honour, I don't believe he used
 - 14 the word "Alpha".
- 10:01:23 15 PRESIDING JUDGE: No, that's correct.
 - 16 MR DANIELS: Much obliged.
 - 17 Q. Do you know why the jets attacked?
 - 18 A. Well, that all the time that it attacked Cockerill, that
 - one time that it attacked Cockerill, an officers' meeting was to
- 10:01:48 20 take place at Cockerill within the senior AFRC officers, so that
 - 21 caused it to come and bombard.
 - 22 Q. How do you know that a senior officers' meeting was to take
 - 23 place?
 - 24 A. Well, it was something that we, the soldiers, who was
- 10:02:10 25 guarding Cockerill, knew that a meeting was to take place at
 - 26 Cockerill by senior officers.
 - 27 Q. Do you know who the jets belonged to?
 - 28 A. That particular jet that bombarded at Cockerill, it was the
 - 29 Nigerian troops jet.

- 1 Q. Who do you know?
- 2 A. Well, when that jet was coming, the forces -- when that jet
- 3 was bombarding, the forces that were trying to intervene during
- 4 that ECOMOG intervention were Nigerian troops. So that convinced
- 10:03:07 5 me that it was an ECOMOG jet that was bombarding.
 - 6 Q. Did anything happen after that, after the ECOMOG jets
 - 7 bombarded?
 - 8 A. Yes.
 - 9 Q. What happened?
- 10:03:35 10 A. Well, Cockerill was not safe any longer. It was not safe.
 - 11 People were leaving Cockerill, soldiers were leaving Cockerill to
 - 12 go to different, different places. Cockerill was not safe.
 - 13 Q. Did you do anything as a result of Cockerill not being
 - 14 safe?
- 10:04:08 15 A. Yes.
 - 16 Q. What did you do?
 - 17 A. I myselfleft Cockerill together with the officer with whom
 - 18 I was, FAT, and went alongside that Wilberforce.
 - 19 Q. And did you go anywhere? Where did you go to?
- 10:04:30 20 A. Well, after ECOMOG had intervened, and we decided to leave
 - 21 Freetown --
 - 22 Q. You said "We decided to leave Freetown after ECOMOG
 - 23 intervened." Did ECOMOG intervene?
 - 24 A. In Freetown? Yes.
- 10:04:59 **25 Q.** What happened?
 - 26 A. Well, when ECOMOG intervened, civilians were capturing
 - 27 soldiers and killing them, so that really made the soldiers and
 - 28 the civilians were not in the normal situation, so when ECOMOG
 - 29 intervened, we decided to --

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- 1 THE INTERPRETER: Your Honours, can he kindly repeat his
- 2 last answer.
- MR DANIELS: 3
- Q. Can you repeat your last answer, Mr Witness. 4
- 5 Α. Which one? 10:05:42
 - What you just said, can you repeat what you just said about 6 Q.
 - 7 when ECOMOG intervened?
 - 8 When ECOMOG intervened, the civilians, the civilians they Α.
 - 9 were capturing soldiers and killing them, burning them, so that
- -- that caused us, who were seeing, it caused us to leave and go 10:06:07 10
 - 11 to Tombo through the jungle.
 - 12 Q. How do you know that the civilians were capturing you?
 - 13 Α. Well, I experienced one at Lumley CIVCOM. We --
 - 14 0. What happened?
- -- when -- I was not in a military attire. I was trying to 10:06:43 15
 - pass through to go to that 7th Battalion area. I met some 16
 - 17 civilians who had captured a soldier. They tied him up and they
 - 18 placed a tyre and they burnt him. So that caused me, as part of
 - 19 the SLA, to withdraw totally and go to 7th Battalion and at that
- 10:07:07 20 time we were withdrawing to Tombo.
 - 21 Q. Did you know the civilian who had been tied up?
 - 22 JUDGE DOHERTY: It was a soldier.
 - 23 MR DANIELS:
 - 24 I beg your pardon, the soldier. Did you know the soldier
- 10:07:24 **25** who had been tied up?
 - 26 Α. No, I didn't even go close to there. To say that I went
 - 27 close to where that soldier was tied, no, or where they were
 - 28 killing that soldier, no.
 - 29 0. You also said you left to Tombo?

- 1 A. Yes.
- 2 Q. Who did you leave with?
- 3 A. Well, we were many, who were SLAs when we arrived in Tombo.
- 4 Q. And what routes did you take, from Freetown to Tombo?
- 10:08:17 5 A. Well, when we left Freetown, we crossed before we headed
 - 6 for Masi aka.
 - 7 Q. Where did you cross?
 - 8 A. A canoe.
 - 9 Q. And where did you cross?
- 10:08:42 10 A. We crossed the village we which arrived -- there was a
 - 11 village on the highway, but I can't recall its name, but we
 - 12 crossed from Tombo and came to a village before; we used the
 - 13 route to Masiaka.
 - 14 Q. Did you eventually get to Masiaka?
- 10:09:06 15 A. Yes.
 - 16 Q. And how many of you got to Masiaka?
 - 17 A. We were many. I cannot recall the number of the manpower,
 - 18 but we were many.
 - 19 Q. And at Masiaka, did you see anything?
- 10:09:32 **20** A. Yes.
 - 21 Q. What did you see?
 - 22 A. Well, I saw a man like SAJ Musa, Mosquito, Superman, Rambo,
 - 23 Johnny Paul, all of them were there at Masiaka.
 - 24 Q. Who was SAJ Musa?
- 10:10:07 25 A. Well, SAJ Musa was a commander for the AFRC.
 - 26 Q. Was he in charge of everyone at Masiaka?
 - 27 A. No.
 - 28 Q. Who was in charge of -- at Masiaka?
 - 29 A. Who was in charge of Masiaka? It was JPK, who is Johnny

- 1 Paul Koroma.
- 2 Q. And who is Johnny Paul Koroma?
- 3 A. He was the AFRC chairman.
- 4 Q. And who is or was Rambo?
- 10:11:12 5 A. Well, he was RUF.
 - 6 Q. What is RUF?
 - 7 A. RUF is Revolution United Front.
 - 8 Q. And who is or was Superman?
 - 9 A. He had a name that they used to call him, Denis Mingo. He
- 10:11:53 10 too is RUF.
 - 11 Q. How do you know that both Rambo and Superman are RUF?
 - 12 A. Well, at the time that we arrived in Masiaka, their men
 - 13 whom they had and their boys, they were all RUF, and they were
 - 14 taking command directly from Mosquito.
- 10:12:30 15 Q. And who is Mosquito?
 - 16 A. Mosquito was the RUF Leader whom we called Sam Bockarie.
 - 17 Q. You have just told us that when you got to Masiaka, you saw
 - 18 SAJ Musa, Rambo, Superman, Johnny Paul Koroma and Mosquito; did
 - 19 Johnny Paul Koroma say anything while you were at Masiaka?
- 10:13:08 20 A. Yes.
 - 21 Q. Did you hear what he said?
 - 22 A. Yes.
 - 23 Q. What did you say?
 - 24 A. Well, he tried to muster the soldiers at the Bo Road. He
- 10:13:39 25 mustered them and told them that there is no longer the AFRC. I
 - 26 have been resisted. So everybody should try to rescue his life.
 - 27 Q. What do you mean by everybody should try and rescue his
 - 28 life?
 - 29 A. What I mean that everybody trying to rescue his life was

- 1 that because the AFRC were in Freetown. Now ECOMOG has dislodged
- 2 them from Freetown and they ran away up to Masiaka. The war has
- 3 reached a point where Johnny Paul Koroma himself has been afraid,
- 4 so he decided to go to his own village and he was trying to
- 10:14:35 5 address the people so that everybody would look for a place to
 - 6 hide themselves, so that the enemies could not capture you.
 - 7 Q. Mr Witness, did SAJ Musa say anything at Masiaka, while you
 - 8 were there?
 - 9 MR AGHA: I'd object to that question as leading, Your
- 10:14:53 10 Honour.
 - 11 PRESIDING JUDGE: Yes, it is leading, Mr Daniels.
 - 12 MR DANIELS: Very well.
 - 13 Q. You have told us about Johnny Paul Koroma who spoke to the
 - 14 troops at Masiaka; did anything else happen at Masiaka?
- 10:15:12 15 A. Yes.
 - 16 Q. What happened?
 - 17 A. When Johnny Paul addressed the troops and left the troops
 - 18 and decided to go, SAJ Musa stayed and addressed the men again,
 - 19 because when Johnny Paul Koroma had addressed the troops, he
- 10:15:38 20 moved and SAJ Musa stayed with the troops and tried to tell the
 - 21 troops that, as far as SLAs are concerned, we have to try to
 - 22 restore the army, because we were --
 - THE INTERPRETER: Your Honours, can he take that again.
 - 24 PRESIDING JUDGE: Please --
- 10:15:57 **25** MR DANIELS:
 - 26 Q. Please, Mr Witness, I reminded you to go slowly while you
 - 27 are talking. Can you just repeat what you said so that everybody
 - 28 can hear you?
 - 29 A. Okay.

- 1 Q. Please carry on. Go over what you said?
- 2 A. When we reached Masiaka, and Johnny Paul Koroma had
- addressed the troops that there was no longer an AFRC resistance,
- 4 he decided to leave. The troops stayed in the care of SAJ Musa.
- 10:16:45 5 Q. Do you know where JPK left to?
 - 6 A. That man went to his village.
 - 7 Q. Do you know the name of his village? Yes or no? If you
 - 8 remember later on, we can carry on.
 - 9 A. Yes, I can't recall now, but I know the village, but I
- 10:17:27 10 can't recall as I'm sitting here, but I know the village.
 - 11 Q. Do you know who he left with to go to his village?
 - 12 A. No.
 - 13 Q. Do you know whether he got to his village?
 - 14 A. Yes.
- 10:17:50 15 Q. Did anything happen with the rest of the troops who were
 - 16 with SAJ Musa?
 - 17 A. Yes.
 - 18 Q. What happened?
 - 19 A. SAJ Musa used the word we are SLAs, we should try to
- 10:18:11 20 restore the army again. That caused Mosquito, who is Sam
 - 21 Bockarie, and his men, to leave us in anger heading towards Kono.
 - 22 Q. How do you know that Mosquito left in anger heading towards
 - 23 Kono?
 - MR AGHA: Objection, Your Honour. That would be
- 10:18:49 25 speculation on the part of the witness.
 - 26 PRESIDING JUDGE: Well, not necessarily. Yes, ask that
 - 27 agai n.
 - 28 MR DANIELS:
 - 29 Q. I said, how do you know he left in anger?

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- 1 A. Well done. When Johnny Paul left us, he told the troops
- 2 that he is leaving and heading for his village, but when Mosquito
- 3 was leaving, just because he was in the muster parade where SAJ
- 4 Musa had uttered these words, he was not happy with that, that
- 10:19:28 5 we, as SLA, should try to restore the army, so he took his troops
 - 6 and moved, enter his vehicle and left, just like that.
 - 7 PRESIDING JUDGE: Well, the objection was how would be know
 - 8 that Mosqui to was angry or not happy and your witness has not
 - 9 explained that at all, Mr Daniels.
- 10:19:49 10 MR DANIELS:
 - 11 Q. Mr Witness, you told us that Mosquito was angry. You
 - 12 used --
 - 13 A. Yes.
 - 14 Q. How do you know he was angry?
- 10:20:06 15 A. Well, that man is a commander, and I think that if he is
 - 16 ready to leave a troop to go to another location, he has to wait
 - 17 for his -- his -- let me say, that man is an RUF officer,
 - 18 commander, I mean. I feel that if he is leaving a troop he has
 - 19 to discuss with him first before leaving, but he just decided and
- 10:20:37 20 left abruptly when SAJ Musa was giving this address. So that is
 - 21 made me to know that this man actually -- because SAJ Musa was
 - 22 addressing the troop that, as far as SLA is concerned, we have to
 - 23 fight to restore the army. I saw that he was not so happy with
 - 24 that. He was not happy about that.
- 10:21:25 25 Q. Thank you. After Mosquito left in the direction of Kono,
 - as you told this Court, did anything happen at Masiaka?
 - 27 A. Yes.
 - 28 Q. What happened?
 - 29 A. When we were in Masiaka, about a day, and we were deciding

- 1 to prepare ourselves, but through radio ECOMOG was intervening to
- 2 come to Masiaka, to have a grip on Masiaka.
- 3 Q. Thank you. When you said you were preparing yourself,
- 4 preparing yourself for what?
- 10:22:10 5 A. Well, it is for us to try to defend Masiaka.
 - 6 Q. And what happened?
 - 7 A. So we had a radio. We were listening to the radio and we
 - 8 heard that ECOMOG were on the way to come to Masiaka.
 - 9 Q. Do you know whether ECOMOG ever came to Masiaka, as a
- 10:22:43 10 result of what you heard on the radio?
 - 11 A. Yes.
 - 12 Q. And, as a result of what you heard on the radio, did you do
 - 13 anythi ng?
 - 14 A. Well, the entire troop, the entire troop together, right
- 10:23:10 15 down to SAJ Musa, and including myself, we decided to leave
 - 16 Masiaka and head for Kabala, because ECOMOG were on their way to
 - 17 Masi aka.
 - 18 Q. Did you eventually get to Kabala?
 - 19 A. Yes.
- 10:23:39 20 Q. What route did you take from Masiaka to get to Kabala?
 - 21 A. It was the main road, the main highway from Makeni to
 - 22 Kabala. We used the main highway.
 - 23 Q. How did you go to Kabala from Masiaka?
 - A. We travelled by vehicles.
- 10:24:11 25 Q. And what time did you get to Kabala?
 - 26 A. It was February.
 - 27 Q. The question I'm asking is: What time of the day did you
 - 28 get to Masiaka?
 - 29 PRESIDING JUDGE: You mean Kabala?

- 1 THE WITNESS: Oh.
- 2 MR DANIELS:
- 3 Q. Kabala, I beg your pardon. Did you hear the question? I
- 4 said what time of the day did you arrive or did you get to
- 10:25:13 5 Kabala? What time of the day?
 - 6 A. Well, it was -- it was broad day. It hadn't got to 8.00 in
 - 7 the evening and it was not early in the morning, like 11.00 or
 - 8 12.00. It was midday.
 - 9 Q. And when you got to Kabala, how many SLAs were with you?
- 10:25:48 10 A. When we got to Kabala, there were many. I wouldn't know
 - 11 the number.
 - 12 Q. Who was in charge of the SLA at Kabala?
 - 13 A. It was SAJ Musa.
 - 14 Q. Did anything happen while you were in Kabala?
- 10:26:20 15 A. Yes.
 - 16 Q. Please tell us what happened?
 - 17 A. Well, when we got to Kabala, I, I was so confused about my
 - 18 family who were in Kono, so I decided to leave the SLA in Kabala
 - 19 and headed for Kono.
- 10:26:56 20 Q. How long did you spend in Kabala?
 - 21 A. Well, I didn't take a week in Kabala.
 - 22 Q. Did you eventually get to Kono?
 - 23 A. Yes, but not the same day.
 - 24 Q. Did you go alone to Kono?
- 10:27:22 **25** A. Yes.
 - 26 Q. How did you get from Kabala to Kono?
 - 27 A. Well, when I left Kabala, I went to Koinadugu Town.
 - 28 Q. How long did you stay in Koinadugu Town?
 - 29 A. Well, I didn't take a long time. I just passed through

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1 Koinadugu when I asked some civilians if there were people in

- 2 Mongor Bendugu.
- 3 MR DANIELS: Your Honours, I believe you have the spelling
- 4 of Mongor.
- 10:28:18 5 JUDGE SEBUTINDE: Mongor what? There was a second word.
 - 6 THE WITNESS: Bendugu.
 - 7 MR DANIELS: B-E-N-D-U-G-U.
 - 8 Q. Did you get to Mongor Bendugu?
 - 9 A. Yes.
- 10:28:37 10 Q. What happened?
 - 11 A. Well, when I got to Mongor again, I met civilians there and
 - 12 I asked them whether there were people in Kurubonla and they said
 - 13 yes, so I decided to Leave and go to Kurubonla.
 - 14 Let the Court excuse me I want to drink.
- 10:29:18 15 Q. So from Mongor Bendugu you went to Kurubonla? Did you do
 - 16 anything at Kurubonla?
 - 17 A. Yes, when I got to Kurubonla, I saw my aunt who is
 - 18 [redacted].
 - 19 Q. Please don't mention the names of any of your relatives?
- 10:29:45 20 A. Okay. Okay.
 - 21 MR DANIELS: Your Honour, if the name of the person
 - 22 mentioned could be --
 - 23 PRESIDING JUDGE: Yes, that could be redacted from the
 - 24 transcript.
- 10:29:52 25 Q. After that did you do anything? After you met your aunt,
 - 26 did you do anything?
 - 27 A. Yes. I asked her if my people were in Kono and she told
 - 28 me: "Your mother, your father, your sisters, your entire family
 - 29 are in Kono but they are under Kamajor threat." So that caused

me to still remain in Kurubonla for three days.

- 2 Q. Mr Witness, after you stayed for three days, did you do
- 3 anythi ng?

1

- 4 A. Well, when I was in that town for three days, I was just
- 10:30:56 5 trying to have my way to go to Kono. I didn't do anything else,
 - 6 except when I heard that RUF had entered Kono then I decided to
 - 7 leave there and go to Kono.
 - 8 Q. You just told this Court that your auntie told you that
 - 9 your family members were under Kamajor threat in Kono. Firstly,
- 10:31:27 10 who are the Kamajors? Who are Kamajors?
 - 11 A. Well, the Kamajors, they were fighting against the SLA and
 - 12 RUF in the country at that time.
 - 13 Q. Did you get to find out whether it was true that your
 - 14 family were under Kamajor threat in Kono?
- 10:32:02 15 A. Well, an aunt of mine told me -- when you told me that --
 - 16 she told me that there were Kamajors in Kono and Kurubonla, I
 - 17 didn't have any confidence to leave Kurubonla to go to Kono.
 - 18 Q. The question I was asking was: Do you know whether it was
 - 19 true that your family were under threat by Kamajors in Kono?
- 10:32:40 20 A. Yes.
 - 21 Q. How do you know that it was true?
 - 22 A. The woman who is my auntie, who left Kono, she told me that
 - 23 presently, even as we are pulling out, it was the Kamajors who
 - 24 are pulling out of Kono to come to -- how do you call it --
- 10:33:04 25 Kurubonla. So if you have any concerns about any soldier, or you
 - 26 are a relative of a soldier, or you have any relationship with
 - 27 the military, I think that if the Kamajor knows that about you,
 - 28 you wouldn't leave, you see. So that convinced me that my people
 - 29 were under threat and my auntie herself told me that the Kamajors

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1 were threatening people in Kono and all my family who was in

- 2 Kono.
- 3 Q. Mr Witness, you also told this Court that after three days
- 4 you eventually went to Kono when you heard that the RUF had taken
- 10:33:51 5 over control of Kono; is that what you just told this Court?
 - 6 PRESIDING JUDGE: No, no. He said when he heard that the
 - 7 RUF had entered Kono.
 - 8 MR DANIELS: Had entered Kono.
 - 9 Q. How did you hear that the RUF had entered Kono?
- 10:34:14 10 A. The time I got to Kurubonla, the first thing I got
 - information from one of my aunts that Kamajors were in Kono.
 - 12 When the people, when the civilians were pulling out from Kono to
 - 13 find their various areas that they would rescue themselves --
 - 14 THE INTERPRETER: Sorry.
- 10:34:33 15 THE WITNESS: RUF had entered to dislodge the Kamajors in
 - 16 Kono. So the civilians who left there, coming towards Kurubonla,
 - 17 they told me that finally the RUF had taken over Kono.
 - 18 Q. So after three days you eventually got to Kono?
 - 19 A. Yes.
- 10:35:06 20 Q. What happened?
 - 21 A. When I decided to leave Kurubonla to Kono, I got to Kono
 - 22 within a day and the patrol, in order for me to locate where my
 - 23 people were in Kono, they arrested me at Hill Station.
 - 24 Q. Who arrested you at Hill Station?
- 10:35:49 25 A. It was an RUF -- Major Scorpion.
 - 26 Q. Do you know why the RUF Major Scorpion arrested you?
 - 27 A. Yes.
 - 28 Q. Why did he arrest you?
 - 29 A. He was searching for manpower to go to Sewafe. He was

- searching for manpower to go to Sewafe to block the ECOMOG, to
- 2 prevent the ECOMOG troop from coming to Kono so they were
- 3 searching in order to arrest people.
- 4 MR DANIELS: Sewafe, Your Honours, I have S-E-W-A-F-E.
- 10:36:53 5 Q. You just told this Court that you were arrested because
 - 6 Major Scorpion was looking for manpower to be taken to Sewafe;
 - 7 were you eventually taken to Sewafe?
 - 8 A. Yes.
 - 9 Q. Where is Sewafe?
- 10:37:21 10 A. Well, Sewafe, if you are coming from Freetown, when you get
 - 11 to Makeni, when leaving Makeni to go to Kono, the border, which
 - 12 is the bridge, the water between Kono and the Temne, so that
 - 13 bridge is referred to as Sewafe Bridge.
 - 14 Q. And how were you taken to Sewafe Bridge?
- 10:38:02 15 A. Well, they disarmed me, beat me up, because I was in full
 - 16 military attire. I had my AK-47. I had my soldier boots on my
 - 17 feet, even my combat. I had my beret that had a crown. So they
 - 18 arrested me and disarmed me and I boarded the vehicle and they
 - 19 took me to Sewafe.
- 10:38:36 20 Q. Were you the only one taken to Sewafe?
 - 21 A. No.
 - 22 Q. Who else was with you?
 - 23 A. Well, if I can remember my SLA colleagues, like Jackie
 - 24 Pal o.
- 10:38:59 25 Q. Can you spell that?
 - 26 A. No.
 - 27 Q. I spell that J-A-C-K-I-E, Palo, P-A-L-O? And anybody else?
 - 28 A. Yes, another one called Pikin.
 - 29 Q. What -- Pikin, P-I-K-I-N, Your Honours. Did you know

- 1 Jackie Palo and Pikin before you met them on your way to Sewafe?
- 2 A. Yes.
- 3 Q. Were they SLA or RUF?
- 4 A. They were SLA.
- 10:39:53 5 Q. What was their ranking?
 - 6 A. Ordinary private soldier like myself when I was private.
 - 7 They were ordinary private soldiers.
 - 8 Q. And when you got to Sewafe, did anything happen?
 - 9 A. Yes.
- 10:40:22 10 Q. What happened?
 - 11 A. The RUF Major Scorpion, he handed us to Superman that we
 - met in Sewafe.
 - 13 Q. Is this the same Superman that you referred to who was in
 - 14 Masi aka?
- 10:40:58 15 A. Yes.
 - 16 Q. And do you know why he handed you to Superman?
 - 17 A. Yes.
 - 18 Q. Why did he hand you to Superman?
 - 19 A. Well, Superman was the battle field commander in Sewafe, to
- 10:41:28 20 make sure that ECOMOG didn't come entirely into Kono.
 - 21 Q. How do you know that Superman was the battle field
 - 22 commander?
 - 23 A. Well, when we reached Sewafe, they reported to him and
 - 24 Superman addressed us that he, as Superman, called Denis Mingo,
- 10:42:05 25 and he said that if we had come to Kono, which is the place where
 - 26 he was called Sewafe, we should fight with him as RUF. He is the
 - 27 field -- battle field commander, so now he is going to supply us
 - arms and ammunition to block Sewafe as an ambush with Major
 - 29 Scorpi on.

- 1 Q. Were you eventually supplied with arms and ammunition?
- 2 A. Yes.
- 3 Q. What arms and ammunition was supplied to you?
- 4 A. The gun that Colonel Scorpion took away from me, which was
- 10:43:04 5 AK-47, it had rounds, but there were not enough rounds, so when
 - 6 we got to Sewafe, they took out new rounds from a packet, which
 - 7 were in a small box, there were about 20 rounds, so they gave me
 - 8 up to two to three packets and they told me that I should secure
 - 9 them to go to the ambush.
- 10:43:29 10 Q. You told us that you were taken in a vehicle to Sewafe.
 - 11 When you got to Sewafe, apart from Superman, did you meet anybody
 - 12 at Sewafe?
 - 13 A. Apart from Superman? Yes.
 - 14 Q. Who did you meet?
- 10:43:55 15 A. Well, Superman, his manpower, they were at Sewafe. His
 - 16 boys, they were with him at Sewafe.
 - 17 Q. Do you know how many of his boys were with him at Sewafe?
 - 18 A. No.
 - 19 Q. How were the boys dressed?
- 10:44:25 20 A. Well, the RUF, the boys who where with him, some had on
 - 21 jeans, crepe T-shirts, some had combat T-shirts and blue jeans,
 - 22 some had on black jeans, had combat T-shirts and then they would
 - 23 tie their heads with red cloth. Some had jean coats. If it is a
 - 24 blue jean coats, they will put it on and maybe they will have a
- 10:45:03 25 black jean trousers. That is the way they used to dress in mixed
 - 26 dressing.
 - 27 Q. Do you know the ages of the boys that you saw? Do you know
 - 28 how old they were?
 - 29 A. Well, the ages of these boys, I cannot say they are 20 or

- 1 30 years. I don't know some of their exact age. But you will
- 2 actually find out that they are not small, small boys. That I
- 3 will be older than. Yes, some of them I will be older than them,
- 4 but some of them will be older than I.
- 10:45:58 5 MR DANIELS: Your Honours, I have come to a new area.
 - 6 Perhaps this is a convenient point to stop, with your permission.
 - 7 PRESIDING JUDGE: Yes. Mr Witness, we're going to have a
 - 8 short break now. I should tell you this now: That you are not
 - 9 permitted to discuss the evidence or the case with anybody while
- 10:46:16 10 you, yourself, are in the course of giving evidence. We will
 - 11 adjourn now until 11.00.
 - 12 [Break taken at 10.45 a.m.]
 - 13 [Upon resuming at 11.05 a.m.]
 - 14 PRESIDING JUDGE: Go ahead, Mr Daniels.
- 11:07:29 15 MR DANIELS: Thank you very much, Your Honour.
 - 16 Q. Mr Witness, you just told us that your AK-47 was given back
 - 17 to you at Sewafe.
 - 18 JUDGE DOHERTY: He didn't actually say that, Mr Daniels.
 - 19 He said he was given some boxes of ammunition.
- 11:07:55 20 MR DANIELS: Very well.
 - 21 Q. Mr Witness.
 - 22 A. Yes.
 - 23 Q. You told this Court you were supplied with arms and
 - 24 ammunition while you were at Sewafe?
- 11:08:15 **25** A. Yes.
 - 26 Q. What arms were you supplied with?
 - 27 A. When I talk about arms, it is not many. The arm was an
 - 28 AK-47. It is the rounds that were many that I usually call
 - 29 ammunition, but when I talk about arm, it is not many guns, it is

- 1 just one. An AK-47.
- 2 Q. And after you were supplied with your arm in Sewafe, did
- 3 anything happen?
- 4 A. Yes.
- 11:08:52 5 Q. What happened?
 - 6 A. They sent me and the other troops to an ambush with Major
 - 7 Scorpi on.
 - 8 Q. Mr Witness, what do you mean by ambush?
 - 9 A. Well, ambush is a place, where you would lay to wait for
- 11:09:35 10 your enemy. It is a surprise something. You will hide yourself
 - somewhere and wait for somebody who is coming to look for you.
 - 12 When you know that you are fighting against the person and the
 - 13 person is fighting against you, you would hide yourself at some
 - 14 place and you would find that if he sees you, you surprise him.
- 11:09:54 15 It is a surprise attack, as we call it. That's why we call it an
 - 16 ambush. It is not something you would stand in the open, you
 - would hide yourself.
 - 18 Q. Witness, where were you sent to ambush?
 - 19 A. Well, it is at the Sewafe Bridge.
- 11:10:16 20 Q. Mr Witness, which part of the bridge were you situated?
 - 21 A. Across on the Kono side, across on the other side to Kono.
 - 22 Q. When you went on the ambush, did anything happen?
 - 23 A. Yes.
 - 24 Q. What happened?
- 11:10:47 25 A. After a few days, because I can't remember the number of
 - 26 days that passed, after a few days an ECOMOG patrol team was
 - 27 coming on foot to come and patrol so they fell into this ambush
 - and we sprung the ambush on them. I sitting here, I talking to
 - 29 you now, I experienced a fragment on my forehead when the ECOMOG

- 1 launched a bomb and the bomb blasted. I experienced a fragment
- 2 on my head.
- 3 MR DANIELS: Just hold on one minute. For the record, I
- 4 believe the witness is pointing to a scar on his right forehead.
- 11:11:34 5 PRESIDING JUDGE: Yes, that is accurate, Mr Daniels.
 - 6 MR DANIELS: Thank you very much.
 - 7 Q. As a result of this injury, did anything happen?
 - 8 A. Yes.
 - 9 Q. What happened?
- 11:12:03 10 A. After this injury that I had sustained, I was withdrawn to
 - 11 Sewafe Town.
 - 12 Q. How were you withdrawn to the Sewafe Town?
 - 13 A. Well, they worked with me from the bridge to the town where
 - 14 Superman was. That is Rubber-Rubber.
- 11:12:38 15 Q. What is Rubber-Rubber? Who is Rubber-Rubber?
 - 16 A. The person, the RUF -- the 2 IC that was with Major
 - 17 Scorpion who was the ambush 2 IC. I was handed over to him and
 - 18 he brought me to Sewafe.
 - 19 MR DANIELS: Rubber-Rubber, I believe is R-U-B-B-R
- 11:13:06 20 R-U-B-B-R [sic].
 - 21 Q. From Sewafe, when you withdrew, where were you taken to?
 - 22 A. To Koi du Town.
 - 23 Q. Mr Witness, did Superman have a second in command during
 - 24 the Sewafe attack?
- 11:13:36 25 MR AGHA: I object to that. It is leading, Your Honour.
 - 26 PRESIDING JUDGE: That is leading, Mr Daniels.
 - 27 MR DANIELS: Very well.
 - 28 THE WITNESS: Yes, but --
 - 29 MR DANIELS:

- 1 Q. That's okay. Mr Witness, do you know whether Superman was
- 2 reporting to anybody?
- 3 A. Yes.
- 4 Q. Who was Superman reporting to?
- 11:14:04 5 A. Well, Superman was the battlefield commander. He was
 - 6 operating directly under Issa.
 - 7 Q. Who is Issa?
 - 8 A. Issa is the RUF commander who was in charge of Kono.
 - 9 Q. Do you know him by any other name apart from Issa?
- 11:14:49 10 A. No.
 - 11 Q. Have you ever seen Issa?
 - 12 A. No.
 - 13 Q. Do you know whether any persons were reporting to Superman?
 - 14 A. Yes.
- 11:15:27 15 Q. Who was reporting to Superman?
 - 16 A. Well, like Scorpion reported to Superman; Savage reported
 - 17 to Superman.
 - 18 Q. Do you know where Issa is today?
 - 19 A. Yes.
- 11:16:00 20 Q. Where is he?
 - 21 A. Well, I was in Kono when through radio I heard that he has
 - 22 been arrested and he is at the Special Court. That is by radio.
 - 23 Q. Do you know whether Issa reports to any person?
 - 24 A. Well, I can't say anything about that, because I am not
- 11:16:47 25 with him.
 - 26 Q. You also mentioned Savage. Who is Savage?
 - 27 A. Savage is an SLA who was at the task force for the RUF in
 - 28 Kono.
 - 29 Q. Okay. How do you know?

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- 1 A. Well, at the time that I sustained this injury on my head,
- when the fragment hit me and Rubber-Rubber withdrew me to Sewafe,
- 3 Savage, his men with whom he was at the task force, they had the
- 4 green piece of cloth, muffler, they identified themselves as the
- 11:18:04 5 task force. They used it to identify themselves as the task
 - 6 force. So he took me from Sewafe to Koidu Town for further
 - 7 treatment.

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- 8 Q. Mr Witness, you said you went from Sewafe to Koidu Town,
- 9 who did you say took you?
- 11:18:26 10 A. It was Savage who took me from Sewafe to Koidu Town.
 - 11 Q. What did he take you to go and do in Koidu Town?
 - 12 A. Well, at that time I myself sitting down here, I spoke to
 - 13 him. I told him that I have sustained an injury on my head as a
 - 14 result of a fragment. During that time his men that he had come
- 11:19:01 15 with from Koidu Town, those whom he had arrested to come and
 - 16 reinforce the battle front. Those men with whom he came and
 - 17 handed over to Superman. I spoke to him as a comrade I had known
 - 18 before. I explained myself to him, so he saw my injury and he
 - 19 told me that when he is coming to Koidu, we would come together.
- 11:19:35 20 Q. What was his ranking, that is talking about Savage?
 - 21 A. He was an officer, a captain.
 - 22 Q. After did Savage eventually take you to Koidu Town?
 - 23 A. Yes, yes.
 - 24 Q. What happened?
- 11:19:55 25 A. Well, he left me at his house at the back of Five-Five
 - 26 spot.
 - 27 Q. Where is Five-Five spot. When you enter Koidu Town at the
 - 28 Masingbi Road, that is where the Five-Five spot is. It is
 - 29 opposite the petrol station at the Masingbi Road. Then you would

- 1 use a drive -- it is just a lane and you will reach where Savage
- 2 was?
- 3 MR DANIELS: Your Honours, I have for Masingbi
- 4 M-A-S-S-I-N-G-B-I [sic].
- 11:20:56 5 Q. When you went to Savage's house, did you meet anyone there?
 - 6 A. Yes.
 - 7 Q. Who did you meet?
 - 8 A. I met some men with him. Men like Sniper, that is his
 - 9 nickname that I know.
- 11:21:19 10 Q. Anybody else?
 - 11 A. Yes, like JU.
 - 12 Q. Please go on.
 - 13 A. SK.
 - 14 Q. You mentioned the names of Sniper, JU, SK. What were they,
- 11:21:48 15 or were they anything to Savage?
 - 16 A. They were just bodyguards with Savage. They were just
 - 17 bodyguards.
 - 18 Q. Do you know how many bodyguards Savage had?
 - 19 A. Well, those who were with him at the house that I knew,
- 11:22:18 20 those men with whom he goes to fight, for instance, if he is
 - 21 moving to go on patrols, apart from fighting, if he is going on
 - 22 patrols, there were nine men.
 - 23 Q. Now these nine men, do you know whether they were SLA or
 - 24 RUF?
- 11:22:39 25 MR AGHA: Leading question, Your Honour.
 - 26 PRESIDING JUDGE: You will have to rephrase that,
 - 27 Mr Daniels.
 - 28 MR DANIELS:
 - 29 Q. Do you know which faction they belonged to, those persons

- 1 staying within Savage's house? Do you know what -- I beg your
- 2 pardon. Do you know what faction they belonged to?
- 3 A. Well, yes.
- 4 Q. Please tell us.
- 11:23:14 5 A. They were RUF.
 - 6 Q. How do you know?
 - 7 A. Well, at the time, that I went to Kono, that was when I
 - 8 knew them. And because I knew Savage, I didn't know them then
 - 9 and I knew Savage when I was in the military. That was where I
- 11:23:42 10 knew Savage and I didn't know those people.
 - 11 Q. Did anything happen while you were staying with Savage
 - 12 in -- at Five-Five spot?
 - 13 A. Yes.
 - 14 Q. Please tell this Court.
- 11:24:10 15 A. Savage, I can remember that he had been used to being with
 - 16 us in Koidu. When Rambo wants to go on operations, he would come
 - 17 and meet him and ask him for three or five manpower and he would
 - 18 give them to him to go to the battle front line where any attack
 - 19 was happening.
- 11:24:50 20 Q. Did anything else happen while you were at Koidu Town with
 - 21 Savage?
 - 22 A. Well, the only thing that I can remember was when Savage
 - 23 used to leave us at the house sometime, and he would patrol to
 - 24 Tombodu and when I got better, through God's grace, together with
- 11:25:21 25 him we patrolled Tombodu.
 - 26 Q. Do you remember what you went to do when you went to
 - 27 Tombodu with Savage?
 - 28 A. Yes.
 - 29 Q. Please tell us.

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- Α. It was just on patrol to Tombodu when Staff Alhaji was in 1
- 2 the town, just to get a situation report from him and to get one
- or two food items that we could take back to Koidu Town. 3
- You said Staff Alhaji was in the town. Which town are you 4 Q.
- referring to? You said you went to meet Staff Alhaji in the 11:26:07 5
 - Town, which town? 6
 - 7 It is Tombodu Town. Α.
 - 8 Who was Staff Alhaji or who is Staff Alhaji?
 - 9 Α. Now, as I'm talking to you now, I do not know what he No.
- is but at that time he was in the SLA. 11:26:30 10
 - 11 Q. And at that time, the time you are talking about, do you
 - 12 know, if at all, who Staff Alhaji was reporting to?
 - 13 Staff Alhaji was in Tombodu whilst Savage in Koidu Town. Α.
 - 14 Savage would go on patrol to Staff Alhaji to make inquiries about
- how Tombodu was. You get me, sir? To ask him one or two things 11:27:12 15
 - that he would take back to Koidu. So I know that all Staff 16
 - 17 Alhaji's reports he gave to Savage.
 - 18 How long did you say in Koidu with Savage? Q.
 - 19 Let me say March -- March I was in Kono when I was arrested Α.
- 11:27:45 20 when Major Scorpion arrested me. I was in Kono since March.
 - 21 was in Kono in that same March when I was hit by this fragment on
 - 22 my head and I was taken to Koidu Town. So I think -- I'm
 - 23 thinking between March, April, May, June when ECOMOG intervened
 - 24 in Kono, I was with Savage.
- 11:28:22 **25** 0. How do you know ECOMOG intervened in Kono?
 - 26 Α. The force that the RUF was blockading to prevent them from
 - 27 entering into Kono were ECOMOG.
 - 28 Q. How do you know?
 - 29 Α. Well, the first attack when ECOMOG attacked us at Sewafe, I

- 1 knew that it was the ECOMOG and through the ECOMOG jets that was
- 2 bombarding and the attack that we, too, used to go on, that is
- 3 the offensive attack, I knew that they were ECOMOG.
- 4 Q. Do you know what month this attack took place, the one
- 11:29:22 5 you're referring to?
 - 6 A. When ECOMOG intervened in Kono, that was in June.
 - 7 Q. Did anything happen as a result of ECOMOG intervening in
 - 8 Kono in June?
 - 9 A. Well, the only thing that happened was that when ECOMOG
- 11:29:51 10 intervened in Kono, we decided to withdraw to Tombodu with
 - 11 Savage.
 - 12 Q. Did you eventually get to Tombodu with Savage?
 - 13 A. Yes.
 - 14 Q. How far is Tombodu from Koidu Town?
- 11:30:14 15 A. Just 6 to 7 miles, within that 6 to 7.
 - 16 Q. How many of you withdrew to Tombodu Town?
 - 17 A. Well, we, the only troops that were with him.
 - 18 Q. How many were you?
 - 19 A. Well, we were not many, but -- we were not many. I cannot
- 11:30:53 20 remember the actual number, but we were not many.
 - 21 Q. Who, at that time, at the time that you went to Tombodu,
 - 22 who was in charge of Tombodu?
 - 23 A. It was Staff Sergeant Alhaji.
 - 24 Q. Do you remember anything happening in Tombodu while you
- 11:31:28 25 were there with Savage?
 - 26 A. Well, the first thing when we entered Tombodu was that we
 - 27 met the town burning. At that time ECOMOG had dislodged us from
 - 28 Koidu Town. When ECOMOG had dislodged us from Koidu Town, when I
 - 29 and Savage and others came to rescue ourselves from Tombodu, we

- 1 found the town burning whilst Staff Alhaji was in the town, but
- 2 he had withdrawn.
- 3 Q. Do you know who caused Tombodu Town to be burning as you
- 4 were entering Tombodu Town?
- 11:32:24 5 A. Yes.
 - 6 Q. Who was that?
 - 7 A. It was Staff Sergeant Alhaji Bayo.
 - 8 Q. How do you know?
 - 9 A. Well done. Well done. When we entered Tombodu and found
- 11:32:48 10 the town burning, when we entered Tombodu we found the town was
 - burning, so Savage told us that we should go ahead with the road
 - 12 that was ahead of us. Not knowing that this road that I'm
 - 13 talking about, it is the Guinea road, the road leading to Guinea.
 - 14 Not knowing that Staff Alhaji had withdrawn from Tombodu, four
- 11:33:10 15 miles to that village in Tombodu, that is where he was.
 - 16 Q. How do know that Staff Alhaji had withdrawn to a village
 - 17 four miles from Tombodu?
 - 18 A. That is where we met him in the village. We passed through
 - 19 Tombodu at that time. Tombodu was on fire. Together with Savage
- 11:33:28 20 we went with him to this village 4 miles to Tombodu.
 - 21 Q. When you went there, did anything happen?
 - 22 A. Yes.
 - 23 Q. What happened?
 - 24 A. We met Staff Alhaji in the town. Then Savage said: "Men,
- 11:33:47 25 why did you leave the town like that?" Then he said: "Some
 - 26 troops from Koidu had passed through to Kurubonla. Then that
 - 27 made him not to be steady in Tombodu, so he set it on fire.
 - 28 After the troops had passed, he set it on fire, then he withdrew
 - 29 and stayed 4 miles out of Tombodu Town. So Savage ordered him to

- 1 prepare his men, together with us that had gone with Savage to
- 2 return to Tombodu.
- 3 Q. Do you know how many houses were burning in Tombodu?
- 4 A. The houses were many. I do not know the number.
- 11:34:42 5 Q. Did you get to return to Tombodu?
 - 6 A. Yes.
 - 7 Q. Who did you return with?
 - 8 A. Savage, Staff Alhaji, and Staff Alhaji's troops that he had
 - 9 we all combined and it was Savage who was the commander. Staff
- 11:35:16 10 Alhaji was there. Savage's 2 IC was there, so all of us came to
 - 11 Tombodu.
 - 12 Q. Who was Savage's 2 IC?
 - 13 A. It was one late Lieutenant Mohammed.
 - 14 Q. How know which faction he belonged to?
- 11:35:44 15 A. Well, at that time the only man that I knew as SLA was
 - 16 Savage only, but that his 2 IC was an RUF man.
 - 17 Q. Did Savage have any other name?
 - 18 A. Yes.
 - 19 Q. What?
- 11:36:27 20 A. It was Mr Die.
 - 21 Q. Do you know his real name?
 - 22 A. The name he told us was his real name was Sahr Bufar.
 - 23 Q. S-H-A-R B-U-F-A_R [sic].
 - 24 A. S-A-H-R, S-A-H-R, Sahr.
- 11:37:05 25 Q. Do you know why Savage was called Mr Die?
 - 26 JUDGE DOHERTY: Mr Daniels, did you say why Savage was
 - 27 called Mr Die?
 - 28 MR DANIELS: Yes.
 - JUDGE SEBUTINDE: I thought this evidence related to one

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- 1 Mohammed. Is it Savage now?
- 2 PRESIDING JUDGE: No, that is the note I have. He said
- 3 Savage's other name was Mr Die.
- THE WITNESS: Yes, yes, yes, yes. Savage his name is
- 11:37:37 5 Mr Die.
 - 6 Q. Do you know why Savage was called Mr Die?
 - 7 A. Yes, yeah, yeah.
 - 8 Q. This is not a place for laughing.
 - 9 A. Yes, I can understand but if the man's name you asked me
- 11:37:59 10 about, if it is difficult for me how he got that name because I'm
 - 11 thinking about the time how he got that name.
 - 12 Q. Please, how do you know?
 - 13 A. During those times Savage was the man who was not to see a
 - 14 civilian population. The innocent killing that he used to do.
- 11:38:26 15 In fact, before he killed you, he would tell you: "When you see
 - 16 me, you are supposed to die, so my name is Mr Die." The ordinary
 - 17 see that you see him, he will say that you should die. When you
 - 18 see him with your own eyes, he says you should die as a civilian.
 - 19 So that gave him the name Mr Die.
- 11:38:55 20 Q. Do you know whether any civilians died as a result of
 - 21 seeing him?
 - 22 A. Well, yes.
 - 23 Q. You are talking about Tombodu Town. Can you give us some
 - 24 examples, please?
- 11:39:20 **25** A. In Tombodu Town?
 - 26 Q. Yes.
 - 27 A. At the time that we were in Tombodu Town now, yes. Like if
 - 28 they went on patrol and he sent out a food-finding patrol, and if
 - 29 he dispatched a food-finding patrol to go and find food, when

- 1 RSMT captured civilians to carry the food for them to come to
- 2 Tombodu Town, when those civilians come to Tombodu Town, when
- 3 Savage sees them eye to eye that those are the civilians that
- 4 RSMT had brought that carried the food to Tombodu, you would
- 11:40:00 5 never return, you will die.
 - 6 Q. I'm asking you to recount specific, any specific incident
 - 7 that you are aware of?
 - 8 A. In Tombodu Town?
 - 9 Q. Yes.
- 11:40:25 10 A. Yes.
 - 11 Q. Please go on.
 - 12 A. Like one aged woman came to the town, like somebody had
 - 13 been in the bush for a long time and had nothing to eat and had
 - 14 come to the town to find food, when she saw Savage, when they saw
- 11:40:51 15 eye to eye Savage killed her.
 - 16 [AFRC31JUL06B CR]
 - 17 Q. Were you there when she was killed?
 - 18 A. Yes.
 - 19 Q. How was she killed?
- 11:40:44 20 A. She was hacked with a cutlass that he had on his bandaria.
 - 21 It had a black handle and it had a green bag in which it is
 - 22 usually put. It was with that cutlass that he hacked the woman.
 - 23 Q. You have told us about once incident in Tombodu regarding
 - 24 an elderly woman. Do you recall any other incidents that took
- 11:41:23 25 place in Tombodu Town while you there?
 - 26 A. Yes.
 - 27 Q. Please tell this Court.
 - 28 A. I can remember the 47 people whom Savage killed in Tombodu
 - 29 Town.

- 1 Q. What do you remember about the 47 people killed by Savage
- 2 in Tombodu Town?
- 3 A. Well, those people were arrested from a certain village
- 4 where RSMT had gone on food-finding. He arrested them and
- 11:42:26 5 brought them to Tombodu Town, together with the food items that
 - 6 they were carrying on their heads like dried meet, palm oil, husk
 - 7 rice. They were carrying all of those things on their head and
 - 8 they came to Tombodu Town. So when they arrived, Savage passed
 - 9 an order they should be kept. They should not go anywhere. So
- 11:42:50 10 they were there -- they were somewhere --
 - 11 Q. Were you there when Savage passed the order?
 - 12 A. Yes, yes. Yes, yes.
 - 13 Q. What exactly did he say?
 - 14 A. Savage, he told the officer -- sorry, the RSMT who had gone
- 11:43:15 15 on this food-finding patrol, that he should make sure that these
 - 16 people, as soon as they put down the food, the food that they
 - 17 brought, as soon as they bring them, they should be assembled
 - 18 under an orange tree, that they should be parked there.
 - 19 Q. Did anything happen while they were assembled under the
- 11:43:41 20 orange tree?
 - 21 A. Yes.
 - 22 Q. What happened?
 - 23 A. They went inside the house.
 - 24 Q. Who?
- 11:43:58 25 A. Savage, he went inside the house, which was the
 - 26 headquarters where he was -- the house where he was sleeping, the
 - 27 headquarters. He took an AK-47 that had a magazine that
 - 28 contained rounds. He ordered the people to go to a house that I
 - 29 came to know later as a barri, but at that time that Savage

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- 1 killed them, I did not know that house was a barri. It was at
- 2 this later stage I knew it was a barri, but at that time, it was
- a house. It was at the back of that house that he killed those 3
- 4 people.
- Q. How did he kill them? 11:44:43 5
 - Well, Savage, he would line them up in a single line like Α. 6
 - 7 school children would stand in a queue. For instance, he would
 - 8 form a single queue. When you stand in a queue, he would take,
 - 9 for instance, stand -- let me just estimate, for instance, take
- 10 and put them in one line. Then he would take the gun and he 11:45:20 10
 - 11 would point it at the first person's chest if -- like it's two
 - 12 shots or one shot, he would release it and that bullet would go
 - 13 from the first one to the last one. That's how he killed them;
 - 14 little by little, little by little until he finished the 47
- people. 11:45:46 15
 - 16 How do you know there were 47 people? 0.
 - 17 Α. When the people came with the food, they were checked.
 - After they put out all the food items, they were well checked. 18
 - 19 He asked how many people they had brought. There were 47 in
- 11:46:09 20 number, exact. It was not more than that.
 - 21 Q. These people, what kind of people were they?
 - 22 Α. Innocent civilians.
 - 23 0. Were they men, women, children; what were they?
 - 24 They were mixed. They were the old-aged people, the young Α.
- 11:46:47 25 ones, but they were mixed, men and women. It was not just all
 - 26 They were mixed, men and women. Some were suckling men.
 - 27 mothers, and they were carrying their children on their backs.
 - 28 They were all killed.
 - 29 Q. Were these people killed by persons other than Savage?

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- Α. No. No. 1
- 2 Q. Explain, please.
- 3 Α. The reason why Savage did not allow another person to kill
- was that at the time that we were in Tombodu, when Savage 4
- arrested people, when they brought them to Savage, when Savage 11:47:52 5
 - said, "Let the boys go and kill civilians," the boys would take 6
 - 7 the civilians to a certain place when they tell them, "Don't
 - stand. You heard that that man had said he should come and kill 8
 - 9 you. That man called Mr Die find your way, run away." So he
- found out after he had passed this order to kill the civilians 11:48:19 10
 - 11 and they found out the men had to kill the civilians, he, too,
 - 12 decided to do the act himself. Because he had found out that
 - 13 when he passed an order to so and so person to go and kill so and
 - 14 so person, that person would not do it. He would take that
- person somewhere where that person would escape. So he found out 11:48:41 15
 - 16 men were not killing, so he himself started doing the act.
 - 17 Q. So after the 47 people were killed, what happened to them?
 - What happened to their bodies? 18
 - Well, their bodies were still behind the house there. 19 Α.
- 11:49:06 20 were still behind the house there. Vultures were coming down and
 - 21 devouring the bodies. Dogs were coming there and devouring the
 - 22 bodies. The bodies were at the back there.
 - 23 You have told us about an incident to do with an old lady.
 - 24 You have also told us about an incident to do with 47 people, 47
- 11:49:30 25 civilians who were killed by Savage. Do you recall any other
 - 26 specific incident that took place in Tombodu while you were there
 - with Savage? 27
 - 28 Α. Yes.
 - 29 0. Please tell this Court.

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- 1 A. Like, I can remember the 44 people whom they had captured
- 2 again from food-finding.
- 3 Q. Who had captured?
- 4 A. It was the food-finding commander, who was RSMT.
- 11:50:13 5 Q. Do you know where they captured these persons?
 - 6 A. Well, I don't know all the villages, because the man had
 - 7 gone to patrol from -- at the Mansofinia end, at Buedu area. You
 - 8 Leave Yamandu, come to Wadu, before coming to Mansofinia. So all
 - 9 those areas, the patrol team had gone to go and find food.
- 11:50:44 10 Q. And what happened?
 - 11 A. So when RSMT came, after the patrol, when they brought
 - 12 about 47 -- no, sorry, 44 people, they brought some 44 people
 - 13 whom Savage passed an order to RSMT, and Alhaji with his 2 IC,
 - 14 who was Lieutenant Mohamed.
- 11:51:14 15 Q. To do what?
 - 16 A. To lock the people up in a big house.
 - 17 Q. This Alhaji you are talking about, is it the Alhaji you
 - 18 mentioned earlier on?
 - 19 A. Yes.
- 11:51:35 20 Q. Did you see the persons locked in the house?
 - 21 A. Yes.
 - 22 Q. Please tell us what happened?
 - 23 A. The house -- the house. It had a front door and a back
 - door. It had some small rooms, so they opened the rooms and
- 11:52:09 25 parked the people in those rooms, and they locked up all the
 - 26 windows that the house had. Then they put some security at those
 - 27 windows, the back door. They locked it up and placed one
 - 28 security there. Then the front door, they themselves were at the
 - 29 front door, like he himself, Alhaji -- Staff Alhaji and Savage,

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- 1 they were there, and Savage went and struck a match in one of the
- 2 rooms where there was a bed. And it was there that he struck the
- fire and the house started burning. They did not sleep until the 3
- 4 other day. So those people burned. The entire house burnt down
- and the people, all of them died in the house. 11:53:14 5
 - How do you know all of the people died? Q. 6
 - After this incident this had occurred, because that was a 7 Α.
 - place that was close to Savage's headquarters. It is just a hill 8
 - 9 going down toward the centre of the town. I used to pass through
- that place every day when we were on patrol around the town. At 11:53:42 10
 - 11 one time, I was travelling or moving from a guard post to where I
 - 12 was to visit my other colleagues at the other guard post. I used
 - 13 to pass through -- in front of those houses. I used to get the
 - 14 stench that was coming from these -- from this house after it had
- been burnt. 11:54:04 15
 - And these people who were burnt, who were they? 16 Q.
 - 17 Α. They were civilians.
 - Do you recall any other significant incident happening in 18 Q.
 - 19 Tombodu Town when you were there with Savage?
- 11:54:31 20 Α. Yes.
 - 21 Q. Please tell this Court.
 - 22 Α. There is a place in Tombodu called Savage pit one and Pit
 - 23 That's the place Savage used to take 17 people, put them two.
 - 24 close to the pit and shoot at them and they would fall into the
- 11:55:13 25 Sometimes if they were captured, about 15, he would put pit.
 - 26 them close to the edge of the pit, look at the pit and look at
 - 27 the water. The pit is open. You would be on the road -- you
 - 28 made a queue standing there. When he shoots at you, you fall
 - 29 into the pit. He had been used to doing that and he had a place

- 1 at the junction where he used to kill people just to make the
- 2 town fearful.
- 3 Q. How long did you stay in Tombodu Town with Savage?
- 4 A. I was in Tombodu with Savage till went off, when he became
- 11:56:08 5 mad.
 - 6 Q. How did Savage become mad, or how did it happen?
 - 7 A. This aged women that I had spoke about, it was not that
 - 8 when I spoke about her that she was the first person that Savage
 - 9 killed. She was the last person that Savage killed that caused
- 11:56:39 10 Savage to go mad. She was the last person, last old man that
 - 11 Savage killed that caused Savage to go mad. When he killed the
 - old man, and when he went mad, he dreamt that the woman, the old
 - woman appeared to him. When he woke up early in the morning he
 - 14 explained the dream to people.
- 11:57:08 15 Q. Mr Witness, how do you know that Savage became mad?
 - 16 MR AGHA: Your Honour, I object to this question. I don't
 - 17 think this person is in any position to answer that, bearing into
 - 18 mind he's an ordinary layman.
 - 19 PRESIDING JUDGE: Yes, Mr Daniels, I think you can ask this
- 11:57:27 20 witness what he saw, but as far as giving an opinion of his
 - 21 mental condition, I don't think this witness is qualified.
 - 22 MR DANIELS: Surely I can ask him why he went mad.
 - 23 PRESIDING JUDGE: Can you ask him what makes him say that
 - 24 Savage went mad.
- 11:57:46 25 MR DANIELS: Very well.
 - 26 Q. Mr Witness, what makes you say that Savage went mad?
 - 27 A. Well done. Yeah, thank you. The way Savage was when he
 - was normal, the way he was acting. And when he explained this
 - 29 dream when he killed this old woman and the woman appeared to him

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- 1 in the dream, when he explained the dream, it was not after that
- 2 day that he took a gun and started shooting in the town. So we
- 3 had to -- people who were around him run and camouflaged
- 4 themselves somewhere. After he had shot and shot and shot, he
- 11:58:28 5 exhausted his rounds. You will see him. He would deploy
 - 6 somewhere, and he would say, "Advance. Any man at the rear. Any
 - 7 man at the front." You get me? He would pass an order, and he
 - 8 was the only person -- he would just pass an order that people
 - 9 should shoot while nobody was shooting, but the madness, you
- 11:58:50 10 know, he would move from -- if he were on the left flank of the
 - 11 road, he would run and deploy on the right flank of the road
 - 12 again. Then you would see he would move to the left flank to
 - 13 deploy. But he had certain words that he used. You would really
 - 14 know that this man had gone off.
- 11:59:11 15 Q. What words was he using for you to know that he had gone
 - 16 off?
 - 17 A. Like the words that he never did. The things that he never
 - 18 did. Like, running, and deploying here and there. When he was
 - 19 doing that, you would see him shouting, "500 men, Pa, advance."
- 11:59:46 20 You would see him doing the action to tell people to advance, but
 - 21 he was standing -- you would listen what he was saying. You
 - 22 really know this man is not by himself. Something is wrong with
 - 23 his brain.
 - 24 Q. Mr Witness, you have spoken of Savage pit one and Savage
- 12:00:09 25 pit two. Do you know why they are called Savage pit one and
 - 26 Savage pit two?
 - 27 A. Yes.
 - 28 Q. Why?
 - 29 A. Because it was the place where he killed people. So that

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1 give the name Savage pit one and Savage pit two. That particular

- 2 name, it was the later stage I knew they were Savage pit one and
- 3 Savage pit two, but it was Savage pit. One and two, it was a bit
- 4 later stage I knew, but it was Savage pit.
- 12:00:48 5 Q. Which part of Tombodu can you find Savage pit one and
 - 6 Savage pit two?
 - 7 A. Well done. When you leave Tombodu itself, Tombodu Town
 - 8 itself, when you leaving there, going to Koidu, no sooner you
 - 9 cross the park -- the park -- the Tombodu park, the
- 12:01:16 10 car park, no sooner you cross that park you look on the left-hand
 - 11 side going towards Koidu Town. You look at the left-hand side,
 - 12 you would see Savage pit. You look at the right-hand side, you
 - 13 would see Savage pit. The road is in the middle.
 - 14 Q. Mr Witness, do you know the second accused, Ibrahim Bazzy
- 12:01:40 15 Kamara in this suit? Do you know the second accused?
 - 16 A. Well, I used to hear the name, but I've never known him. I
 - 17 used to hear the name, but I never knew him.
 - 18 Q. There's evidence in this Court that the second accused went
 - 19 to drink palm wine with Savage in Tombodu. Are you aware of
- 12:02:22 **20** this?
 - 21 MR AGHA: Your Honour, I'd object to these questions.
 - 22 They're leading questions, and the reason I would object is that
 - 23 when such questions were put to the accused, as a witness, he was
 - 24 answering the specific allegations leveled against him. This is
- 12:02:40 25 an ordinary witness and, in my submission, there should be a
 - 26 distinction in that evidence can be led in chief without leading
 - 27 from this witness in the proper way.
 - 28 PRESIDING JUDGE: What do you say to that, Mr Daniels?
 - 29 MR DANIELS: Your Honour, unless my learned friend wants me

- 1 to refer to the specific passages in the transcript, because
- 2 there is evidence in this Court that the second accused used to
- 3 drink palm wine with Savage in Tombodu. Unless I put it to him,
- 4 I just want his reaction.
- 12:03:21 5 PRESIDING JUDGE: You can't ask him to comment on the
 - 6 veracity or otherwise of other witnesses's testimony. You can
 - 7 ask questions in such a way he tells the Court his own
 - 8 experi ences.
 - 9 MR DANIELS: Very well.
- 12:03:42 10 Q. Mr Witness, do you recall Savage drinking palm wine in
 - 11 Tombodu Town?
 - 12 A. No. Savage was not drinking palm wine there.
 - 13 Q. Very well. After the incidents that you described as the
 - 14 madness of Savage, did anything happen?
- 12:04:31 15 A. Yes.
 - 16 Q. What happened?
 - 17 A. We took Savage to Mansofinia after he had gone mad. We
 - 18 decided to get him out of Tombodu to Mansofinia for him to be
 - 19 treated.
- 12:04:58 20 Q. Who took him to Mansofinia? When you say we, who are "we"?
 - 21 A. Well, it was the men who were with him -- us.
 - 22 Q. What month was this?
 - 23 MR AGHA: A Leading question again, Your Honour. I'd
 - 24 object.
- 12:05:25 **MR DANIELS**:
 - 26 Q. When was it that you took Savage to Mansofinia?
 - 27 A. Well, I can't remember the month any more, but we got him
 - 28 totally out of Tombodu to Mansofinia, but I can't remember the
 - 29 month.

- 1 Q. Did you eventually arrive at Mansofinia with Savage?
- 2 A. Yes.
- 3 Q. Did anything happen after that?
- 4 A. Yes.
- 12:06:03 5 Q. What happened?
 - 6 A. The herbalist called --
 - 7 THE INTERPRETER: Your Honours, can he take the name again.
 - 8 MR DANIELS:
 - 9 Q. Can you kindly repeat the name again, more slowly this
- 12:06:27 10 time?
 - 11 A. The herbalist that treated Savage was called Dimba Marah.
 - 12 Q. How did he treat him?
 - 13 A. Well, he used to provide traditional medicines for him. He
 - 14 provided him with traditional medicines.
- 12:07:03 15 Q. Did anything happen after that?
 - 16 A. Yes.
 - 17 Q. What happened?
 - 18 A. I, I, I, because I was with Savage at that time when this
 - 19 Pa was treating him. I decided to leave Savage and come to
- 12:07:27 **20** Kurubonl a.
 - 21 Q. What did you go to do at Kurubonla?
 - 22 A. Well, there was an advance for Mongor Bendugu.
 - 23 Q. Please explain. What do you mean? Advance of what?
 - 24 A. A certain troop was in Mongor Bendugu, that is the Guineans
- 12:08:10 25 whom SAJ Musa had decided to attack, to send some troops to
 - 26 attack them. I used to receive information about that attack, so
 - 27 I decided to leave Savage to join that attack.
 - 28 Q. Mr Witness, you told us that you were with Savage. You've
 - 29 also told us that you heard of an attack. How did you hear about

- 1 this?
- 2 A. From 6 mile to Kurubonla, it's not a far distance. Then I
- 3 got the information through the soldiers who leave Mansofinia --
- 4 sorry, from Kurubonla to Mansofinia. The soldiers who leave
- 12:09:01 5 Mansofinia to Kurubonla, so I got the information through them.
 - 6 Q. Do you know who these soldiers were reporting to?
 - 7 A. At Kurubonla?
 - 8 Q. Yes.
 - 9 A. It was to SAJ Musa.
- 12:09:29 10 Q. How do you know?
 - 11 A. Because -- like, when I left Savage and came to Kurubonla,
 - when I was staying at Kurubonla, when the 2 IC for SAJ Musa,
 - 13 which was 0-Five.
 - 14 Q. Carry on.
- 12:10:05 15 A. The 2 IC for SAJ Musa, who is 0-five, when SAJ would have
 - 16 told him that he wants to address the troops, O-Five would go
 - 17 around and tell the people to go for muster parade. He would be
 - 18 at the muster parade together with them until SAJ Musa comes and
 - 19 he would hand over the parade to SAJ Musa and SAJ Musa would
- 12:10:23 20 address the troops. That's how I knew that he was the commander
 - 21 and everything that was done was reported to him.
 - 22 Q. How do you know that O-Five was the second in command to
 - 23 SAJ Musa?
 - 24 A. Well, according to how the military operates, before the
- 12:10:52 25 commander comes, the 2 IC would have come and spoken to you.
 - When the commander comes, the 2 IC would put the parade to
 - 27 attention and hand over the parade to the commander and he, too,
 - 28 would fall in. The 2 IC would fall in in the presence of the
 - 29 commander and the commander would address you. When the

- 1 commander is returning, that same 2 IC would have handed the
- 2 parade to him would come and hand over the parade to -- SAJ Musa
- 3 would hand over the parade to the 2 IC to take care of the men,
- 4 and they would move.
- 12:11:40 5 Q. Mr Witness, did 0-Five hand over to SAJ Musa? Did he hand
 - 6 over the parade to SAJ Musa?
 - 7 A. Yes.
 - 8 Q. Did SAJ Musa say anything?
 - 9 A. Yes.
- 12:11:52 10 Q. What did he say?
 - 11 A. He was trying to beef -- that is to explain, to the troops
 - 12 what the aim was, to attack Mongor Bendugu. How we would take
 - 13 the plan to attack Mongor Bendugu. In short, that is what he was
 - 14 trying to tell us, and he gave 0-Five the operation.
- 12:12:25 15 Q. About how many persons were present at the parade?
 - 16 A. Where SAJ Musa addressed the troops, there were many. The
 - 17 men were many. I can't recall the number.
 - 18 Q. Do you know whether Mongor Bendugu was eventually attacked?
 - 19 A. Yes.
- 12:12:59 20 Q. How do you know?
 - 21 A. Me. I -- I. I was with the troop when we all went to
 - 22 Mongor Bendugu, so I was present when the attack occurred from
 - 23 Mongor Bendugu, when some large cache of ammunition were captured
 - and we moved to Kurubonla.
- 12:13:35 25 Q. What ammunition was captured?
 - 26 A. Well, like war tank. War tank was captured. 40 barrel.
 - 27 40 barrel of gun that was made with 40 nozzles. If you want to
 - 28 shoot all 40 bombs, you will shoot and all 40 bombs would be
 - 29 released. That was captured.

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- 1 Q. And it was captured from who?
- 2 It was from the Guinean forces. Α.
- 3 Q. Do you know when the attack took place, the attack of
- 4 Mongor Bendugu. Do you know the date it took place, or when it
- took place? 12:14:31 5
 - Well, I can't remember the dates when the attack took 6 Α.
 - 7 place, but it was during the day that we attacked, and it was
 - 8 during the time for focus, when they were giving focus.
 - 9 Q. I don't understand what you mean, when they were given?
- For instance, when BBC is giving us an announcement, when 12:14:59 10 Α.
 - 11 BBC announces -- when BBC announces on the radio, that broadcast,
 - 12 when they announce. During those times.
 - After the attack on Bongor Bendugu, did anything happen? 13 Q.
 - 14 MR DANIELS: Your Honours, before I ask that question
- again, the second accused would like to use the restroom. 12:15:32 15
 - 16 PRESIDING JUDGE: Yes, Mr Kamara can Leave the Court.
 - 17 MR DANIELS: Mr Witness, after the attack at Mongor
 - Bendugu, did anything happen? 18
 - After the attack on Mongor Bendugu, we withdrew, and we 19 Α.
- 12:15:59 20 came back to Kurubonla.
 - 21 How long did you spend at Kurubonla when you withdrew? Q.
 - 22 Α. We took long in Kurubonla. We took long in Kurubonla, but
 - 23 I can't remember that we took four months or five months, but we
 - 24 took long after that attack. When we returned, we took long, but
- 12:16:27 **25** to say we took so and so months, no.
 - 26 Q. After that, after you stayed in Kurubonla, did anything
 - 27 happen?
 - 28 Α. Yes.
 - 29 0. Please tell the Court.

- 1 A. When the attack of Kurubonla, SAJ Musa dispatched 0-Five.
- 2 Q. You have just mentioned the attack on Kurubonla?
- 3 A. Sorry, of Mongor. Of Mongor. After the attack of Mongor
- 4 Bendugu. When we withdrew to Kurubonla, SAJ Musa dispatched
- 12:17:18 5 O-Five. From Kurubonla to Colonel Eddie Town.
 - 6 Q. How do you know that SAJ Musa dispatched O-Five to Colonel
 - 7 Eddi e Town?
 - 8 A. I was in the town which is Kurubonla when SAJ Musa
 - 9 dispatched 0-Five.
- 12:17:56 10 Q. When SAJ Musa dispatched O-Five to go and meet the troops
 - 11 at Colonel Eddie Town.
 - MR DANIELS: Did O-Five get to Colonel Eddie Town?
 - 13 A. Yes.
 - 14 Q. How do you know?
- 12:18:22 15 A. Well, before O-Five left Kurubonla to Colonel Eddie Town,
 - 16 SAJ Musa had communicated with him and when he reached, he called
 - 17 through communication, the radio set, some had long antenna, or
 - 18 you carry it on your back. It has a big battery. So he gave to
 - 19 him, so when he got to Colonel Eddie Town, he sent back that he
- 12:18:46 20 had reached, and so SAJ Musa addressed us and said the man that
 - 21 he had sent to Kurubonla -- sorry, Colonel Eddie Town, had got
 - there, so we were with him at Kurubonla.
 - 23 Q. After O-Five got to Colonel Eddie Town, did anything happen
 - 24 while you were together with SAJ Musa?
- 12:19:16 **25** A. Yes.
 - 26 Q. What happened?
 - 27 A. Well, he recommended certain men as officers.
 - 28 Q. To do what?
 - 29 A. He promoted them. He promoted them.

- 1 Q. Who was promoted?
- 2 A. I can remember, like, Lieutenant Rhino. I can remember
- 3 Gold Tooth, Lieutenant Gold Tooth. I can remember Colonel Pekin.
- 4 They were all promoted.
- 12:20:11 5 Q. After these persons were promoted, did anything happen in
 - 6 Kurubonl a?
 - 7 A. Yes.
 - 8 Q. What happened?
 - 9 A. SAJ Musa decided to take the troop from Kurubonla to Leave
- 12:20:37 10 Kurubonla to join the men who were at Eddie Town.
 - 11 JUDGE SEBUTINDE: Mr Daniels, what is that piece of paper
 - 12 that the witness is holding?
 - 13 THE WITNESS: Oh, it's just a tissue to wipe my mouth.
 - 14 JUDGE SEBUTINDE: It's okay. Carry on, please.
- 12:21:11 15 MR DANIELS: Yes, thank you.
 - 16 Q. Mr Witness, do you know why SAJ Musa Left Kurubonla to go
 - 17 to Colonel Eddie Town?
 - 18 A. Yes.
 - 19 Q. Why did he leave Kurubonla to go to Colonel Eddie Town?
- 12:21:36 20 A. Well -- part of O-Five's dispatch, he had dispatched some
 - other men, and these men were commanded by Juni or Li on.
 - 22 Q. Do you know why -- the question is do you know why SAJ Musa
 - 23 was moving to Colonel Eddie Town. Do you know why, why was he
 - 24 Leaving Mongor Bendugu -- why he was Leaving Kurubonla?
- 12:22:10 25 MR AGHA: Object, again, Your Honour on the basis --
 - 26 THE WITNESS: Okay, okay.
 - 27 PRESIDING JUDGE: What's the objection, Mr Agha.
 - 28 MR AGHA: He's asking why he knows SAJ Musa Left and L
 - 29 would say the answer would be speculation, only SAJ Musa would

- 1 know that, as to why he left.
- 2 PRESIDING JUDGE: Well, it might be a question he will be
- 3 able to answer. He can always say, "I don't know." Go ahead,
- 4 Mr Daniels.
- 12:22:35 5 MR DANIELS: Mr Witness, do you know why SAJ Musa left
 - 6 Kurubonla to Colonel Eddie Town?
 - 7 A. Yes.
 - 8 Q. Why.
 - 9 A. Because it was determined to come to attack Freetown.
- 12:22:58 10 Q. Do you know he was determined to come and attack Freetown?
 - 11 A. Yes.
 - 12 Q. Why?
 - 13 A. He, SAJ Musa, said he was coming to restore the army from
 - 14 the start, that was SAJ Musa's aim up to the end, even when he
- 12:23:22 15 died, that was his aim to come to Freetown, to restore the army.
 - 16 Q. While SAJ Musa was in Kurubonla, was he reporting to
 - 17 anybody?
 - 18 A. No.
 - 19 Q. How do you know?
- 12:23:41 20 A. Well, I have never seen any other commander that is above
 - 21 SAJ Musa coming to Kurubonla, or I have never seen any other
 - 22 commander who came to Kurubonla that he had a discussion with
 - 23 SAJ Musa to give a situation report about what and what had been
 - 24 captured in terms of ammunition. I've never experienced that.
- 12:24:13 25 Q. Do you know whether there was any other faction at
 - 26 Kurubonla, together with SAJ Musa.
 - 27 A. Yes.
 - 28 Q. Which faction?
 - 29 A. It was one of the RUF men. He was not there. He would

- 1 come and go. He was called Superman.
- 2 Q. Do you know how SAJ Musa got to Colonel Eddie Town?
- 3 MR AGHA: Leading question, Your Honour.
- 4 MR DANIELS: I withdraw.
- 12:25:10 5 THE WITNESS: No.
 - 6 MR DANIELS:
 - 7 Q. Did SAJ Musa and his troops get to Colonel Eddie Town after
 - 8 0-Five had been sent to Eddie Town?
 - 9 A. Yes, SAJ Musa decided to leave to go to Colonel Eddie Town.
- 12:25:36 10 Q. Did you go together with SAJ Musa to Colonel Eddie Town?
 - 11 A. Yes, yes.
 - 12 Q. Which route did you take, leaving from Kurubonla?
 - 13 A. Well, from Kurubonla, we went to Mongor Bendugu, crossed to
 - 14 the Mange -- we decided -- no -- yes, we crossed a lot of
- 12:26:14 15 villages. I can remember, like, Kamakwie to Colonel Eddie Town,
 - 16 yes.
 - 17 Q. Can you recall who arrived in Colonel Eddie Town with
 - 18 SAJ Musa?
 - 19 A. Yes.
- 12:26:39 20 Q. Do you know when you arrived at Colonel Eddie Town with
 - 21 SAJ Musa?
 - 22 A. Well, I know the hour, but not the month or the dates, but
 - the hour was daytime.
 - 24 Q. Apart from yourself and SAJ Musa, did anyone else go with
- 12:27:09 25 you to Colonel Eddie Town?
 - 26 A. Yes.
 - 27 Q. Who are they?
 - 28 A. We had a lot of civilians, who were with us, and some
 - 29 prisoners who had been arrested during the Mongor attack.

- 1 Q. In light of arriving at Colonel Eddie Town, what did you
- 2 see?
- 3 A. When we got to Colonel Eddie Town, it was in the evening.
- 4 We were there until the following day, which was in the morning.
- 12:28:11 5 Junior Lion fall-in the men, muster parade --
 - 6 Q. Hang on, Mr Witness. Before Junior Lion fell in the men
 - 7 for the muster parade, who is Junior Lion?
 - 8 A. He was the commander for Colonel Eddie Town.
 - 9 Q. How do you know that Junior Lion was the commander at
- 12:28:44 10 Colonel Eddie Town?
 - 11 A. Because when we got to Colonel Eddie Town, he gave all the
 - 12 situation reports to SAJ Musa. That was how I knew he was the
 - 13 commander.
 - 14 Q. How do you know he gave a situation report? How do you
- 12:29:06 15 know Junior Lion gave a situation report to SAJ Musa?
 - 16 A. I was present at the muster parade where he gave SAJ Musa
 - 17 the report. I was at the muster parade.
 - 18 Q. Did SAJ Musa say anything at this parade?
 - 19 A. Yes.
- 12:29:37 20 Q. If you remember, what did he say?
 - 21 A. Before SAJ Musa spoke, after Junior Lion had handed over
 - 22 the parade to him, Junior Lion handed over some people who were
 - 23 members of AFRC. And Junior Lion said they didn't partake in any
 - 24 movement in the jungle, then they were witches. So he had
- 12:30:16 25 arrested them, Junior Lion. When SAJ Musa came, he handed them
 - 26 over to him. SAJ Musa said these people that Junior Lion had
 - 27 handed over --
 - 28 Q. How do you know that Junior Lion handed the people over to
 - 29 SAJ Musa?

- 1 JUDGE DOHERTY: Which people are we talking about.
- 2 MR DANIELS: These people he's referring to.
- 3 JUDGE DOHERTY: There are two sets.
- 4 MR DANIELS: Very well.
- 12:30:46 5 MR AGHA: Could we also have some foundation as to how he
 - 6 knows they're members of the AFRC.
 - 7 MR DANIELS:
 - 8 Q. Mr Witness, you just told this Court that some members of
 - 9 the AFRC -- Mr Witness, you told this Court that Junior Lion said
- 12:31:14 10 that the persons he was handing over to SAJ Musa were members of
 - 11 the AFRC. Do you remember you said so?
 - 12 A. Yes.
 - 13 Q. Did you see these persons?
 - 14 A. Yes.
- 12:31:34 15 Q. How many were they?
 - 16 A. It was three of them who were the members he was talking
 - 17 about, members of the AFRC, then there were the others.
 - 18 Q. Mr Witness, for the moment we are talking about what you
 - 19 have referred to as the members of the AFRC. Did you see them
- 12:32:01 **20** yoursel f?
 - 21 A. Yes.
 - 22 Q. Did you know them?
 - 23 A. Yes.
 - 24 Q. How did you know them?
- 12:32:18 25 A. It was when we had got to Colonel Eddie Town, when they
 - 26 removed them from a church where they had been kept in a house
 - 27 where they had kept them, Junior Lion pulled them out and came
 - 28 with them to the muster parade. That is where I came to see
 - 29 them. That is when they were handing over to SAJ.

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- 1 MR DANIELS: Your Honours, we heard dungeon and we heard
- the translator refer to the word church. I don't think the 2
- 3 witness referred to church. I think dungeon was the word.
- PRESIDING JUDGE: 4 Mr Interpreter, was that word dungeon
- instead of church? 12:33:03 5
 - THE INTERPRETER: Your Honour, I think it was dungeon. 6 My
 - 7 colleagues have corrected me.
 - 8 PRESIDING JUDGE: The record will show dungeon.
 - MR DANIELS: Very well.
- Mr Witness, did you see Junior Lion hand over these three 12:33:24 10 Q.
 - 11 persons to SAJ Musa?
 - 12 Α. Yes.
 - 13 0. How did it happen?
 - 14 When Junior Lion -- before he handed over the parade, he Α.
- had removed these three men from the cell which was the dungeon. 12:33:54 15
 - 16 When we say dungeon, when we were suffering in the jungle, if
 - 17 somebody says cell, that is where people are kept. After you
 - have tortured somebody, you have beaten the person, have kept the 18
 - 19 person somewhere, that is what the jungle referred to as dungeon.
- 12:34:19 20 So they were in the house which was a dungeon. They removed them
 - 21 and brought them to the muster parade. When he came with them to
 - 22 the muster parade, he told SAJ Musa that these are the AFRC
 - 23 members who are not taking part in the war. They are witches,
 - 24 and these are not the only ones. They were with the sniper that
- 12:34:42 **25** I'm talking about, the arrested sniper, Adama, which man -- and
 - 26 another woman whom they said her stomach would just swell up and
 - 27 she would not give birth. She will never give birth, so they
 - 28 arrested her and said she was a witch.
 - 29 0. Remember, Mr Witness, I asked you to take your time as you

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- 1 go along. How do you know that these other persons were under
- detention? 2
- 3 The muster parade where Junior Lion handed these members
- you're talking about, the AFRC members. It was there they handed 4
- the other members. 12:35:31 5
 - What was the condition of the three persons you referred to 6 Q.
 - 7 earlier on? What was their condition?
 - 8 Α. Well --
 - 9 THE INTERPRETER: Your Honour, please, can the witness go
- over that again. 12:36:00 10
 - 11 MR DANIELS:
 - 12 Go over that. Repeat what you said.
 - 13 I can remember one of them who had on no clothes. His body
 - 14 was white. It is just like when you are beaten and they will rub
- mud all over you, they would beat them and kick them, saying that 12:36:19 15
 - 16 they were prisoners. Just like the one called Honourable Bazzy
 - 17 who, they say, was a witch. I don't know whether to say he was
 - the commander of the witch that will fire jet. According to what 18
 - 19 Junior Lion was saying, he would tell the troops that SAJ Musa
- 12:36:50 20 said that they were witches, that they were bewitching the
 - 21 movement so that it wouldn't progress. He explained a lot about
 - 22 them.
 - 23 Mr Witness, you just told us that Junior Lion made certain
 - 24 allegations against the three persons, saying that they were
- 12:37:14 **25** witches. Did anything happen to them after the muster parade?
 - 26 Α. Yes.
 - 27 Q. What happened?
 - 28 Α. SAJ Musa passed an order. After he had addressed the
 - 29 troop, he passed an order that they should take them back to the

- 1 dungeon.
- 2 Q. Were they taken back to the dungeon?
- 3 A. Yes.
- 4 Q. After they were taken back to the dungeon, did anything
- 12:37:48 5 happen at Colonel Eddie Town?
 - 6 A. Yes.
 - 7 Q. What happened?
 - 8 A. SAJ Musa tried to set the troop according to battalion to
 - 9 leave for Freetown.
- 12:38:16 10 Q. Do you know how many battalions were set, to use your own
 - 11 words?
 - 12 A. He organised three battalions.
 - 13 Q. Were they battalions known by any name?
 - 14 A. Yes.
- 12:38:45 15 Q. What names?
 - 16 A. Like Cobra Battalion.
 - 17 Q. You have mentioned one, Cobra Battalion. Is there any
 - 18 other name?
 - 19 A. Yes.
- 12:39:04 20 Q. Which was what?
 - 21 A. Like, RDF Battalion.
 - 22 Q. Was there any other name given to any other battalions?
 - 23 A. And then Red Lion Battalion.
 - 24 Q. How do you know that SAJ Musa formed three battalions: RDF
- 12:39:33 25 Battalion, Cobra Battalion and Red Lion Battalion?
 - 26 A. Well, for me, I was in one of these battalions which was
 - 27 Cobra Battalion.
 - 28 Q. Who were you reporting to in Cobra Battalion?
 - 29 A. Well, it was 0-Five who was in care of that battalion.

- 1 Q. Do you know who Red Lion Battalion members were reporting
- 2 to?
- 3 A. Red Lion Battalion, they were reporting to SAJ Musa.
- 4 Q. Do you know who RDF Battalion were reporting to?
- 12:40:31 5 A. They all were reporting to SAJ Musa.
 - 6 Q. After the formation of the battalions in Colonel Eddie
 - 7 Town, did anything happen?
 - 8 A. Yes.
 - 9 Q. What happened?
- 12:40:56 10 A. We crossed the -- I think Little Scarcies River. We
 - 11 decided to cross the Scarcies River in order to take our
 - 12 operation to Freetown.
 - 13 Q. When you crossed the Little Scarcies River, did you cross
 - 14 with those persons who Junior Lion referred to as AFRC
- 12:41:29 15 honourables?
 - 16 MR AGHA: Leading question, Your Honour, I'd object to
 - 17 that.
 - 18 PRESIDING JUDGE: It is leading, Mr Daniels.
 - 19 MR DANIELS:
- 12:41:41 20 Q. Who did you cross with, to -- you crossed the scarcest
 - 21 river. Who did you cross the scarcest river with?
 - 22 A. Well, it is this battalions I'm talking about that SAJ Musa
 - 23 had organised. It was the battalions that first crossed before
 - 24 SAJ Musa himself was the headquarter and these people that Junior
- 12:42:12 25 Lion had handed over who were war prisoners. They were at the
 - 26 headquarters. It was later on that they and SAJ Musa crossed,
 - 27 because they were at the headquarters.
 - 28 Q. After you crossed, where did you go to?
 - 29 A. After we had crossed, we headed for Mange.

- 1 Q. How long did it take you from crossing the scarcest river
- 2 to get to Mange?
- 3 A. Well, it took us nearly a week. A week, because we will
- 4 not come at once. We will come -- maybe in three and four days,
- 12:43:07 5 we will be in a certain region and within two or three days,
 - 6 we're in another area. So we used to come in bits until we got
 - 7 to Freetown.
 - 8 Q. The RDF, Cobra and Red Lion, did they all arrive at Mange?
 - 9 A. Yes.
- 12:43:39 10 Q. And from Mange -- at Mange, did anything happen?
 - 11 A. Yes. At Mange, they captured a large amount of arms and
 - 12 ammunition before we crossed the bridge.
 - 13 Q. What arms and ammunition were captured at Mange?
 - 14 A. Well, I would not be able to say the kind of weapons that
- 12:44:20 15 were captured, but they captured a lot of weapons, but I wouldn't
 - be able to tell you whether they were RPG, SPG or AK, but they
 - 17 did capture.
 - 18 Q. Did you know who the arms and ammunition were captured
 - 19 from?
- 12:44:46 20 A. Yes.
 - 21 Q. Who were they captured from?
 - 22 A. From the Nigerians?
 - 23 Q. How were the arms and ammunition captured?
 - 24 A. It was certain guard post where the ECOMOGs were deployed.
- 12:45:08 25 It was at this guard post when the attack took place -- at this
 - 26 guard post when they would run away, they would leave these
 - 27 weapons. So, when we come, we will gather all these weapons.
 - 28 Q. Were you part of this attack, the attack at Mange?
 - 29 A. Yes. I was at Mange.

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- 1 Q. How do you know that the persons at Mange were Nigerians?
- 2 A. We identified them through their uniforms, their badges
- 3 that they had and their country flag that they had. We
- 4 identified them through that.
- 12:46:00 5 Q. Do you know who led the attack on the -- that is, the Mange
 - 6 attack? Who led the attack?
 - 7 A. Well, it was RDF Battalion.
 - 8 MR DANIELS: Your Honour, I wondering whether this is a
 - 9 convenient point to stop.
- 12:46:40 10 PRESIDING JUDGE: Mr Witness, if you will just sit there,
 - 11 you will be escorted from the Court in due course. We're going
 - 12 to have a lunch break now. I remind you, you are not permitted
 - to discuss this case or the evidence.
 - 14 [Luncheon recess taken at 12.45 p.m.]
- 14:17:55 15 [AFRC31JUL06C CR]
 - 16 [On resuming at 2.16 p.m.]
 - 17 PRESIDING JUDGE: I will remind the witness, you're still
 - 18 on your oath that you took this morning. Go ahead, Mr Daniels.
 - 19 MR DANIELS: Thank you, Your Honour.
- 14:18:30 20 Q. Mr Witness, good afternoon.
 - 21 A. Yes, good afternoon.
 - 22 Q. Mr Witness, you were telling us about an attack that took
 - 23 place at Mange, just before the lunch break; do you remember?
 - 24 A. Yes.
- 14:19:11 25 Q. Mr Witness, do you know what arms and ammunition were
 - 26 captured from the ECOMOG at Mange?
 - 27 A. Yes.
 - 28 Q. Please tell us.
 - 29 A. Well, I was trying to explain about that. I wouldn't be

- 1 able to tell you it was an RPG or two-barrel, but they captured
- 2 ammunitions.
- 3 Q. What happened to the ammunition that was captured?
- 4 A. Well, they tied them together and gave them to certain
- 14:20:02 5 civilians that they captured. Those civilians were with us and
 - 6 we were coming together while coming towards Freetown.
 - 7 Q. From Mange, did you go anywhere?
 - 8 A. Yes.
 - 9 Q. Where did you go to?
- 14:20:32 10 A. Well, I wasn't alone. When Mange was attacked, we decided
 - 11 to -- after we crossed the bridge, we used a footpath road. We
 - 12 did not use the main road. We used a footpath road in one of the
 - 13 villages. That was the way we used and advanced in order for us
 - 14 to advance towards Lunsar.
- 14:21:14 15 Q. Did you get to Lunsar?
 - 16 A. Yes.
 - 17 Q. Who do you arrive at Lunsar with?
 - 18 A. It was ourselves, including O-Five and late Foday Marah and
 - 19 others. All of us went together.
- 14:21:55 20 Q. Did anything happen at Lunsar?
 - 21 A. Yes.
 - 22 Q. What happened?
 - 23 A. Well, like the attack in Lunsar, we entered Lunsar at
 - 24 night. They opened fire at us, that is the ECOMOG. The firing
- 14:22:26 25 came from the high clinic area, so we responded equally. We
 - 26 entered the town. We drove them out, and we captured some
 - 27 combat, that is American combat and we also had from them a
 - 28 communication set.
 - 29 Q. How long did you stay?

- 1 JUDGE SEBUTINDE: Mr Daniels, what is American combat. I'm
- 2 not sure.
- 3 MR DANIELS:
- 4 Q. Mr Witness, you just mentioned that you captured American
- 14:23:03 5 combat. What is American combat? Can you please explain to the
 - 6 Court?
 - 7 A. Okay. Thank you. The combat fatigue that they referred to
 - 8 us American combat. You will observe that it is different with
 - 9 the Sierra Leone national army uniform. If the Sierra Leone Army
- 14:23:36 10 officer wore that uniform, you know it is different, and if a
 - 11 Chinese army officer wore those uniforms, you would have also
 - 12 distinguished the difference between them and the American
 - 13 combat, but the ones who captured there were the American
 - 14 fatigue.
- 14:23:58 15 Q. Did you do anything as a result of capturing the combat
 - 16 uni forms?
 - 17 A. Yes.
 - 18 Q. What did you do?
 - 19 A. I wore one of the combat, that is the American fatigue
- 14:24:26 20 combat. I wore one of them. And I wore the boot, too.
 - 21 Q. If you know, please tell us who led the attack on Lunsar.
 - 22 A. I said all of us, including O-Five and late Foday Marah.
 - 23 All of us came together and made that attack. We made the Lunsar
 - 24 attack.
- 14:25:07 25 Q. From Lunsar, did you go anywhere?
 - 26 A. Yes.
 - 27 Q. Where did you go?
 - 28 A. Well, we came directly to SAJ Musa. At one village and
 - 29 from there, he was trying to show us the way to cross Rogberi

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- 2 Q. Did you get to cross Rogberi Bridge?
- 3 A. Yes.
- 4 Q. When you crossed Rogberi Bridge, where does it lead to?
- 14:26:12 5 A. The bridge, after we crossed Rogberi Bridge, we decided to
 - 6 come towards the Freetown direction, and we entered a branch.
 - 7 The reason why we came to Rogberi Bridge, there was no other way
 - 8 we could have passed, except we had to cross the bridge. So
 - 9 after we've crossed the bridge, we move a little bit and we
- 14:26:38 10 entered a branch at one village. Not the main road again, at one
 - 11 village.
 - 12 Q. Do you know the name of that village?
 - 13 A. No.
 - 14 Q. Did you cross the Rogberi Bridge alone?
- 14:27:01 15 A. Not I alone.
 - 16 Q. Who else crossed with you?
 - 17 A. The entire troop that I'm talking about, the RUF battalion,
 - 18 SAJ Musa's headquarters was also present.
 - 19 Q. From there, where did you go after you crossed the bridge?
- 14:27:36 20 A. I said we used a road that led to one village, and we were
 - 21 in that village waiting.
 - 22 Q. What were you waiting for?
 - 23 A. Well, we were waiting for orders from SAJ Musa. So as to
 - 24 direct us as to where we were to go, so that was why we were
- 14:28:11 25 waiting there, in order for us to get his orders. If we are to
 - 26 move either to Goba Water or RDF.
 - 27 Q. So from that village you are referring, which name you do
 - 28 not recall, did you eventually get any instructions from
 - 29 SAJ Musa?

- 1 A. The instruction that we received from SAJ Musa, after we
- 2 had crossed the bridge and were in the village, he told us that
- 3 we should move ahead and come to Masiaka. That was what he told
- 4 us.
- 14:29:13 5 Q. Did you obey his instructions?
 - 6 A. Yes.
 - 7 Q. Where did you go to? Did you get to Masiaka?
 - 8 A. Yes.
 - 9 Q. Did anything happen at Masiaka?
- 14:29:43 10 A. Yes.
 - 11 Q. What happened?
 - 12 A. When SAJ Musa told us to move, and attack Masiaka, the
 - 13 Cobra Battalion, which was headed by 0-Five as the commander,
 - 14 that very night we came, and that same day, we attacked Masiaka
- 14:30:13 15 at night, because we walked from the village to Masiaka, but we
 - 16 were able to reach Masiaka at night, and it was that very night
 - 17 that we attacked Masiaka and went back.
 - 18 Q. Who was at Masiaka?
 - 19 A. There were two forces in Masiaka.
- 14:30:35 20 Q. Which two forces were at Masiaka?
 - 21 A. The Nigerians and the Guinean troops were there.
 - 22 Q. Were you part of this attack?
 - 23 A. Yes.
 - 24 Q. What role did you play?
- 14:31:10 25 A. Well, I can recall, like, the Bo Road side, when we reached
 - 26 the Bo Road, where the Nigerian troops were based, 0-Five, he had
 - 27 to -- he gave me an order to carry some ammunition to the area
 - 28 where SAJ Musa was. He tied the ammunition together. I was not
 - 29 the only person that carried them. There were a lot of other

- 1 people that carried them, and I can tell you that I carried
- 2 ammunition from Masiaka to the area where SAJ Musa was.
- 3 Q. Do you know the area where SAJ Musa was?
- 4 A. No.
- 14:32:18 5 Q. Were you the only one who carried ammunition?
 - 6 A. No.
 - 7 PRESIDING JUDGE: He's already said that. He said a lot of
 - 8 others carried. We don't need to hear the evidence twice.
 - 9 MR DANIELS: Most grateful.
- 14:32:42 10 Q. After you carried the ammunition to where SAJ Musa was, did
 - 11 anything happen?
 - 12 A. Yes.
 - 13 Q. What happened?
 - 14 A. SAJ Musa had to address the troop, and thank them for their
- 14:33:20 15 capture of Masiaka and he told us to continue up to Mile 38.
 - 16 Q. Did you continue to Mile 38?
 - 17 A. Well, the Mile 38 attack, myself, the very person speaking
 - 18 now, I did not go to Mile 38, but another troop from RDF
 - 19 Battalion, those were the people that went to Mile 38, but I did
- 14:33:53 20 not go there again.
 - 21 Q. I want to know where you went to after you delivered
 - 22 ammunition to where SAJ Musa was. Where did you go to after
 - 23 that?
 - 24 A. I decided to stay at the headquarters where SAJ Musa was.
- 14:34:15 25 Q. From there, where did you go?
 - 26 A. When the troops that went to Mile 38 returned, SAJ Musa had
 - 27 to tell -- to thank them again and told them to forge ahead to go
 - 28 to Waterloo.
 - 29 Q. Did the troops, or did you eventually move to Waterloo?

- 1 A. Yes. Yes. We went to Waterloo.
- 2 Q. Do you know when it was that you went to Waterloo?
- 3 A. Yes.
- 4 Q. When was it?
- 14:35:10 5 A. It was in December 21, 1998. That was the time we entered
 - 6 Waterloo. That was at night.
 - 7 Q. When you got to Waterloo, did anything happen?
 - 8 A. Yes.
 - 9 Q. What happened?
- 14:35:42 10 A. When we reach at Waterloo, in order for us to capture
 - 11 Waterloo and Benguema, it wasn't an easy battle for us. So
 - 12 SAJ Musa used a vehicle, a Hilux vehicle and mounted a barrel
 - 13 there from the headquarter where he was and advanced in order to
 - 14 join the troop that was ahead to attack Benguema, so he had to
- 14:36:19 15 reinforce them so that they could attack and capture Benguema.
 - 16 So they continued the attack from the 21st until the 22nd
 - 17 of December.
 - 18 Q. Were you personally part of the attack on Benguema?
 - 19 A. Yes.
- 14:36:48 20 Q. At Benguema, who led the attack?
 - 21 A. It was one commander, Junior Lion.
 - 22 Q. Can you describe the attack? What happened?
 - 23 A. Well, the attack, I had explained elsewhere that the attack
 - 24 wasn't easy, because it was difficult for us to capture Benguema.
- 14:37:39 25 So we had to divide ourselfinto two groups. We -- others used
 - 26 the new road to come to Benguema and others used the new road to
 - 27 come to Benguema.
 - 28 Q. Who was being attacked at Benguema?
 - 29 A. It was the ECOMOG that were in Benguema, and they were

- 1 there with few surrendered soldiers, and those were the SLAs.
- 2 Those were the soldiers that surrendered to them and they were
- 3 there together at Benguema.
- 4 Q. How do you know that the ECOMOG was at Benguema?
- 14:38:30 5 A. When -- it was when we attacked Benguema at night. At dawn
 - 6 we drove to Masiaka. Sorry, they withdrew to Tombo, because,
 - 7 after Benguema, there is one road you can use to go to Tombo.
 - 8 That was the area they blocked and they were also responding by
 - 9 firing at us. So we went and fought them at that side, at the
- 14:39:14 10 Tumbu Road, to ensure that they would not come again and get us
 - 11 out of Benguema. So, the troop that went and attacked them again
 - 12 at the Tumbu Road, it was through that troop that we were able to
 - 13 realise that they were the Ogas, that is, the Nigerians.
 - 14 Q. Did anything else happen at Benguema?
- 14:39:52 15 A. Yes.
 - 16 Q. What happened?
 - 17 A. Well, Benguema itself that I'm explaining about,
 - in December 22, that is what I am explaining now. It was
 - 19 in December 22, night, coming the following -- coming to the
- 14:40:15 20 23rd. That was the period when, in between the period when
 - 21 SAJ Musa had di ed.
 - 22 Q. How do you know that SAJ Musa died?
 - 23 A. After we had entered Benguema Barracks, I and other men
 - 24 were up the officer's quarters. It was Junior Lion who came and
- 14:40:47 25 called us, saying that, "Gentlemen, go down and collect
 - 26 ammunition, that we met in one ammunition dump." He said, "Go
 - 27 there and carry the ammunition, and bring them to Benguema." On
 - our way from that area, we met SAJ Musa, his body laid where
 - 29 O-Five was. In one of the big house, at the main way, that after

- 1 the garden where the soldiers are normally locked up, that was
- where SAJ Musa's body was lying when the house exploded with a
- 3 bomb, a bomb, and something struck him, and he collapsed. So,
- 4 there was no medics to take care of him, so he had to die.
- 14:42:06 5 Q. After SAJ Musa died, did anything happen?
 - 6 MR AGHA: Your Honours, can we first have some foundation
 - 7 as to how he knows that SAJ Musa died by a bomb, or whatever it
 - 8 was.
 - 9 MR DANIELS:
- 14:42:19 10 Q. Mr witness, you told this Court that SAJ Musa died. Do you
 - 11 know how it was that he came to die, the particular
 - 12 circumstances? Do you know how he died?
 - 13 A. It was at Benguema, this thing that I'm explaining, that
 - 14 was at the ammunition dump. There were bombs in the ammunition
- 14:42:47 15 dump. There were no small bombs, they were very big bombs.
 - 16 Those were the ones that exploded and broke the bricks that we
 - 17 used to build the ammunition dump, and those bricks were the ones
 - 18 that fell on him. When we went there, we observe at one part of
 - 19 his neck, something like a hole, as if something struck you
- 14:43:27 20 there. You will observe that something like a bomb was there.
 - 21 So we met his body, and it was laid on the door, and we removed
 - 22 him from there and we went with him at an area, which was within
 - the range.
 - 24 Q. Mr Witness, did you hear the explosion yourself?
- 14:43:59 25 A. The explosion of the building? The explosion of that
 - 26 bui I di ng?
 - 27 Q. Yes.
 - 28 A. I, myself did not see the time the bomb exploded, I was not
 - 29 present, but after the bomb had exploded, it was thereafter we

- 1 came to the place.
- 2 Q. When you came to the place you are referring to, and you
- 3 said you saw SAJ Musa on the ground, were there any persons with
- 4 him?
- 14:44:48 5 A. It was when, after we had arrived we met 0-Five preparing
 - 6 to collect his body with Alabama. He and Alabama prepared to
 - 7 collect his body. They had prepared to take his -- move his body
 - 8 from that place.
 - 9 Q. Mr Witness, who is Alabama?
- 14:45:21 10 A. Alabama, he was one of the soldiers that was in SAJ Musa's
 - 11 group.
 - 12 Q. After this incident you've referred to, what happened?
 - 13 A. We left Benguema entirely and went with SAJ Musa's body at
 - one place called Goba Water. That was the area he was buried.
- 14:46:14 15 Q. Did you go personally together for the burial of SAJ Musa?
 - 16 A. Yes. Yes.
 - 17 Q. Did you see that SAJ Musa was actually buried?
 - 18 A. Exactly in my presence, he was buried. SAJ Musa was buried
 - in my very presence.
- 14:46:52 20 Q. After that, did anything happen after the burial of
 - 21 SAJ Musa?
 - 22 A. Yes.
 - 23 Q. What happened?
 - 24 A. O-Five. O-Five. That is, Commander O-Five. When SAJ Musa
- 14:47:23 25 died, then O-Five took control of the entire troop. He told them
 - 26 that SAJ Musa had died. Our aim -- our main aim is for us to go
 - 27 to Freetown, so we had to leave the Goba Water area and came to
 - 28 York.
 - 29 Q. Did you also leave Goba Water to go to York?

- 1 A. Yes.
- 2 Q. Do you know when it was that you went to York?
- 3 A. It was in the same December month that SAJ Musa died.
- 4 Q. Who did you go to York with?
- 14:48:28 5 A. Well, it was the Cobra Battalion that was headed by O-Five.
 - 6 They were the ones that went to York, but they were unable to
 - 7 cross. Because the troop that was the government troop that was
 - 8 based at York, they were unable to remove them from there. So,
 - 9 the fighting went on until the next morning that they retreated.
- 14:49:07 10 Q. Who retreated?
 - 11 A. O-Five and his battalion, which was the Cobra Battalion.
 - 12 They retreated.
 - 13 Q. Retreated to where?
 - 14 A. It was the -- it was the area where there were men in
- 14:49:35 15 troops like the RUF Battalion and the Red Lion Battalion where we
 - 16 Left them. That was the area where we withdrew to come back to.
 - 17 Q. Mr Witness, you've mentioned R -- was it RUF you mentioned?
 - 18 Did you mention RUF Battalion?
 - 19 A. RDF. RDF.
- 14:50:05 20 MR DANIELS: Your Honour, I think the interpreter has been
 - 21 referring to RDF Battalion as RUF. Could the record reflect?
 - JUDGE SEBUTINDE: We heard RDF. I heard RDF.
 - 23 PRESIDING JUDGE: That was only in the last reference.
 - MR DANIELS: Very well.
- 14:50:32 25 Q. Did you do anything after that?
 - 26 A. No.
 - 27 Q. So for how long did you stay?
 - 28 A. After we had left York and returned, we were now at the
 - 29 place where the RDF and the Red Lion Battalion were, and it was

- 1 at that place that 0-Five told us if we have no route to go by
- 2 York, then we should use the Hastings route, therefore, we
- 3 returned and went to Hastings.
- 4 Q. Did you also go to Hastings, you personally?
- 14:51:40 5 A. Yes.
 - 6 Q. For how long were you at Hastings?
 - 7 A. Well, at Hastings, that was now around January 1999.
 - 8 Q. Who did you go to Hastings with?
 - 9 A. Well, we were plenty that went to Hastings.
- 14:52:15 10 Q. From Hastings, did you go anywhere else?
 - 11 A. Yes.
 - 12 Q. Where did you go to?
 - 13 A. From Hastings, we decided to advance and cross the Orugu
 - 14 Bridge after Jui.
- 14:52:40 15 Q. Did you actually cross the Orugu Bridge?
 - 16 A. Yes, we crossed the bridge.
 - 17 Q. Did anything happen while you were crossing?
 - 18 A. Yes.
 - 19 Q. What happened?
- 14:53:09 20 A. For example, I who is seated here now speaking to you, I
 - 21 had come to that Orugu Bridge. Whilst we were trying to cross,
 - 22 the troops that were the government troops, they shot me on my
 - 23 leg, and it was on my right leg. And this I can even demonstrate
 - 24 in your presence here now for you to see where I was shot. That
- 14:53:43 **25** was on January 4th.
 - 26 Q. Witness, we would like to see but do not stand up.
 - 27 MR DANIELS: I cannot see from here, Your Honours. I don't
 - 28 know whether the Court --
 - 29 PRESIDING JUDGE: Yes, there is a scar along his right shin

- 1 about six inches below the knee.
- 2 MR DANIELS: Very well. We'll take note.
- 3 Q. I think you can put your foot down. How exactly did you
- 4 sustain that wound?
- 14:54:19 5 A. Well, it was whilst we were trying to approach the bridge.
 - 6 There was an ambush around the bridge, around the Orugu Bridge.
 - 7 So, around that area, when they saw us coming, they had to open
 - 8 fire, and there was an exchange of fire between the ECOMOG, the
 - 9 government troops and ourselves. So, it was during that exchange
- 14:54:52 10 of fire when I was, like, trying to move. For instance, I was
 - 11 trying to march a step forward. I just saw something that
 - 12 entered through my body like an electric shock, so, by the time I
 - 13 tried to take my next foot, I couldn't make it, I had to fall
 - 14 down.
- 14:55:19 15 Q. After you fell down, did anything happen to you?
 - 16 A. Yes.
 - 17 Q. What happened?
 - 18 A. They had to take me and they withdrew with me to Hastings
 - 19 where I was given treatment.
- 14:55:40 20 Q. Who took you for treatment?
 - 21 A. Well, it was those with whom I was fighting alongside with
 - 22 to cross the bridge. They were the ones who took me.
 - 23 Q. After you received treatment, did anything happen?
 - 24 A. Yes. I decided right from Hastings that the ambush through
- 14:56:19 25 which we were passing when I was shot at in my leg, after I had
 - 26 had treatment, they had cleared them out of the area, so from
 - 27 Hastings now, we went through Orugu Bridge and crossed through a
 - 28 mountain where there were some fowls and they were producing
 - 29 fouls there and some eggs. I don't know whether they were

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- 1 white-coloured people. I don't know whether they were Arabs. I
- 2 cannot tell whether they were such nationality or another, but
- 3 they were actually white. They crossed over with me and they
- went with me and laid me up there. 4
- Q. Do you know what dates you are talking about? 14:57:04 5
 - Α. Yes. 6
 - 7 0. What dates? What is the date?
 - 8 It was on January 4th, 1999 that I had the injury on my Α.
 - 9 I eg.
- I'm talking about after your injury, you said you went to a 14:57:29 10 Q.
 - 11 place where you met some Arab-looking people?
 - 12 Α. Yes.
 - 13 I'm saying, what date was it? Was it the same, January
 - 14 4th?
- No, it was not that same January 4th. It was January 5th 14:57:43 15 Α.
 - that I had to see those Arab people, because on January 4th, 16
 - 17 it -- January 4th was the day on which I had the shot in my leg,
 - 18 and it was at night.
 - 19 Did anything happen after January 5th? What happened
- 14:58:18 20 on January 5th?
 - 21 Well, after 5th January, that night, on that particular Α.
 - 22 night on January 5, for us to come to the next day, 6.00 in the
 - 23 morning, O-Five, who was now the commander for the whole troop
 - 24 that entered Freetown, O-Five who was the commander for all the
- 14:58:43 25 troops that entered Freetown, he gave an order. That same fate
 - 26 that everybody must make sure that we enter at night around 12.00
 - 27 midnight to move towards PWD, because it was now at Kola Tree
 - 28 where we were at that time.
 - 29 0. So you were around Kola Tree around midnight?

- 1 A. Yes.
- 2 Q. After you were around Kola Tree around midnight, did
- 3 anything happen?
- 4 A. Yes.
- 14:59:38 5 Q. What happened?
 - 6 A. 0-Five, he had to take all the troops after 12.00 midnight
 - 7 and then they all entered into the city and whilst they were
 - 8 coming, everybody was firing at random to clear the way and get
 - 9 their route into the city.
- 15:00:03 10 Q. Did you also come into the city?
 - 11 A. Yes.
 - 12 Q. And by the city, what do you mean?
 - 13 A. Inside Freetown, -- I mean, within Freetown city now.
 - 14 Q. How did you come to within Freetown city?
- 15:00:28 15 A. Well, the men with whom I was fighting along that we all
 - 16 came into Freetown, they went and looked out for some civilians
 - 17 who had been captured around Hastings, Waterloo, and they were
 - 18 preparing them and they arrested me in a hammock that were made
 - 19 out of lappas, and I was rested in there. They looked out for a
- 15:01:03 20 very long stick. There was a man in front, and another at the
 - 21 back. They lifted me and placed it on their shoulder, and I was
 - in between the two people and they swinging. When the two people
 - 23 are tired, then they would be changed over. Some other people
 - 24 would come and take me along and that is how we went until we
- 15:01:31 25 reached PWD Junction, around Old Road.
 - 26 Q. What time did you arrive at PWD Junction around Old Road?
 - 27 A. It was on January 6, 1999 that I reached there.
 - 28 Q. After you reached there, did you go anywhere else?
 - 29 A. Yes.

- 1 Q. Where did you go?
- 2 A. Well, because they had reached with me around PWD and I was
- 3 in the hammock, and it was now very early in the morning, on the
- 4 6th. There wasn't any medical facilities at that time for me to
- 15:02:32 5 be continuously treated. Therefore, I decided to walk and come
 - to the State House where I heard that there was already O-Five.
 - 7 That was at the State House. I decided to come there. But, on
 - 8 my way coming, I met with O-Five and one MTL Sesay and I spoke
 - 9 with them and then O-Five had to pass orders to MTL Sesay for me
- 15:03:04 10 to be taken to Connaught Hospital.
 - 11 Q. Did you get taken to Connaught?
 - 12 A. Yes.
 - 13 Q. Did anything happen while you were at Connaught Hospital?
 - 14 A. I was at Connaught and they continued to treat me. I think
- 15:03:39 15 I was at Connaught for roughly four to five days when Kamajors
 - 16 came and attacked Connaught. I saw them coming, because I was
 - 17 not within the Connaught Hospital. I was outside, opposite a
 - 18 place where it is written on the sign board the high sea baths.
 - 19 Just opposite there, there is a pharmacy on the other side, and
- 15:04:03 20 there is a quarter adjacent. So I was there seated in front of
 - 21 the pharmacy when I spotted them, the Kamajors, whilst they were
 - 22 coming. I decided to move from there. I managed with my damaged
 - 23 leg and run away to go towards State House.
 - 24 Q. Did you eventually get to State House when you run away?
- 15:04:33 25 A. Yes, yes, I reached State House.
 - 26 Q. When you reached State House, what did you see?
 - 27 A. By the grace of God, the man who had passed the other to
 - 28 MTL Sesay for him to take me to State House, and that person was
 - 29 O-Five. By the grace of God, I was able to meet him at

- 1 Connaught. I was able to meet him at State House. When I had
- 2 run away from Connaught, I met him at State House.
- 3 Q. After you met him, did anything happen?
- 4 A. Yes.
- 15:05:23 5 Q. What happened?
 - 6 A. I myself went and met him and said to him, "Commander
 - 7 O-Five, you have said that they should take me to Connaught for
 - 8 treatment. But Kamajors have attacked there. They have attacked
 - 9 Connaught. Therefore, I have decided to move off from there."
- 15:06:00 10 Q. After you got to State House, did anything happen?
 - 11 A. Yes.
 - 12 Q. What happened?
 - 13 A. I was at State House when a jet flew over, over the State
 - 14 House to snap and see who were the people at State House. But
- 15:06:33 15 because it was not able to get the kind of troops that were at
 - 16 State House, it drove back.
 - 17 Q. Now, you remember you told us about persons who were
 - 18 described as AFRC honourables by Junior Lion at Colonel Eddie
 - 19 Town. Do you remember telling us about those persons?
- 15:07:07 20 A. Yes. Yes. When Junior Lion was handing over parade to
 - 21 SAJ Musa where he spoke about the AFRC members saying that they
 - 22 were not taking part in the war. He said they were witches and
 - 23 he spoke plenty about them.
 - 24 Q. Yes.
- 15:07:35 **25** A. Just --
 - 26 Q. Thank you?
 - 27 A. -- for SAJ Musa to kill them.
 - 28 Q. Thank you.
 - 29 A. Yeah, yeah.

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- 1 Q. Did you see them at the State House.
- 2 A. Which ones are you talking about?
- 3 Q. The persons we were just speaking about, those Junior Lion
- 4 referred to as honourables. The AFRC honourables.
- 15:08:06 5 JUDGE SEBUTINDE: He did not. We don't have that evidence
 - of AFRC honourables. We have AFRC members. Thus far the word
 - 7 "honourables" has not crossed this witness's mouth.
 - 8 MR DANIELS: Well, I --
 - 9 JUDGE SEBUTINDE: In fact, Junior Lion referred to them as
- 15:08:36 10 witches, witches.
 - 11 JUDGE DOHERTY: Where it's mentioned, he said, "Just like
 - one called Honourable Bazzy" but there is no Honourable AFRC.
 - 13 MR DANIELS: Very well.
 - 14 Q. Those persons, did you get to meet them, did you see them
- 15:09:04 15 at the State House?
 - 16 A. Those people that I'm speaking about now, since we crossed
 - 17 Masiaka that I stopped seeing them with my naked eyes up to this
 - 18 moment where I am seated, I have not been able to see them.
 - 19 Those people I never saw them, in fact, when we were at Benguema.
- 15:09:31 20 Q. Mr Witness, after State House, did you go anywhere after
 - 21 the -- you mentioned some jets. Did you go anywhere?
 - 22 A. Yes.
 - 23 Q. Where did you go?
 - 24 A. When the jets came around, because of the kind of way the
- 15:09:58 25 jet flew over State House, I had to manage my damaged foot to
 - 26 come around somewhere around Victoria Park. I did not just stop
 - there.
 - 28 Q. Where did you continue to?
 - 29 A. I was at that Victoria Park when my colleagues with whom I

- 1 have been fighting, they were coming from the PZ direction. They
- 2 were coming up towards where I was, and they said that people
- 3 were demonstrating at PZ. They said people are demonstrating at
- 4 PZ. So they told me that people were demonstrating at PZ. When
- 15:10:57 5 they were explaining this to me, they left me and came towards
 - 6 State House. It did not take up to 10 to 15 minutes when I heard
 - 7 the bombardment of the jets around that area where they had just
 - 8 told me that civilians were demonstrating. So I had to move
 - 9 after some minutes, I walked myself and went down to that area
- 15:11:26 10 for me to see the kind of performance that the jets has done
 - 11 there, the kind of bombardment that the jets has done there. So
 - 12 I had to go to PZ myself to see it with my naked eyes.
 - 13 Q. From PZ, did you go anywhere?
 - 14 A. Well, from PZ when the government troops had to push us out
- 15:11:56 15 of Freetown totally, I decided there to go to Waterloo.
 - 16 Q. When you went to PZ, did you see anything?
 - 17 A. Yes.
 - 18 Q. What did you see?
 - 19 A. I saw plenty of people that the jets had bombarded against
- 15:12:26 20 and some had lost their limbs, their hands, their arms, their
 - 21 feet. You can see some people dead, some lying on this other
 - 22 side and others lying on that other side. There was a man whose
 - 23 chin was not even there. It was cut off. You can see that most
 - of them were stranded. They were now fighting fit to die.
- 15:12:49 25 Q. Mr Witness, which kind of people are you talking about that
 - 26 you saw at PZ; who are they?
 - 27 A. They were civilians.
 - 28 Q. After Waterloo, did you go anywhere?
 - 29 A. Yes.

- 1 Q. Where did you go?
- 2 A. Well, I decided to go to Makeni because that was the only
- 3 place that had peaceful life. At that time, there was no
- 4 fighting there, and therefore, I decided to go there and continue
- 15:13:35 5 my treatment.
 - 6 Q. Mr Witness -- Your Honours, I have no further questions for
 - 7 the witness.
 - 8 MR DANIELS:
 - 9 Q. I have no further questions. Thank you very much,
- 15:13:56 10 Mr Witness.
 - 11 A. Okay. Thank you, too.
 - 12 PRESIDING JUDGE: Anything else in chief?
 - 13 MR GRAHAM: Yes, Your Honour. Respectfully, Your Honour,
 - 14 the third accused would want to use the restroom.
- 15:14:14 15 EXAMINED BY MR GRAHAM:
 - 16 PRESIDING JUDGE: Yes, he's free to leave.
 - 17 MR GRAHAM:
 - 18 Q. Good afternoon, Mr Witness.
 - 19 A. Yeah, good afternoon, sir.
- 15:14:26 20 Q. Mr Witness, earlier on in your testimony you were -- you
 - 21 told this Court about an incident you witnessed at Lumley. You
 - 22 told this Court that you were on your way to the 7th Battalion.
 - 23 You were heading towards the 7th Battalion, you said. I want to
 - 24 ask you a couple of questions. Mr Witness, what is the 7th
- 15:14:58 25 Battalion?
 - 26 A. After you've left Lumley, going towards Funkia, they have a
 - 27 military barracks there which is located at York Road. You will
 - 28 see the barracks -- as you're going, you will see the barracks on
 - 29 your left-hand side. That is the area called the 7th Battalion.

- 1 That is the military name given to that battalion as you have the
- 2 Murray Town Barracks, Juba Barracks, that is how it too is
- 3 called, 7th Battalion.
- 4 Q. Mr Witness, at the time, did you know who the commander of
- 15:15:46 5 the 7th Battalion was?
 - 6 A. No.
 - 7 Q. Mr Witness, do you know whether anything happened to the
 - 8 7th Battalion during the ECOMOG -- during the intervention
 - 9 in February 1998? I am expecting a yes or no from you to this
- 15:16:40 10 answer [sic].
 - 11 A. You can keep repeat your question.
 - 12 Q. I'm asking you, Mr Witness, whether you know if anything
 - 13 happened to the 7th Battalion during the ECOMOG intervention
 - in February of 1998.
- 15:16:55 **15** A. No.
 - 16 Q. Thank you.
 - 17 A. I did not know anything concerning that.
 - 18 Q. Thank you, Mr Witness. Mr Witness, I'm going to also ask
 - 19 you a few questions relating to Savage and Staff Alhaji.
- 15:17:16 20 Mr Witness, during the period that you were -- according to
 - 21 you -- you were with Savage and Staff Alhaji in Tombodu, I'm
 - 22 going to ask you in respect of Savage, did you see him during
 - that period use any communication system?
 - 24 MR AGHA: A leading question, Your Honour. I object to
- 15:17:39 **25** that.
 - 26 PRESIDING JUDGE: Yes, that is leading, Mr Graham.
 - 27 MR GRAHAM: Thank you, Your Honours.
 - 28 Q. Mr Witness, during the period, you've earlier on in your
 - 29 testimony, you've told this Court about SAJ Musa sending -- I

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- 1 stand to be corrected, I think O-Five to Colonel Eddie Town,
- 2 according to you, with a communication system and I'm asking you,
- 3 during the time that you were with Savage at Tombodu, did you see
- 4 him using any equipment like that?
- Α. Like communication? 15:18:28 5
 - Q. Yes. 6
 - 7 No. Α. No. No. No. Savage did not have any communication.
 - 8 Q. How do you know that, Mr Witness?
 - 9 Α. Well, I was with the man. If the man had had any
- communication set in Tombodu, I would have been able to know that 15:18:48 10
 - 11 he had a communication set. If he was communicating to any other
 - 12 commander from Tombodu to any other area, I would have known that
 - 13 he had a communication set, but there was no communication from
 - 14 him to any other commander, and he, too, did not receive any
- communication while he was in Tombodu. 15:19:11 15
 - Thank you, Mr Witness. Mr Witness, regarding Staff Alhaji, 16 Q.
 - 17 during the period that you said you saw him in Tombodu, did you
 - 18 observe -- did you see him using any communication equipment?
 - 19 MR AGHA: Again, it is leading. I would object to that.
- 15:19:37 20 PRESIDING JUDGE: I will allow it. I want to hear this
 - 21 evi dence.
 - 22 MR GRAHAM:
 - 23 Did you see him, Staff Alhaji, use any communication
 - 24 equi pment?
- 15:19:47 **25** Α. No.
 - 26 Q. Did anyone tell you that they had seen him using any
 - communication equipment? 27
 - 28 Α. No.
 - 29 0. Mr witness, I'm going to come back to the gentleman you

- 1 mentioned and referred to as RSMT, who, according to you, was in
- 2 charge of the patrols in Tombodu. Mr Witness, did you see RSMT
- 3 use any communication equipment to communicate with anyone during
- 4 the period that you were in Tombodu?
- 15:20:24 5 A. No.
 - 6 Q. When you say no, what do you mean by no, Mr Witness?
 - 7 A. Because you are asking me if I saw RSMT, or if I knew
 - 8 RSM -- if RSMT had any communication set or he communicated
 - 9 anywhere. If it were yes, I would have said yes. If I did not
- 15:20:59 10 see him, then I would have said no.
 - 11 Q. Thank you, Mr Witness.
 - 12 A. Yes.
 - 13 Q. Mr Witness, you have also told us how you were arrested at
 - 14 Hill Station when you arrived in Kono. I want to ask you, when
- 15:21:11 15 you were arrested at Hill Station in Kono, were you taken
 - 16 anywhere before you were taken to Sewafe Bridge?
 - 17 A. Yes.
 - 18 Q. Please tell this Court, where were you taken, Mr Witness?
 - 19 A. Well, the -- the day they arrested me at Hill Station in
- 15:21:40 20 Koidu, when Major Scorpion arrested me, it wasn't at Hill Station
 - 21 that he patrolled to arrest people, like Jackie Palo and Pikin,
 - 22 those -- the people I met already arrested, they were not
 - 23 arrested at Hill Station, they were arrested at different areas.
 - 24 After they had arrested me, we walked past one area called Opera.
- 15:22:09 25 Q. Mr Witness, will you take your time when you are giving
 - 26 your testimony and take it, have the patience of speaking slowly?
 - 27 A. Okay.
 - 28 Q. You just told this Court you met, you say, Pikin. Where
 - 29 did you meet them?

- 1 A. I met Pikin and others in the vehicle, in the vehicle. The
- 2 vehicle that was owned by Scorpion, that was the one used to
- 3 arrest different individuals to send them to the battle front.
- 4 That was the time I met Jackie Palo.
- 15:22:57 5 Q. You just told this Court -- what type -- do you know what
 - 6 type of vehicle this was that you were arrested and put on?
 - 7 A. It was a Hilux vehicle. The back is not covered, and, in
 - 8 the front, you will see where the driver sits and drive and the
 - 9 seat close to the driver, that is the area that is covered, but
- 15:23:21 10 the back of the vehicle is open, so that was where the vehicle
 - 11 was.
 - 12 Q. Thank you. You told this Court that after you were
 - 13 arrested at Hill Station, you walked past an area called Opera.
 - 14 Is that what you said?
- 15:23:38 15 A. Yes. Opera. Then there is a road going down the post
 - 16 office. We used that road and we used another road. We passed
 - 17 through Colonel Mani Park and from there, we left Colonel Mani
 - 18 Park and passed through number nine area. That is Jabba Street,
 - 19 before we came direct to Tankoro Junction. When we reached the
- 15:24:16 20 Tankoro Junction, you will be there, then you will use the
 - 21 Masingbi Road and you come towards Yengema, Mamudu, going towards
 - 22 Sewafe.
 - 23 Q. Okay. Mr Witness, when you were arrested and put in the
 - vehicle, you said there were other people in the vehicle. Did
- 15:24:37 25 they tell you anything. You mentioned one Pikin, if I'm right,
 - 26 that when you were arrested and put on the vehicle, there were
 - 27 other people in there and you mentioned one named Pikin. I'm
 - asking you, did they tell you anything when you joined them on
 - 29 the vehicle?

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- 1 A. Well, they only told me that he was beaten up and he was
- 2 di sarmed.
- 3 Q. This Pikin, do you know which faction he belonged to, if
- 4 any?
- 15:25:25 5 A. Yes, Pikin, he was an SLA. He was in the military.
 - 6 Q. Mr Witness, the treatment -- you've told this Court you
 - 7 were beaten. I'm going to ask you when you got to -- before you
 - 8 got to Sewafe Bridge, Mr Witness, do you know how many of you
 - 9 were in the vehicle?
- 15:26:11 10 A. Well, in the vehicle could not take more than 30 people.
 - 11 Let me say it was between 15 and 20. Yes. Because you know the
 - open truck Hilux, they are not big vehicles that will take a lot
 - 13 of people like hundred or more. It was just a small vehicle. So
 - 14 I cannot call the exact number of people, because I don't know,
- 15:26:48 15 but there were between 15 and 20. It will be within that range.
 - 16 Q. Apart from Pikin, did any of these individuals in the
 - 17 vehicle tell you where they were -- why they were in the vehicle?
 - 18 A. The reason why they were in the vehicle, if they told me,
 - 19 myself, when I was arrested, as I entered the vehicle, the first
- 15:27:30 20 question I put to them was, "Guys, where are they taking us?"
 - 21 They told me that they were going to take us to Sewafe after they
 - 22 had been beaten up, tortured before they went with us to Sewafe.
 - 23 Q. Did they tell you who beat and tortured them?
 - 24 A. It was Major Scorpion.
- 15:28:00 25 Q. Mr Witness, when you got to Kono, did you know whether
 - there were also other SLAs in Kono?
 - 27 A. Well, I did not know about any other SLA that was in Kono,
 - 28 except the ones that I knew, that they were SLAs.
 - 29 Q. Mr Witness, I'm going to ask you, you've told us about

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- 1 Superman and Colonel Scorpion. The time you were taken to Sewafe
- 2 bridge, and accordingly to you, you saw Superman, did you see
- 3 Superman having any communication equipment with him -- sorry,
- 4 Your Honours, I'll rephrase the question. Mr Witness, you told
- 15:29:09 5 us earlier on about the communication equipment that SAJ Musa
 - 6 sent O-Five to take to Colonel Eddie Town. When you were taken
 - 7 to Sewafe Bridge by Colonel Scorpion, did you see any
 - 8 communication equipment of that kind with Superman?
 - 9 A. Yes. Superman, who was the battlefield commander, he had
- 15:29:45 10 that thing.
 - 11 Q. Can you describe that thing that you just referred to that
 - 12 you said Superman had?
 - 13 A. The communication, the communication, it was something
 - 14 which is round like a small box. It is not a big one. Always he
- 15:30:20 15 used to put it outside, in Sewafe. He placed it on a table. He
 - 16 had the aerial where he could speak through. That aerial had a
 - 17 rope. It is round like they had -- some time back, there was one
 - 18 key holder that he used to put on your trousers and where the key
 - 19 is, you will see the rope -- you will see round rope that is
- 15:30:55 20 connected to the communication set and it has batteries, too.
 - 21 Q. Mr Witness, during the period that you saw Superman,
 - 22 according to you, with this equipment, did you see him use that
 - 23 equipment to communicate with anyone?
 - 24 A. Well, I did not see him speaking through that communication
- 15:31:34 **25** to anybody.
 - 26 Q. But did anyone tell you that they had seen him communicate
 - 27 with anyone using that communication equipment, Mr Witness?
 - 28 A. Well, nobody told me that Superman used that communication.
 - 29 Q. Thank you, Mr Witness. Mr Witness, coming back to Colonel

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- 2 JUDGE SEBUTINDE: Major. I thought it was Major Scorpion.
- 3 MR GRAHAM: Thank you.
- 4 Q. Major Scorpion, Mr Witness, did you, at the time you were
- 15:32:25 5 arrested by Major Scorpion, did you see any equipment like the
 - 6 type you described that Superman had? Did you see any type of
 - 7 equipment like that with Major Scorpion?
 - 8 A. Communication, no. That man did not have communication,
 - 9 that is Scorpion. He did not have any communication set at all.
- 15:33:06 10 Q. So you are saying you did not see but did any of the people
 - 11 that you were with, did any one of them tell you whether they had
 - 12 seen Colonel Scorpion -- sorry, Major Scorpion using a
 - 13 communication system to communicate with anyone?
 - 14 A. No. Nobody told me about that.
- 15:33:23 15 Q. Thank you, Mr Witness. Mr Witness, I'm going to come back
 - 16 to that -- go forward to that area of your previous testimony
 - 17 relating to Savage. You told this Court that Savage and I
 - 18 stand to be corrected was the head of a task force who had
 - 19 distinct green mufflers, if I'm right, tied around their head,
- 15:33:50 20 and I want to ask you, this task force, do you know what they
 - 21 did? Do you know what the task force did?
 - 22 JUDGE SEBUTINDE: Mr Graham, it was the task force.
 - 23 MR GRAHAM: Yes, task force.
 - 24 JUDGE SEBUTINDE: Not the tax force.
- 15:34:14 25 MR GRAHAM: Thank you.
 - 26 Q. Task force, Mr Witness, you referred to the task force
 - 27 headed by Savage. I'm asking you, do you know what they did
 - 28 during the period that you referred -- that you said you saw
 - 29 them?

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- 1 A. Savage. Savage. Yes. His task force, that the work he
- 2 was doing, he was to go round and get -- had a grip over any idle
- 3 RUF or anybody that was not willing to go and fight at the battle
- 4 front. So if Savage were to see you, he was going to arrest you,
- 15:35:07 5 put you in a vehicle and take you to any area that was where
 - 6 battle was going on. Like, Sewafe, or Gandorhun Highway, so
 - 7 always to identify his own troop and his men that were using the
 - 8 green muffler. That is, to identify the task force.
 - 9 Q. Thank you, Mr Witness. Mr Witness, can you tell this Court
- 15:35:39 10 how you got to know that this was what the task force was doing?
 - 11 How did you get that information as to the task force, and what
 - 12 they were doing?
 - 13 A. I am trying to say that the task force was going around to
 - 14 ensure that if anybody was idling and escaped from the battle
- 15:36:15 15 front and came to town --
 - 16 Q. Yes, I have got that part of your testimony. I was simply
 - 17 asking you, how did you know that that was what the task force
 - 18 was doing. How did you get that information to know that they
 - 19 were moving around trying to take idle people to the battle
- 15:36:32 20 front. How did you know that?
 - 21 A. Well, when I had leave with Savage at Koidu Town, after the
 - 22 injury I had on my head had mended, I sitting here, we went
 - 23 around with Savage, went to Tombodu. During that time it was
 - 24 Staff Alhaji that was there. We went there and returned. We
- 15:37:03 25 patrolled the town. Anybody that was idle and was captured by
 - 26 Savage, he was going to send him at the battle front line, where
 - the fighting was going on.
 - 28 Q. Thank you, Mr Witness. Mr Witness, in your earlier
 - 29 testimony, you also told this Court, and I stand to be corrected,

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- that as at the time you saw you met Savage, he came with some men 1
- 2 to reinforce the ambush. Do you recall giving that testimony
- before this Court, Mr Witness? 3
- 4 Α. Yes.
- Q. The men that you refer to, what men are these that you said 15:37:42 5
 - Savage brought to reinforce the ambush, Mr Witness? 6
 - 7 Well, I was feeling that they were just men, that is, they Α.
 - 8 were RUF that had deserted the battle front and those were the
 - 9 ones that he gathered together and brought them, and he brought
- 15:38:14 10 them to the different areas that he knew that they were supposed
 - 11 to be. That was the battlefront areas.
 - 12 Q. Thank you. Now, Mr Witness, I'm going to move on. In your
 - earlier testimony, you gave the rank of Savage as Captain Savage. 13
 - 14 Mr Witness, how do you know that Savage was a captain?
- That man Savage, his rank, he used to fix it clearly as a 15:38:49 **15** Α.
 - captain, with three button. One button, two, three buttons here. 16
 - 17 He used to fix up his rank. That was the time I came to know
 - that he was a captain. 18
 - 19 Mr Witness, can you describe Captain Savage to this Court?
- 15:39:18 20 If I can describe Captain Savage to this Court. Savage,
 - 21 he's a medium-height man. He's not tall, he's not short. He's
 - 22 black in complexion. He's a man -- the time I'm referring to, he
 - 23 was wasn't a fat man. He was slim. If I can give an example,
 - 24 it's just like this man sitting before me here that I'm seeing
- 15:39:57 **25** now.
 - 26 I believe he's referring to -- are you referring to this
 - gentleman here? 27
 - 28 Α. Yes.
 - 29 MR GRAHAM: Your Honours, I believe he is referring to the

- 1 security person. Please, if you could just stand up for a second
- for Your Honours to see you, sir, please.
- THE WITNESS: Okay. That is the way his body was.
- 4 MR GRAHAM:
- 15:40:25 5 Q. Thank you, Mr Witness. Mr Witness, you also told this
 - 6 Court about patrols that were undertaken by Savage during the
 - 7 time that you were at his house. Do you recall roughly how many
 - 8 patrols that Savage went to during this period that you were not
 - 9 part of?
- 15:40:51 10 A. Yes.
 - 11 Q. About how many approximately, Mr Witness, can you tell this
 - 12 Court?
 - 13 A. Roughly, let us take it up to four times when he went to
 - 14 Tombodu and returned and when he used to leave me and went
- 15:41:08 15 elsewhere on patrols, yes.
 - 16 Q. Do you know whether when we went on these patrols he came
 - 17 back with anything? What Savage went on these patrols, do you
 - 18 know whether when he was coming back home he came with anything?
 - 19 Do you know?
- 15:41:25 20 A. Yes.
 - 21 Q. Please tell this Court what you know.
 - 22 A. Especially in Tombodu, when Savage used to go to Tombodu
 - 23 where Staff Alhaji was based during that time. By that time we
 - 24 were still in Buedu, but Staff Alhaji was in Tombodu but we were
- 15:41:50 25 in Koidu but Savage use to Leave us at Koidu and went to Tombodu.
 - 26 When he came back, he came with husk rice, goats, palm oil. He
 - 27 came with those things, then --
 - 28 Q. Did, did -- the speaker is breaking, Your Honours. Did you
 - see him come home yourself at any time with some of the things

- 1 you've just mentioned to this Court?
- 2 A. Yes. Yes. He himself was the very person that used
- 3 to come with those things at home, in one vehicle which he owned
- 4 during that time.
- 15:42:31 5 Q. When he came back from these patrols, did he ever tell you
 - 6 anything when he got back?
 - 7 A. Well, like for instance, the Tombodu patrol, when it
 - 8 returned, he came, he met me. I was at home. He called me, and
 - 9 told me to off-load the things from the vehicle. I was sitting
- 15:43:14 10 at the veranda, so I was the very first person he saw and told me
 - 11 to remove the thing from the vehicle. Before I climbed up to the
 - 12 vehicle, I had to ask him, "Papa, where are you coming from?"
 - 13 Then he said, "I'm coming from Tombodu, from Staff Alhaji." So
 - 14 that question, which I put to him, I did not continue, because he
- 15:43:37 15 had explained to me that he came from Tombodu, from Staff Alhaji,
 - so I continued to off-load the husk rice, the palm oil and the
 - 17 goats that were in there, I took them out of the vehicle.
 - 18 Q. Thank you, Mr Witness. Mr Witness, you also told us about
 - 19 the June attack on Koidu by ECOMOG, which, according to you, led
- 15:44:07 20 to your withdrawal with Savage to Tombodu. Mr Witness, I'm
 - 21 asking you when you retreated, you withdrew to Tombodu, did you
 - see any civilians when you got to Tombodu?
 - 23 A. No. When we withdrew from Koidu Town, when we came to
 - 24 Tombodu, I told the Court that when we came to Tombodu, after the
- 15:44:44 25 withdrawal from Koidu Town, when we came to Tombodu, we met Staff
 - 26 Alhaji. He had put fire in the town and had withdrawn from the
 - 27 town.
 - 28 Q. Mr Witness, my question was simply: Did you see any
 - 29 civilians, yes or no, when you got to Tombodu?

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- Α. No. 1
- Thank you, Mr Witness. Mr Witness, you also told this 2 Q.
- Court that you met Staff Alhaji I stand to be corrected in 3
- the place about 4 miles away from Tombodu. Mr Witness, do you 4
- know how much manpower Staff Alhaji had at the time you met him 15:45:20 5
 - at this village, which you said was located 4 miles away from 6
 - 7 Tombodu?
 - 8 Α. No.
 - 9 MR GRAHAM: Your Honour, the first accused would like to
- use the restroom with your kind permission. 15:45:43 10
 - 11 PRESIDING JUDGE: Yes, he can go.
 - 12 MR GRAHAM: Thank you, Your Honours.
 - 13 Q. Mr Witness, can you describe Staff Alhaji Bayo to this
 - 14 Court? Can you describe him?
- 15:46:02 15 Α. Yes.
 - Please, Mr Witness, do describe Staff Alhaji Bayo to this 16
 - 17 Court.
 - Staff Alhaji Bio [as interpreted] is a black in complexion 18
 - 19 and tough man who has a moustache. He normally grows a moustache
- 15:46:30 20 on top of his lip. He does not normally scrape it or shape it,
 - 21 but the hair that he have on top of your lip, your upper lip,
 - 22 that is something he used to grow, and he was a fat man. And
 - 23 black in complexion.
 - 24 Thank you, Mr Witness. Mr Witness, Savage -- do you know Q.
- 15:47:09 **25** where was Staff Alhaji living in Tombodu?
 - 26 Α. Yes.
 - 27 And the manpower that was with Staff Alhaji were they also
 - 28 - sorry, Your Honours, let me just -- Mr Witness, when you met
 - 29 Staff Alhaji, you, together with Savage and your group met Staff

- 1 Alhaji and his group. Where did you all go? Did you go anywhere
- 2 after you all met Staff Alhaji?
- 3 A. We met Staff Alhaji 4 miles out of Tombodu, the time that
- 4 we and Savage and others all came. After we had met him at a
- 15:48:07 5 place 4 miles away from Tombodu, we decided to move and come back
 - 6 to Tombodu and decided to settle at Tombodu.
 - 7 Q. Thank you, Mr Witness, thank you very much. Mr Witness, so
 - 8 Savage -- thank you, do you know where Staff Alhaji was living in
 - 9 Tombodu?
- 15:48:32 10 A. Yes.
 - 11 Q. Which part of Tombodu was Staff Alhaji living, Mr Witness?
 - 12 A. When you enter in the Tombodu township, there is a road
 - 13 that I had told this Court about, a road that goes towards
 - 14 Guinea. When you are leaving Tombodu, a road that goes towards
- 15:49:03 15 Guinea, the last house at the tip edge of the town, the last
 - 16 house, that was where Staff Alhaji was living, on the right-hand
 - 17 side. There is a road that goes towards Guinea when leaving
 - 18 Tombodu to go towards Guinea. There is a house by the right-hand
 - 19 side in Tombodu at the edge of the town. That was where Staff
- 15:49:35 20 Alhaji and his boys were living.
 - 21 Q. Thank you, Mr Witness. You've just told this Court that is
 - 22 where Staff Alhaji and his boys were living. Where were the boys
 - 23 who were with Savage? Where were you living, do you know?
 - MR AGHA: Your Honour, I think that has been answered
- 15:49:54 25 already this morning.
 - 26 MR GRAHAM: Thank you very much. I will move on,
 - 27 Your Honours.
 - 28 Q. Mr Witness, you told this Court about the burning of 44
 - 29 people in a house in Tombodu by Savage and Staff Alhaji.

- 1 Mr Witness, I'm going to ask you if you recall how long did the
- 2 fire that was set to this house, how long did it burn before it
- 3 went off, do you know, how long the fire --
- 4 PRESIDING JUDGE: What possible relevance has that got,
- 15:50:30 5 Mr Graham?
 - 6 MR GRAHAM: Your Honours, I think it is relevant. The
 - 7 witness has given an account and I'm leaving him to ask one or
 - 8 two additional questions which will firmly -- kind of confirm the
 - 9 witness's account of what he's just told this Court. I'm not
- 15:50:47 10 going to draw too many questions on this line. I'm just asking
 - 11 this question just to --
 - 12 PRESIDING JUDGE: You're asking him how long it takes to
 - 13 burn 44 people. Why do we need to know that?
 - 14 MR GRAHAM: Your Honours, the witness has given an account
- 15:51:03 15 of something that happened, and is -- there are portions of his
 - 16 testimony that --
 - 17 JUDGE SEBUTINDE: Mr Graham, I remember the witness saying
 - 18 that Savage and Staff Alhaji and the other soldiers stood by this
 - 19 house until the next day to make sure nobody was out. Would that
- 15:51:39 20 be the answer to your question?
 - 21 MR GRAHAM: Thank you for your assistance, Your Honours.
 - 22 I'm grateful.
 - 23 Q. Mr Witness, during the period that you were with Savage,
 - 24 did you see him use any drugs?
- 15:52:03 25 MR AGHA: Leading question, Your Honour.
 - THE WITNESS: Yes.
 - 27 PRESIDING JUDGE: It is leading. I see you've got your
 - 28 answer anyway, Mr Graham.
 - 29 THE WITNESS: Yes, yes.

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- 1 MR GRAHAM:
- 2 Q. Mr Witness, hold on. Mr Witness, can you tell this Court
- what kind of drugs you saw Savage use, Mr Witness? 3
- Α. 4 Yes.
- Q. Please tell this Court. 15:52:45 5
 - Α. There is a particular drug that is called cocaine which is 6
 - 7 not the type of cocaine that they normally inject somebody with
 - 8 with syringe and needles. That is not the type. It is the type
 - 9 of cocaine that you normally put on something that is like --
- that shiny particle within a cigarette packet and when you put it 15:53:17 10
 - 11 there, you will take a match and then you will place it under
 - 12 that particular -- like that shiny something for it to burn, and
 - 13 then you inhale. That was what Savage used to take and he used
 - 14 to take some other one.
- Mr Witness, hold on before we go on to the other ones. 15:53:47 **15** Q. Di d
 - you, Mr Witness, see Savage use yourself -- did you yourself ever 16
 - 17 see him use the drugs you refer to as cocaine?
 - 18 Α. Yes. Yes.
 - 19 Where did you see Savage use the drugs you refer to as --
- 15:54:16 20 MR AGHA: Your Honours, I would object on the grounds of
 - 21 relevance. I don't see where it is relevant.
 - 22 PRESIDING JUDGE: Where are you going with this, Mr Graham.
 - 23 Why does it matter where he used them.
 - 24 Very well, Your Honours, very well. MR GRAHAM:
- 15:54:31 25 Mr Witness, you were, you've told this Court about your
 - 26 presence, together with Savage and Staff Alhaji in Tombodu.
 - 27 During the period that you were there, did you see anyone come to
 - 28 Tombodu by the name Tamba Brima?
 - 29 Again, Your Honour, I object to that question. MR AGHA:

- 1 These kind of questions can be brought out in other ways, rather
- 2 than direct questions.
- 3 MR GRAHAM: In what ways, Your Honours, if my learned
- 4 friend would be specific.
- 15:55:07 5 PRESIDING JUDGE: Go ahead, Mr Graham, ask your question.
 - 6 MR GRAHAM:
 - 7 Q. Mr Witness, I'm asking you, during the period that you were
 - 8 with Savage and Staff Alhaji in Tombodu, did you see anyone come
 - 9 there by name, Tamba Brima?
- 15:55:23 10 A. No.
 - 11 Q. And did you see or hear anyone come there by name Gullit?
 - 12 A. No.
 - 13 Q. Did you see or hear anyone come to Tombodu during the time
 - 14 by name I brahim Kamara?
- 15:55:46 **15** A. No.
 - 16 Q. Did you see or hear anyone come to Tombodu during the
 - 17 period by name Bazzy?
 - 18 A. No.
 - 19 Q. Did you see or hear anyone come to Tombodu during the time
- 15:56:01 20 by the name Santigie Borbor Kanu?
 - 21 A. No.
 - 22 Q. Mr Witness, did you see or hear anyone come to Tombodu at
 - the time by name Five-Five?
 - 24 A. No.
- 15:56:14 25 Q. And Mr Witness, these names that I mention, did anyone tell
 - 26 you that they had seen or heard that any one of them had come to
 - 27 Tombodu during the period under reference?
 - 28 A. No.
 - 29 Q. And Mr Witness, during the period that you were there with

- 1 Staff Alhaji and Savage's boys, do you know whether any SLAs came
- 2 to Tombodu during the period under reference?
- 3 MR AGHA: That's Leading, Your Honour.
- 4 PRESIDING JUDGE: Look, there has been objections before,
- 15:56:56 5 Mr Graham about your leading. Now, I'm not allowing any more
 - 6 leading questions.
 - 7 MR GRAHAM: Very well, Your Honours.
 - 8 Q. Mr Witness, during the time that you were there, do you
 - 9 know whether any fighting forces came to Tombodu apart from the
- 15:57:14 10 manpower of Staff Alhaji and Savage?
 - 11 A. Yes.
 - 12 Q. Please tell this Court.
 - 13 A. It was one particular RUF commander who was called Superman
 - 14 who had another name which was Denis Mingo. He was the only man
- 15:57:47 15 I can recall that came to visit Savage two times, or, rather,
 - 16 three times, that he will come and discuss Savage and later, he
 - 17 will go back.
 - 18 Q. Thank you, Mr Witness. Mr Witness, have you -- do you know
 - 19 who the Gbethis are?
- 15:58:09 20 A. Gbethi? Yes, they are the CDF.
 - 21 Q. During the period that you were in Tombodu, did you see any
 - 22 Gbethis?
 - 23 A. Yes.
 - Q. Please tell this Court what you saw, Mr Witness?
- 15:58:40 25 A. Well, the time that I experienced something about the
 - 26 Gbethis or saw them at Tombodu, it was the time they came to
 - 27 attack Tombodu from the direction where Staff Sergeant Alhaji was
 - 28 living, and Staff Sergeant Alhaji had to attack the Gbethis again
 - 29 and, later, he repelled the Gbethis and called for reinforcement

- 1 from Savage. Then Savage and some of his men, who were his 21Cs
- 2 and others, they reinforce the Staff Sergeant Alhaji for them to
- 3 clear the Gbethis who were the CDF who had come to attack
- 4 Tombodu.
- 15:59:52 5 Q. Thank you, Mr Witness. Mr Witness, you also told us about
 - 6 you being with SAJ Musa in Kurubonla. The time that you saw SAJ
 - 7 Musa in Kurubonla, Mr Witness, do you know whether he had any
 - 8 bodyguards?
 - 9 A. Yes.
- 16:00:24 10 Q. Mr Witness, did you happen to know any of them?
 - 11 A. Yes.
 - 12 Q. Did you know any of them by name?
 - 13 A. Yes.
 - 14 Q. Can you mention any of the names that you know of the
- 16:00:46 15 bodyguards of SAJ Musa in Kurubonla, Mr Witness?
 - 16 A. Yes.
 - 17 Q. Please do, Mr Witness.
 - 18 A. For instance, a man like Alabama who was called The
 - 19 Bangles, Alabama, The Bangles.
- 16:01:07 20 Q. Mr Witness --
 - 21 A. He was at Kurubonla.
 - 22 Q. Just hold on a second. You said Alabama and then you
 - 23 followed up with a name. Did you say Bamos? Can you say clearly
 - 24 what you just said?
- 16:01:20 25 A. Yes. It is like when you call somebody Alabama, but you
 - 26 don't want to complete the full name Alabama. So sometimes they
 - 27 just cut it short and say The Bamos, but the full name was
 - 28 Al abama.
 - 29 Q. Thank you, Mr Witness. Mr Witness, apart from Alabama,

- 1 Bamos, did you know the name of any of the bodyguards that were
- 2 with SAJ Musa in Kurubonla?
- 3 A. Yes.
- 4 Q. Please tell this Court, Mr Witness.
- 16:02:17 5 A. Like Bomboki oki.
 - 6 MR GRAHAM: Your Honours, I will spell that for the
 - 7 convenience of the Court. It is B-O-M-B-O-K-I-O-K-I.
 - 8 Bomboki oki.
 - 9 THE WITNESS: Yeah.
- 16:02:38 10 MR GRAHAM:
 - 11 Q. And any additional names apart from Alabama and Bombokioki,
 - 12 Mr Witness? Can you tell this Court?
 - 13 A. Well, yes.
 - 14 Q. Please tell this Court.
- 16:02:56 15 A. Like, there was one Barie who was with SAJ Musa, who was
 - 16 called Captain Barie. I knew him also.
 - 17 Q. Thank you. The names you have mentioned, particularly
 - 18 Alabama and Bombokioki, do you know which faction, if any, that
 - 19 they belonged to?
- 16:03:26 20 A. Yes.
 - 21 Q. Please tell this Court, Mr Witness.
 - 22 A. Like, for Alabama -- like, for Alabama, he was an SLA
 - 23 soldier who was in the military.
 - 24 Q. Thank you, Mr Witness. What about Bombokioki?
- 16:03:51 25 A. He was also a man who was with the army, which was the SLA.
 - 26 Q. Thank you, Mr Witness. And Mr Witness, what about Barry?
 - 27 A. He, too, Captain Barie was with the army. I know him also.
 - 28 Q. Thank you, Mr Witness.
 - 29 MR GRAHAM: Your Honours, I'm looking at the time. I was

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- 2 PRESIDING JUDGE: Keep going.

going to move into a new area.

3 MR GRAHAM:

1

- 4 Q. Mr Witness, I'm going to take you to what you told this
- 16:04:25 5 Court about the promotions in Kurubonla by SAJ Musa. Just a
 - 6 second, Your Honours. Mr Witness, you told this Court about the
 - 7 attack on Mongor Bendugu. Mr Witness, before I go on to Mongor
 - 8 Bendugu, you told this Court about some promotions in Kurubonla
 - 9 by SAJ Musa. I'm going to ask you, did you see or hear one Tamba
- 16:05:38 10 Brima being promoted by SAJ Musa during that period?
 - 11 A. I never experienced that particular name at Kurubonla.
 - 12 That particular name, I did not experience it at Kurubonla.
 - 13 Q. Thank you, Mr Witness. Mr Witness, did you see or hear one
 - 14 Gullit being promoted by SAJ Musa at Kurubonla?
- 16:06:08 15 A. I never heard about such a name.
 - 16 Q. Thank you, Mr Witness. Mr Witness, I will take you back to
 - 17 your account on the attack on Mongor Bendugu. Mr Witness, do you
 - 18 know whether any civilians were killed during the attack on
 - 19 Mongor Bendugu?
- 16:06:41 20 A. No.
 - 21 JUDGE SEBUTINDE: Is that no he doesn't know?
 - 22 MR GRAHAM: I was about to ask.
 - 23 Q. Mr Witness, when you say no, what do you mean by no?
 - 24 A. You are trying to ask me whether, during the Mongor attack,
- 16:07:07 25 whether any civilian was killed. That is the question you are
 - 26 trying to ask me. In that case, I was on the scene when Mongor
 - 27 was attacked. If it was the case that any civilian was killed,
 - 28 if I know that any civilian was killed, I will say yes, but if it
 - 29 never happened and I don't know, then I will say no. So, those

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- 1 are my words. When he asked what I meant by no, they did not do
- 2 That is what I meant by no. it.
- Thank you, Mr Witness. Mr Witness, did you see or hear 3 Q.
- that any houses were burnt in Mongor Bendugu by the attacking 4
- 5 forces? 16:07:58
 - Α. No. 6
 - 7 Did you see or hear whether any abductions of civilians 0.
 - 8 took place in Mongor Bendugu during the attack?
 - 9 Α. This word that you have used, when you said "adopt" I want
- you to break it down in the Krio language for me to understand. 16:08:26 10
 - 11 MR AGHA: Your Honour, these are leading questions, at any
 - 12 rate. I would object to them in this form.
 - 13 PRESIDING JUDGE: All right. The leading is objected to,
 - 14 Mr Graham.
- MR GRAHAM: 16:08:39 15
 - Mr Witness, during the attack on Mongor Bendugu, did you 16
 - 17 see or hear of any looting of civilian -- did you see or hear of
 - 18 any looting?
 - Same objection, Your Honour, Leading. 19 MR AGHA:
- 16:09:04 20 MR GRAHAM:
 - 21 Mr Witness, can you tell this Court if you know whether
 - 22 anything happened to the civilians in Mongor Bendugu during the
 - 23 attack?
 - 24 Α. No.
- 16:09:24 25 0. Mr Witness, I'm going to take you -- when you say no, is it
 - no that it did not happen, or no, that you did not see or hear? 26
 - Can you [overlapping speakers] --27
 - 28 Α. No. That is it did not happen. When I say no, it's like
 - 29 the spelling N-O. It is something that never happened. I said

- 1 no, it never happened and, indeed, it never happened.
- 2 Q. Thank you, Mr Witness. Mr Witness, I'm going to take you
- 3 to Colonel Eddie Town. At Colonel Eddie Town, you told this
- 4 Court that SAJ formed three battalions. I stand to be corrected.
- 16:10:04 5 Mr Witness, do you know how many men there were in the battalion
 - 6 that was formed by SAJ Musa?
 - 7 A. Yes.
 - 8 Q. Please tell this Court.
 - 9 A. Some battalions, like the Cobra Battalion, their manpower
- 16:10:33 10 was not too plenty. It was like about 160. That is just a rough
 - 11 estimate I have given, 160. And, like, for the RDF, that is the
 - 12 Rapid Deployment Force, RDF, they also were not up to 200. That
 - 13 is just a rough estimate. They were not really up to 200. It is
 - 14 like 170 and 180. And for the Red Lion Battalion, they were also
- 16:11:06 15 not up to 200. It is -- it ranges between 160 and 170, just like
 - 16 that.
 - 17 Q. Thank you, Mr Witness. Mr Witness, you also told this
 - 18 Court about the attack on Lunsar. Do you know whether anything
 - 19 happened to the civilians in Lunsar when it was attacked?
- 16:11:33 20 A. No.
 - 21 Q. Mr Witness, if you say no, is it no that nothing happened,
 - or no, that you did not see or hear?
 - 23 A. When I say no, that is to say I did not see where any bad
 - things were done to civilians, or that somebody even told me that
- 16:12:01 25 so, so, so -- so and so things were done to civilians.
 - 26 Therefore, if I did not see and I never heard, I will tell you
 - 27 no.
 - 28 Q. Thank you, Mr Witness. Mr Witness, you also told us about
 - 29 the attack on Masiaka. Do you know whether anything happened to

- 1 civilians in Masiaka during the attack?
- 2 A. The civilians at Masiaka, if anything happened to them.
- 3 What do you mean? Anything like -- like, what do you mean? I
- 4 want you to break down that area. Let me understand.
- 16:12:42 5 MR AGHA: Your Honour, I'm not sure if civilian attacks on
 - 6 Lunsar and Masiaka are actually covered in the indictment on the
 - 7 way back into Freetown during this time period. If that's the
 - 8 case, I'm not quite sure of the relevance of the question.
 - 9 PRESIDING JUDGE: What do you say to that, Mr Graham?
- 16:13:09 10 MR GRAHAM: As a matter of caution, I will refer to the
 - 11 indictment.
 - 12 THE WITNESS: Please, the Court, I just want to use the
 - 13 restroom, please, if you can allow me?
 - 14 PRESIDING JUDGE: I think it's been a long afternoon for
- 16:13:47 15 this witness. You can refer to that indictment over the break,
 - 16 Mr Graham.
 - 17 MR GRAHAM: Thank you, Your Honour.
 - PRESIDING JUDGE: We're going to adjourn until tomorrow
 - 19 morning, Mr Witness. I remind you you are not permitted to talk
- 16:14:03 20 about the evidence or the case with anybody else. Just sit there
 - 21 for a moment. We'll adjourn now.
 - Just before we adjourn, one announcement: There won't be
 - 23 any half day on Wednesday. The Court will take its half day on
 - the Friday, this week only.
- 16:14:24 25 MR AGHA: Your Honours, if I may. I'm not sure how much
 - 26 | longer my learned friend Mr Graham has with his questions, but
 - 27 I'd like to put the Court on notice that tomorrow I will be
 - asking for an adjournment before I cross-examine this witness.
 - 29 Whether or not that is allowed, it may be prudent for the next

	1	witness to be brought in, so they can go straight into his chief,
	2	in that event.
	3	PRESIDING JUDGE: All right. Thank you, for that, Mr Agha.
	4	You have heard that, Defence. There might be an application for
16:14:53	5	the adjournment of the cross-examination of this witness, so at
	6	least have other witnesses ready to call tomorrow. All right.
	7	We will adjourn until 9.15 tomorrow morning.
	8	[Whereupon the hearing adjourned at 4.12 p.m.,
	9	to be reconvened on Tuesday, the 1st day of
	10	August 2006, at 9.15 a.m.]
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WITNESSES FOR THE DEFENCE:

WI TNESS: DAB-023	2
EXAMINED BY MR DANIELS	2
EXAMINED BY MR GRAHAM:	89