

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

WEDNESDAY, 11 OCTOBER 2006 9. 15 A. M TRI AL

TRIAL CHAMBER II

Before the Judges: Richard Lussick, Presiding

Teresa Doherty Julia Sebutinde

For Chambers: Ms Carolyn Buff

For the Registry: Mr Thomas George

For the Prosecution: Mr Karim Agha

For the accused Alex Tanba Mr Kojo Graham Brima:

**For the accused Brina Bazzy** Mr Andrew William Kodwo Daniels **Kannra:** Mr Mohamed Pa-Momo Fofanah

**For the accused Santigie Borbor** Mr Ajibola E Manly-Spain **Kanu:** Mr Silas Cherkera

10:02:04

	1	[AFRC110CT06A - MD]
	2	Wednesday, 11 October 2006
	3	[Open session]
	4	[The accused present]
09:14:31	5	[The witness entered court]
	6	[Upon commencing at 9.15 a.m.]
	7	WITNESS: DBK-131 [Continued]
	8	[The witness answered through interpreter]
	9	PRESIDING JUDGE: Mr Witness, I will remind you, you are
09:20:23	10	still on your oath to tell the truth.
	11	MR GRAHAM: Good morning, Your Honours.
	12	CROSS-EXAMINED BY MR GRAHAM:
	13	Q. Good morning, Mr Witness.
	14	A. Good morning, sir.
09:20:45	15	Q. Mr Witness, I'm going to continue from where we left off
	16	yesterday, regarding events at the Pademba Road Prison. But,
	17	before I go on, yesterday, in the course of your testimony you
	18	mentioned that Mr A was a yard provost. What do you mean by
	19	that?
09:21:21	20	A. [No interpretation]
	21	JUDGE SEBUTINDE: Is there an interpreter? There is no
	22	interpreter on the English channel. What is the problem,
	23	Mr Interpreter?
	24	PRESIDING JUDGE: Mr Interpreter, are you there? How come
09:22:09	25	we can't get an English translation on the English channel? You
	26	are not on the English channel. You are on N1. Mr Interpreter,
	27	I'm going to are you there? I'm going to switch to the
	28	English channel and you tell me if you hear anything. I will get
	29	back to you on N1. I am now speaking on the English channel.

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Can you hear me, Mr Interpreter. Obviously, Mr Interpreter, 1 2 there is something wrong with the English channel. I just spoke to you, you did not hear me on the English channel, did you? But 3 I am not on the English channel. That's what I'm trying to tell 4 5 you. Look, I am on N1 now. Do you understand that? No, this is 09:23:09 6 not the usual channel through which we receive you. We receive 7 you through the English channel. We are receiving you on N1. All right. Go ahead, Mr Graham. 8 9 MR AGHA: Your Honour, before my learned friend continues, I would just like to raise a concern of the Prosecution that 09:23:44 10 11 perhaps some of this evidence may tend to disclose the identity 12 of some Prosecution witnesses. So, I am wondering whether -- if 13 it can be done in such a way as not to reveal their identities, 14 or the Prosecution may be seeking a closed session. PRESIDING JUDGE: All right. Did you take note of that, 09:24:06 15 Mr Graham? 16 17 MR GRAHAM: Yes, Your Honour. Your Honours, to be a little 18 bit more precise, I want who to understand if by that whether my learned friend means I shouldn't refer to some of the names I 19 have mentioned. He is talking about past or is he looking 09:24:27 **20** forward, because I want to be certain about what he is asking 21 22 for. 23 PRESIDING JUDGE: Well, this is something that could have 24 been discussed before we came on the Bench. Now we are sitting 09:24:42 **25** here while you have a discussion with the Prosecution. What is your answer to Mr Graham's concern? 26 MR AGHA: Yes, I apologise, Your Honour, perhaps this 27

should have been discussed beforehand. It's just that regarding

any specifics as to job functions, let us say.

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- 1 PRESIDING JUDGE: No, but Mr Graham is asking you referring
- 2 to the past evidence that's been given or are you referring to
- 3 something that may be said in the future?
- 4 MR AGHA: Future. From today onwards, Your Honour.
- 09:25:10 5 PRESIDING JUDGE: All right. Does that clear that up,
  - 6 Mr Graham?
  - 7 MR GRAHAM: That is so.
  - 8 PRESIDING JUDGE: Go ahead.
  - 9 MR GRAHAM:
- 09:25:18 10 Q. Mr Witness, do you know how he got that position?
  - 11 JUDGE DOHERTY: I am sorry to interrupt, Mr Graham, but
  - 12 because of this problem with the interpretation channel, I missed
  - 13 a large part of the answer. If we could have it repeated please.
  - 14 MR GRAHAM: Okay. I am grateful.
- 09:25:38 15 Q. Mr Witness, I asked you earlier on that you mentioned that
  - 16 Mr A was a yard provost during the time that you were there. And
  - 17 I asked you that what do you mean by yard provost?
  - 18 A. [No interpretation]
  - 19 PRESIDING JUDGE: Mr Witness, I am sorry to interrupt you.
- 09:26:10  $\,$  20  $\,$  We are still having interpretation problems here.
  - 21 MR GRAHAM: Your Honours, still there is no interpretation
  - 22 from my end, from Krio. Your Honour, I will switch to N1, I
  - 23 believe.
  - PRESIDING JUDGE: It's on 1. I have been trying to get
- 09:26:34 **25** through to the interpreter that the English channel is not
  - 26 working and that's the usual channel that the Court operates on;
  - 27 try N1. I am sorry this has happened, Mr Witness. We will have
  - 28 to ask you to repeat your answer again.
  - 29 THE INTERPRETER: Yes, Your Honour, I just want to have a

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	1	mic check with the interpreters to see what the problem is,
	2	because normally that is the channel we are on, but we wonder
	3	what the problem is. If it's not with the interpreters', maybe
	4	we have to check with the technicians again.
09:27:13	5	PRESIDING JUDGE: How long will that take?
	6	THE INTERPRETER: Five minutes will do.
	7	PRESIDING JUDGE: We will go off the Bench.
	8	[Break taken at 9.27 a.m.]
	9	[Upon resuming at 9.38 a.m.]
09:37:51	10	PRESIDING JUDGE: Mr Interpreter, we are now on the English
	11	channel, can you hear us?
	12	THE INTERPRETER: Yes, Your Honour. We are now hearing
	13	you.
	14	PRESIDING JUDGE: Before you start, Mr Graham, we will
09:38:02	15	direct Court Management to carry out tests of the equipment,
	16	including the audio equipment before this Court sits of a
	17	morning, not afterwards. Go ahead, Mr Graham.
	18	MR GRAHAM: Thank you, Your Honours.
	19	JUDGE SEBUTINDE: Perhaps you could start. Restart.
09:38:22	20	MR GRAHAM: Thank you, I'm grateful Your Honours.
	21	PRESIDING JUDGE: I just point out to Court Management
	22	that's 25 minutes lost because this equipment wasn't checked
	23	before we came on the Bench.
	24	MR GRAHAM: Thank you, Your Honours.
09:38:37	25	Q. Mr Witness
	26	MR GRAHAMS: Your Honours, during the brief recess I did

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agree with my learned friend on the other side that in respect of

we will refer to him as Mr B for the purposes of going forward in

[redacted] we will refer to him as Mr A and then for [redacted]

- 1 respect of this matter. If Your Honours have no objection, I
- will adopt that as for the designations. Thank you.
- 3 Q. Mr Witness, at any time I ask you about Mr A, I'm referring
- 4 to [redacted], and Mr B as [redacted], are you clear on that?
- 09:39:20 5 Did you hear me, Mr Witness?
  - 6 A. [Redacted] A, [redacted] B.
  - 7 Q. Thank you, Mr Witness. Let me continue, Mr Witness.
  - 8 Yesterday, in the course of your testimony you mentioned Mr A was
  - 9 yard provost and I asked you what do you mean by that?
- 09:39:45 10 A. Yard provost was in charge of helping the prison officers
  - 11 to put the prisoners in the prison when they were opened.
  - 12 Q. Thank you. And do you know who gave Mr A that position?
  - 13 A. Yes.
  - 14 Q. Who gave Mr A that position, Mr Witness?
- 09:40:13 **15** A. Superintendent Findley.
  - 16 MR GRAHAM: Finley [sic], Your Honours, I believe is spelt
  - 17 F-I-N-L-E-Y [sic].
  - 18 Q. And do you know why Superintendent Findlay gave Mr A that
  - 19 position?
- 09:40:30 **20** A. Well, I do not know.
  - 21 Q. Well, I'm putting it to you that Mr A was given that
  - 22 position in order to enable him to recruit willingly detainees to
  - 23 come and testify at the Special Court; do you agree?
  - 24 A. Well, I believe that, but I did not know really what was
- 09:41:07 **25** the reason because the man was like a begger in the prison.
  - 26 Q. Thank you, Mr Witness. Thank you. Yesterday, you told us
  - about the meeting at Mr A's cell and what happened after that,
  - 28 and I asked that after that meeting, did you observe any changes
  - 29 in the life of Six Finger, Ayo?

- 1 A. Yes.
- 2 Q. What did you observe, Mr Witness?
- 3 A. He, too, he was a yard provost and he, too, used to live in
- 4 the better form in the prison because he was eating chicken, he
- 09:42:09 5 had money, he had pega, he had marijuana, which was jamba.
  - 6 Q. Thank you. And, Mr Witness, do you know why he had all
  - 7 these privileges?
  - 8 A. Well, that one was a secret known to them, but everybody
  - 9 was saying that because they were people that were looking for
- 09:42:44 10 opportunities, that was why they concerned him that they are
  - 11 people that talk against people. They lied about people. It was
  - 12 their own work. That was why they called them bellers.
  - 13 Q. Can you spell that for the Court, the bellers?
  - 14 A. B-E-L-L-E-R.
- 09:43:16 **15 Q.** Mr Witness, you just told --
  - JUDGE SEBUTINDE: Is there an English interpretation to
  - 17 that word?
  - 18 MR GRAHAM:
  - 19 Q. Mr Witness, do you know any other name -- what do you mean
- 09:43:33 **20** by bellers, Mr Witness? Please tell this Court?
  - 21 A. When they say a beller, beller is a person who lies about a
  - 22 person. That is -- was one. He talked against -- for something
  - 23 for which somebody does not do and anything that he says he may
  - 24 interpret it in a different way. He is somebody that sabotages a
- 09:44:02 **25** person. He will destroy your will, finally.
  - 26 Q. Thank you, Mr Witness. And, Mr Witness, did you know --
  - 27 thank you, Mr Witness. What about Ranger; did you also observe
  - any change in his life after the meeting at Mr A's cell?
  - 29 A. Yes, yes.

- 1 Q. What did you observe? Please tell this Honourable Court,
- 2 Mr Witness.
- 3 A. He did not have money but later, after that incident, he
- 4 had money. He was doing some commerce. He was having different
- 09:44:49 5 articles. He was eating chicken, buying Pega.
  - 6 Q. Mr Witness, you said he was buying what? Could you spell
  - 7 that? Buying what?
  - 8 A. He used to eat chicken every day. He buy Pega.
  - 9 Q. Could you spell that? Could you spell that?
- 09:45:08 10 A. Pegapak. P-E-G-A-P-A-K. Pegapak.
  - 11 Q. What was in this Pegapak?
  - 12 A. Gin. Wine.
  - 13 Q. Thank you, Mr Witness. And, Mr Witness, what about Mr B;
  - 14 did you also observe any changes in the life of Mr B after the
- 09:45:35 **15** meeting at Mr A's cell?
  - 16 A. Yes. Mr B had money. Every day he used to cook. Every
  - day he used to cook in his cell. He lived in a luxurious way.
  - 18 He was enjoying.
  - 19 Q. Thank you. So it is your testimony that Mr B was living
- 09:46:06 20 the big life in the prison, isn't it?
  - 21 A. Exactly. He was living in a big life.
  - 22 Q. Thank you, Mr Witness. And, Mr Witness, how did you get to
  - 23 know that these people had money and all of the things that
  - 24 you've told this Court about? How did you know that?
- 09:46:28 **25** A. The men were trying to involve me in the game. It was a
  - 26 business. That was how they used to call it. They were trying
  - 27 to involve me so they used to call me and I was seeing them
  - 28 eating and when they're eating they used to call me to eat at
  - 29 them. At any time they were eating they wanted me to eat but --

- 1 Q. Thank you, Mr Witness. And, Mr Witness, who used to call
- 2 it a business? And just -- be brief, just mention the names and
- 3 no more. Who used to call it a business? You said they used to
- 4 see it as a business?
- 09:47:11 5 A. Mr A and Mr B, both of them. They were -- formed that
  - 6 habit.
  - 7 Q. Thank you, Mr Witness. Mr Witness, yesterday, you also
  - 8 told this Court about the restricted -- sorry, Your Honours.
  - 9 Before I go on -- and, Mr Witness, normally, before you are taken
- 09:47:42 10 into the prison you are thoroughly searched, isn't it?
  - 11 A. Yes, yes.
  - 12 Q. So I'm putting it to you that it is not possible for anyone
  - in any of the prison blocks at Pademba Road Prison to have
  - 14 marijuana, gin and all the things you've mentioned in their cells
- 09:48:08 15 without being allowed to do so by the prison authorities; is that
  - 16 right?
  - 17 A. Well, what you've said, just said is not correct. These
  - 18 men, when the Special Court officer used to -- used to collect
  - 19 them from there, when they were returning they did not check
- 09:48:31 20 them. So long as it was the Special Court officer that went and
  - 21 collected them. If it were another prisoner they would shout
  - 22 you. Except you smuggle it because there are prisoners who are
  - 23 so many that will take in marijuana in, so what you said is not
  - 24 correct.
- 09:48:48 25 Q. Thank you, Mr Witness. But, Mr Witness, to the best of
  - 26 your knowledge did -- they didn't smuggle these items into the
  - 27 prison, did they?
  - 28 A. It was not smuggling. I said that thing happened. They
  - 29 had privilege.

- 1 Q. Thank you.
- 2 A. They put them in the polythene bag. They be put in sugar.
- 3 Q. Thank you, Mr Witness. Thank you. I'm grateful for the
- 4 answer. And then, Mr Witness, yesterday, you told this Court
- 09:49:20 5 about the restricted areas in the prison, being the hospital,
  - 6 kitchen, bakery and tailoring shop. And, during this period, I'm
  - 7 putting it to you that Mr A was not bound by any restrictions in
  - 8 respect of his visits to these areas, was he?
  - 9 A. The men, they went everywhere where others were not
- 09:49:57 10 supposed to go but they were having the privilege to go there.
  - 11 Q. Thank you, Mr Witness. And Mr B also had unrestricted
  - 12 access to these restricted areas, didn't he?
  - 13 A. Yes, yes.
  - 14 Q. Thank you, Mr Witness. And, Mr Witness, I'm right in
- 09:50:18 15 saying that all other prisoners in Pademba Road Prison at the
  - time did not have or enjoyed the privileges that Mr A and Mr B
  - 17 enjoyed at the time; is that right?
  - 18 A. Exactly so, yes.
  - 19 Q. Thank you, Mr Witness. Mr Witness, normally at Pademba
- 09:50:40 20 Road Prison, during the time that you were there, how many times
  - a day were you served with food by the prison authorities,
  - 22 Mr Witness?
  - 23 A. In the morning.
  - Q. In the morning, around what time, Mr Witness?
- 09:50:58 25 A. 8, 8.30. Tea and bread and, in the afternoon, rice.
  - 26 Q. And am I right in saying that apart from the morning and
  - 27 afternoon food you were not served any food at all by the prison
  - 28 authorities; is that right?
  - 29 A. The prison authorities, to give us other special food?

- Except you had a privilege like Alabama, and Mr A and Mr B, they
- 2 had privilege. They had a special diet but, apart from that, you
- 3 would not have -- except you have a privilege.
- 4 Q. Okay. What special diet did they have, Mr Witness?
- 09:51:53 5 A. They had cocoa, milk, sugar, Marmite and egg.
  - 6 Q. Thank you, Mr Witness. And, Mr Witness, you've also told
  - 7 us about Mr A and Mr B bringing in food at different periods
  - 8 during the time that you were there. And am I right in saying
  - 9 that apart from the normal feeding hours, Mr A and B had the
- 09:52:32 10 privilege to eat and cook in the prison any time they wanted?
  - 11 A. Yes. Exactly so.
  - 12 Q. And, Mr Witness, I'm also right in saying that all other
  - 13 prisoners, in Pademba Road Prison at the time, did not have these
  - 14 privileges; is that right?
- 09:52:56 **15 A.** Yes.
  - 16 Q. Thank you, Mr Witness. And, Mr Witness, I'm going to ask
  - 17 you briefly about visiting hours. During the time that you were
  - 18 in Pademba Road Prison, you had special designated hours for
  - 19 visitors, isn't it?
- 09:53:19 **20** A. Yes.
  - 21 Q. And that you could only receive your visitors during these
  - 22 special hours, isn't it?
  - 23 A. Yes.
  - 24 Q. And that -- was Mr A and Mr B, did they receive any
- 09:53:42 25 visitors outside the normal designated visiting hours by the
  - 26 prison authorities?
  - 27 A. Yes.
  - 28 Q. How do you know that, Mr Witness?
  - 29 A. Because we were in the same block. When somebody came to

- 1 you, almost everybody in the prison would know that somebody had
- 2 come to you and these men, every day they used to have visitors.
- 3 I was with them.
- 4 Q. Okay. Thank you, Mr Witness. And, Mr Witness, once again
- 09:54:18 5 I'm right in saying that this reception of visitors, at these
  - 6 times by Mr A and Mr B, was not enjoyed by the other prisoners in
  - 7 the prison at the time; is that right?
  - 8 A. Yes.
  - 9 Q. Thank you, Mr Witness. And, Mr Witness, I'm going to ask
- 09:54:41 10 you also, in Pademba Road Prison when, on a typical day, when are
  - 11 you allowed out of your cells in the morning? At what time?
  - 12 A. 7.45 to 8.
  - 13 Q. Thank you. And at what time are you locked up in your
  - 14 cells for the night?
- 09:55:05 **15 A. Si x.** 
  - 16 Q. And after all the prisoners are locked -- 6 what? 6 in the
  - 17 evening? 6 p. m.?
  - 18 A. 6 p. m.
  - 19 Q. Thank you, Mr Witness. And, Mr Witness, am I right in
- 09:55:25 20 saying that once the prisoners are locked up around 6 p.m. you
  - are not allowed to get out again until the following morning?
  - 22 A. Yes.
  - 23 Q. And, Mr Witness, during this period, do you know whether
  - 24 Mr A and Mr B were also locked up around 6 o'clock when all other
- 09:55:51 25 prisoners were being locked up at Pademba Road Prison,
  - 26 Mr Witness?
  - 27 A. No. They did not lock them up. They were outside. All of
  - 28 them who had that programme to come to this Court were all
  - 29 outside till late hours. When we were inside they were around

- 1 the corridors.
- 2 Q. And would they be doing anything when they were outside in
- 3 the corridors, as you've told this Court?
- 4 A. Yes. They used to smoke marijuana, drinking Pega. Moving
- 09:56:32 5 up and down, singing, making noise to people. Playing draught.
  - 6 Playing draught and Ludo.
  - 7 Q. And normally, would you be able to tell this Court how long
  - 8 they were allowed to stay up after others were locked up at 6?
  - 9 A. They were there up to 9 o'clock, 9.30.
- 09:57:05 10 THE INTERPRETER: Your Honour, the interpreter did not hear
  - 11 the last part of the witness's testimony. He was mumbling.
  - 12 MR GRAHAM:
  - 13 Q. Mr Witness, please, for the convenience of the Court, speak
  - 14 a little bit more audibly into the mic and the interpreter did
- 09:57:21 15 not hear the last part of your answer. My question was that
  - 16 normally, how long? Yes, please go ahead.
  - 17 A. I said they used to pass, to move up and down from 6 up to
  - 18 that time.
  - 19 Q. Up to what time?
- 09:57:41 **20** A. Till 9 o'clock. At times 9.30.
  - 21 Q. Is that in the evening or in the morning?
  - 22 A. In the night. In the evening.
  - 23 Q. Thank you, Mr Witness.
  - 24 A. 9.30 p.m.
- 09:57:56 25 Q. Thank you, Mr Witness. Mr Witness, I'm going to ask you
  - 26 just the last few questions on the prison issues. During the
  - 27 time that you were there, you had designated hours for, were you
  - 28 allowed to visit outside during the time that you were there?
  - 29 A. No.

- 1 Q. And during the period that you were there, did you observe
- 2 Mr A and B enjoying any special privileges in respect of their
- 3 house-going, outside the prison?
- 4 A. Yes. They were enjoying special facilities.
- 09:58:51 5 Q. Please tell us how do you know that they were enjoying
  - 6 special facilities in respect of outside visits? Going out of
  - 7 the prison, I mean?
  - 8 A. When they were going out they would say, "Today I had an
  - 9 affair with a woman. I and my wife had spent time in that guest
- 09:59:17 10 house. I went to my relative. I enjoyed. I went to a
  - 11 restaurant. I went to a hotel." When they returned, those were
  - 12 the things that, information that they used to tell us. That was
  - 13 what they used to tell me.
  - 14 Q. And did they tell you where this guest house was?
- 10:00:02 15 A. Well, I cannot recall the name of the guest house.
  - 16 Q. Thank you, Mr Witness.
  - 17 A. But they really used to tell me.
  - 18 Q. And Mr Witness did they also used to tell you who took them
  - 19 to all these places, to the restaurant and to the guest house,
- 10:00:02 20 the places you've told this Court?
  - 21 A. Yes. They said it was the Special Court people who came
  - 22 and took them, that was the Prosecution. Where they were the
  - 23 ones that took them there.
  - 24 Q. Thank you, Mr Witness. And, Mr Witness, do you know when
- 10:00:26 25 Mr B was released from Pademba Road Prison?
  - 26 A. Well, I was there when he was released, but I could not
  - 27 remember -- I think it was 2004 and 2005 but I came out this
  - 28 2005, yes.
  - 29 Q. Thank you, Mr Witness. And, Mr Witness, do you know why he

- 1 was released?
- 2 A. Well, he was boasting that he was going to talk and then
- 3 they would release him. He was boasting. He said it was for his
- 4 for them that he was going to be released, so I believe it
- 10:01:17 5 because of that they wanted to come and talk here. That was why
  - 6 he was released.
  - 7 Q. And [redacted], too, was boasting at the time, wasn't he?
  - 8 Sorry, Mr A. Sorry, Your Honours. Mr A was also boasting at the
  - 9 time, wasn't he?
- 10:01:33 **10 A. Yes.** 
  - 11 Q. Can you tell this Court what Mr A used to say, when he was
  - 12 boasting during this period?
  - 13 A. Well, he was boasting that it was for themselves that they
  - 14 were going to release their companions. He was boasting, telling
- 10:01:56 15 me that since I don't want to be free, then they are going to
  - 16 release them. So I -- he said since I want to suffer, he was
  - 17 coming to come out of prison. He had no child.
  - 18 Q. Okay. Mr Witness, you just told this Court that he was
  - 19 boasting that it was for him that his companions were going to be
- 10:02:22 20 released. Which companions was he referring to?
  - 21 A. They were 60 in number that were under safe custody. But
  - 22 they went and convinced some of them, so as for them to come and
  - 23 talk here. But they only had three of them, yes. They were
  - 24 trying to even convince Foday Bah, but they were unable to get
- 10:02:54 **25 him, Foday Bah Marah.** 
  - Q. And Foday Bah Marah, is his other name Bulldoze? Is he
  - 27 also known as Bulldoze?
  - 28 A. Yes, yes, but he did not agree that time, although he --
  - 29 Q. Although he what, Mr Witness? Can you complete your

- 1 statement?
- 2 A. He was given confidence that if he came out, he would be
- 3 with them. Yes. But he said when he was there, he was unable to
- 4 say anything.
- 10:03:31 5 Q. Thank you, Mr Witness. And, Mr Witness, during this time
  - 6 that you were there with them, was the first accused, do you know
  - 7 whether the first accused, Tamba Brima, was also in the Pademba
  - 8 Road Prison at the time?
  - 9 A. Yes. They took him there.
- 10:03:55 10 Q. And during this period, do you know whether the second
  - 11 accused was also in Pademba Road Prison at the time, Mr Witness?
  - 12 A. Yes.
  - 13 Q. And did you, during this same period, know whether the
  - 14 third accused, Santigie Borbor Kanu was also in Pademba Road
- 10:04:19 **15 Prison at the time?** 
  - 16 A. Yes.
  - 17 Q. And --
  - 18 JUDGE SEBUTINDE: What kind of answers are these?
  - 19 MR GRAHAM: Yes, I was about to --
- 10:04:32 **20 Q. Mr Witness**, please clarify.
  - 21 JUDGE DOHERTY: Mr Graham, when you say "at the time,"
  - 22 could you be a little more specific as to what time you mean.
  - 23 MR GRAHAM: Grateful.
  - 24 Q. And, Mr Witness, do you remember which year this was, that
- 10:04:45 25 you were there, together with the first, second and third
  - accused, in Pademba Road Prison; do you remember which year?
  - 27 A. Well, just after they were brought -- before they were
  - 28 brought at the Special Court they took them to the prison.
  - 29 Q. But my question is the year. If you don't remember?

- 1 A. 2003. 2003.
- 2 Q. Thank you, Mr Witness. And, Mr Witness, do you know
- 3 whether they were also contacted by these Special Court people,
- 4 the people whom you describe as the Prosecution from the Special
- 10:05:33 5 Court? Do you know whether they would contact the first accused,
  - 6 Tamba Brima, was contacted by the Prosecution?
  - 7 A. Well, I do not know about that.
  - 8 Q. Thank you. Mr Witness, you have told this Court that you
  - 9 were part of the fighting forces that arrived in Freetown, in
- 10:06:01 10 January of 1999. There is evidence before this Court that the
  - 11 Pademba Road Prison was broken into during the Freetown attack.
  - 12 Were you part of the fighting forces that broke into Pademba Road
  - 13 Prison, in January of 1999, Mr Witness?
  - 14 A. No.
- 10:06:26 15 PRESIDING JUDGE: Is this the time that he had six bullet
  - wounds?
  - 17 MR GRAHAM: Yes, Your Honours. His evidence was that he
  - 18 has six bullet wounds but he had a vehicle in which he could move
  - 19 around any time he wanted.
- 10:06:43 20 Q. And, Mr Witness, but did you get to hear, during that time
  - 21 that Pademba Road Prison had been broken into? Did you hear
  - 22 that?
  - 23 A. I heard, but I did not go there.
  - 24 Q. From whom did you hear that?
- 10:07:02 25 A. Well, over hundreds of people, everybody came and said that
  - 26 place had been broken into and during that time the population
  - was thrice than ours.
  - 28 Q. Mr Witness, before I go on, did you get to hear the names
  - 29 of those who were responsible for the break-in of the Pademba

- 1 Road Prison?
- 2 A. The people who broke into the prison?
- 3 Q. Yes, Mr Witness.
- 4 A. Well, I heard that it was Pikin who broke into the prison.
- 10:07:55 5 Q. Did you get to hear that the first accused, Tamba Brima,
  - 6 was the one who ordered and commandeered the break-in into
  - 7 Pademba Road Prison? Did you hear that during the time you were
  - 8 in Freetown?
  - 9 A. The man did not come. How would I have heard about it?
- 10:08:21 10 Q. Mr Witness, I'm going to go onto ask you that, did you get
  - 11 to hear that some detained SLA soldiers had been released from
  - 12 the Pademba Road Prison as a result of the break-out? "Yes" or
  - 13 "no"?
  - 14 A. Yes, yes.
- 10:08:41 15 Q. Thank you, Mr Witness. And, Mr Witness, did you get to
  - 16 hear the number of detained SLA soldiers that were released from
  - 17 Pademba Road Prison during the break-in?
  - 18 A. Yes.
  - 19 Q. Please tell the Court.
- 10:09:04 **20** A. **3,000 SLA**.
  - 21 Q. Thank you, Mr Witness. And, Mr Witness, are you aware of
  - 22 the strength, the manpower, of the fighting forces that entered
  - 23 Freetown, that invaded Freetown, in January of 1999? The
  - 24 strength? The numbers?
- 10:09:27 **25 A. 900**.
  - 26 Q. How do you know that, Mr Witness?
  - 27 A. Well, I knew about that because the --
  - 28 THE INTERPRETER: Your Honour, the witness has used a term
  - 29 that the interpreter did not hear well.

- 1 MR GRAHAM:
- 2 Q. Mr Witness, please speak a little bit loudly and clearly so
- 3 the interpreters can hear you and interpret your testimony for
- 4 the Court, please. And please go over your --
- 10:10:06 **5 A. 0kay.** 
  - $\mathbf{0}$  -- my question was simply that: How did you know that the
  - 7 strength of the fighting forces was 900?
  - 8 A. Well, the nominal roll, I used to look at it. The entire
  - 9 nominal roll I used to look at it and I would know that we would
- 10:10:33 10 have so-and-so number, which was about 900 and everybody's
  - 11 name --
  - 12 Q. Thank you, Mr Witness. Thank you. And, Mr Witness, you
  - 13 will agree with me, based on what you told the Court that the
  - 14 number of released SLA soldiers from Pademba Road Prison was
- 10:10:56 15 three times the size of the fighting forces that entered Freetown
  - 16 in January of 1999?
  - 17 A. Yes. They were many. They were many. They were more than
  - 18 our own number.
  - 19 Q. Okay, Mr Witness. And, Mr Witness, did you yourself get to
- 10:11:22 20 hear whether the 3,000 or so soldiers that were released from
  - 21 Pademba Road Prison, did you hear that they conducted any
  - 22 killings of innocent civilians in Freetown, after they were
  - 23 rel eased?
  - 24 A. Yes. I heard a boy who told me that the soldiers who came
- 10:11:45 25 from the Pademba Road said they were going to revenge, they were
  - 26 going to do bad things. Those who caused their arrest, some of
  - 27 those people who took them to prison, they will put revenge on
  - 28 them.
  - 29 Q. Yes. Thank you. And, Mr Witness. Apart from the

- 1 killings, did you hear whether these released soldiers from
- 2 Pademba Road engaged in any looting and burning of houses in
- 3 Freetown?
- 4 A. Yes, I heard about that.
- 10:12:35 **Q.** How did you hear about that, Mr Witness?
  - 6 A. As I was seeing the smoke, when the houses were burning, I
  - 7 asked. They said it was the soldiers who came from Pademba Road
  - 8 and the jet, the bomb, it was dropping from Lungi, were burning
  - 9 houses, so those soldiers who came from Pademba Road --
- 10:13:11 **10 Q. Go ahead, Mr Witness.** 
  - 11 A. I said those soldiers who came from Pademba Road were the
  - 12 ones who caused a lot of problems, which even --
  - 13 Q. Go on.
  - 14 A. Many fell under disciplinary action.
- 10:13:38 15 Q. And, Mr Witness, if you say they fell under disciplinary
  - 16 action what do you mean by that? Please briefly tell this Court,
  - 17 just briefly?
  - 18 A. Well, when I talk about disciplinary action, if you
  - 19 committed a type of crime, according to SAJ, if you killed an
- 10:14:05 20 innocent civilian, you cut your hand, a hand, or you burn the
  - 21 house of somebody you should be shot on sight, if you are caught
  - 22 there. If -- when I talk about disciplinary action there are
  - 23 people that are in charge of that. When I said many of the
  - 24 surrendered soldiers lost their lives as a result of that.
- 10:14:31 25 Q. And, Mr Witness, who was in charge of -- who meted out this
  - discipline to these soldiers who were doing bad things in
  - 27 Freetown at the time?
  - 28 A. Well, the commanders were many, like NPFL was one. Pikin,
  - 29 who was Abubakar Conteh was another one. Ashim was another one.

- 1 Yes.
- 2 Q. So, Mr Witness, am I right in saying that the -- it was
- 3 very difficult for the fighting forces to control the prisoners,
- 4 the ex -- the soldiers that were released from Pademba Road
- 10:15:29 5 Prison; is that right?
  - 6 A. They were difficult to be brought under control because
  - 7 they were many. It was difficult to put them under control
  - 8 because they were scattered about. They were here and there, you
  - 9 know. Because it was in Freetown that I saw a different style.
- 10:15:51 10 When we were coming we were not burning houses, we were not
  - 11 committing crimes. Except in Freetown, when Pademba Road was
  - 12 broke into, and prisoners came out, I began to see prisoners
  - doing things, and that did not auger well, to me.
  - 14 Q. These released soldiers, they committed amputations on
- 10:16:18 15 civilians in Freetown, didn't they?
  - 16 A. Well, I -- I never saw a hand being cut in my presence. I
  - 17 never saw somebody had been cut in my presence but I believe that
  - 18 many things that happened --
  - 19 Q. But did you hear that they conducted amputations of
- 10:16:46 20 civilians in Freetown? Did you hear that? You just told us you
  - 21 didn't see that but did you hear about that? "Yes" or "no",
  - 22 Mr Witness?
  - 23 A. When we were in Freetown, I did not hear about that. It
  - 24 was later when we had returned that I heard about the atrocities
- 10:17:06 25 that took place in Freetown. As I told you, I only used to move
  - 26 once in a while.
  - 27 Q. Thank you, Mr Witness. And, Mr Witness, it is fair for me
  - 28 to say that because the number of soldiers that were released
  - 29 from Pademba Road was three times the size of the fighting

- 1 forces, there was no way you could have controlled their conduct
- 2 all over Freetown; is that right?
- 3 A. Yes, there were many. There were more than three. Those
- 4 that were at stadium they were at a larger number. I don't know
- 10:17:51 5 their number, apart from the 3,000.
  - 6 Q. Thank you, Mr Witness. And, Mr Witness, I was just going
  - 7 to ask you: You just told us about the prisoners that were at
  - 8 the stadium. What do you know about what you -- sorry, Your
  - 9 Honours. Were there, apart from the Pademba Road Prison, there
- 10:18:15 10 were also soldiers retained at the stadium, isn't it?
  - 11 A. Yes, there were soldiers at the stadium.
  - 12 Q. And these detained soldiers were under the control of
  - 13 ECOMOG, isn't it, Mr Witness?
  - 14 A. Yes, they were under ECOMOG control.
- 10:18:38 15 Q. And, Mr Witness, did you get to know approximately how many
  - soldiers, SLA soldiers, were being detained at the stadium under
  - 17 the control of ECOMOG?
  - 18 A. Well, I heard Pademba Road, 3,000 were at stadium.
  - 19 Pademba Road is about 3,000 with other prisoners. At stadium
- 10:19:10 **20** there were about 1,000.
  - 21 Q. Thank you, Mr Witness. And this 1,000 SLA soldiers who
  - 22 were detained at the stadium, do you know -- they were released
  - 23 by the fighting forces, weren't they?
  - 24 A. Yes.
- 10:19:34 25 Q. And when they were released they also posed the same
  - 26 control problems that were posed by those who were released from
  - 27 Pademba Road Prison, isn't it?
  - 28 A. Yes. Because, you know, they were disgruntled and
  - 29 especially the armed robbers that was among them, those that were

- at Pademba Road, they were disgruntled. They had criminals that
- 2 have committed, and some of them they are condemned men, so most
- 3 of them were disgruntled.
- 4 Q. Thank you, Mr Witness.
- 10:20:20 5 JUDGE SEBUTINDE: Are we talking about the prisoners at
  - 6 Pademba Road? I think that is what I heard.
  - 7 MR GRAHAM: Yes, Your Honours. He was referring to the
  - 8 prisoners, criminals who were released together with the
  - 9 soldiers.
- 10:20:32 10 JUDGE SEBUTINDE: Yes, but I think your last question
  - 11 referred to prisoners released, SLAs released from the national
  - 12 stadium.
  - 13 MR GRAHAM: That's right.
  - 14 JUDGE SEBUTINDE: But his answer related to some
- 10:20:44 15 personalities at Pademba Road.
  - 16 MR GRAHAM: Yes. Thank you.
  - 17 Q. Mr Witness, please focus on the questions as they come
  - 18 through to you. Did you -- just a second, Your Honours. And,
  - 19 Mr Witness, the soldiers that were released from the stadium, did
- 10:21:20 20 the fighting forces have to discipline them, like the way they
  - 21 did to those who were released from the Pademba Road Prison?
  - 22 A. Well, they were mixed. You would not be able to know those
  - 23 that came out from the stadium and those from the Pademba Road
  - 24 Prison. They were all together.
- 10:21:43 25 Q. Thank you. And do you know whether they were all released
  - on the same day, weren't they? That is the SLA ---
  - 27 A. Yes.
  - 28 Q. And, Mr Witness, I'm going to move on. During the time you
  - 29 were being led by my learned friend, Mr Fofanah, he asked you

- 1 where you were in May of 1997, when you heard about the coup, and
- 2 I believe your response was that you were at the RDF, at the RDF.
- 3 Where was the RDF at the time, in May of 1997?
- 4 A. Sumbuya.
- 10:22:33 **5** Q. Your Honours, Sumbuya is spelt S-U-M-B-U-Y-A. Sumbuya.
  - 6 And, Mr Witness, where is Sumbuya?
  - 7 A. 32 miles, 33 miles, 32 miles from Freetown. Towards
  - 8 Masi aka Hi ghway.
  - 9 Q. And what did the RDF, I mean, what were you doing -- sorry,
- 10:23:10 10 Your Honours. What did the RDF used to do at the time, in May of
  - 11 1997?
  - 12 A. RDF was fighting against RUF because I was an SLA. We were
  - 13 fighting against the RUF. Anywhere the RUF were, we would go and
  - 14 attack.
- 10:23:33 15 Q. And so during that time it is your testimony that you were
  - a member of the RDF at -- during the period of May 1997?
  - 17 PRESIDING JUDGE: He has already testified to that. There
  - is no doubt about his testimony on that, Mr Graham.
  - 19 MR GRAHAM: Thank you.
- 10:23:52 20 Q. Mr Witness, I'm going to move on to Kabala. You've told
  - 21 this Court that you were in Kabala. Did you see the first
  - 22 accused, Tamba Brima, at Kabala?
  - 23 A. No.
  - 24 Q. You also told us about the Dankawallie attack. Was the
- 10:24:10 25 first accused, Tamba Brima, part of that attack?
  - 26 A. No.
  - Q. Mr Witness, you also told this Court that you were at
  - 28 Kurubonla and, during this period, did you see the first accused,
  - 29 Tamba Brima, at Kurubonla?

- 1 A. No, he's never been there.
- 2 Q. Thank you, Mr Witness. And, Mr Witness, you've also told
- 3 this court about Tumaniya where SAJ Musa formed three battalions.
- 4 Did you see the first accused, Tamba Brima, at Tumaniya? "Yes"
- 10:25:07 **5 or** "**no**"?
  - 6 A. No.
  - 7 Q. Did anyone tell you that they had seen the first accused,
  - 8 Tamba Brima, at Tumaniya?
  - 9 A. No.
- 10:25:16 10 Q. Mr Witness, I'm going to take you to Bafodia. You told
  - 11 this Court you were in Bafodia for three days. During the period
  - 12 that you were in Bafodia did you see the first accused, Tamba
  - 13 Brima; "yes" or "no", Mr Witness?
  - 14 A. No.
- 10:25:35 15 Q. Did anyone tell you during that period that they had seen
  - 16 Tamba Brima, the first excused?
  - 17 A. No. No.
  - 18 Q. Thank you.
  - 19 A. No.
- 10:25:44 20 Q. Mr Witness, you also have told us about your presence at
  - 21 Kamakwei in Laminaya, where Father Mario was contacted by the
  - 22 fighting forces. During this period was the first accused, Tamba
  - 23 Brima, with you?
  - 24 A. No.
- 10:26:07 25 Q. Did any of the fighting forces -- did anyone tell you that
  - 26 they had seen Tamba Brima around during that time?
  - 27 A. No.
  - 28 Q. Thank you, Mr Witness. Mr Witness, you also told us about
  - 29 the Lunsar attack where ECOMOG was dislodged. Did you, at the

- 1 time, was the first accused, Tamba Brima, part of the attack on
- 2 Lunsar?
- 3 A. No.
- 4 Q. Did he command or did he order anyone to attack Lunsar?
- 10:26:49 **5 A. No.** 
  - 6 Q. You also told us about the Sumbuya attack. Was the first
  - 7 accused, Tamba Brima, part of the Sumbuya attack?
  - 8 A. No.
  - 9 Q. Did he order, or command, any of the fighting forces to
- 10:27:12 10 conduct the Sumbuya attack?
  - 11 A. No.
  - 12 Q. You also told us about the Mile 38 attack. Did the first
  - 13 accused, Tamba Brima, order or command any fighting forces for
  - 14 the Mile 38 attack?
- 10:27:35 **15** A. The man was under arrest. How could be go and command an
  - 16 attack?
  - 17 Q. Thank you, Mr Witness. Mr Witness, I'm going to ask you at
  - 18 Benguema. After the death of SAJ Musa, is it true that the first
  - 19 accused, Tamba Brima, took over overall command of the fighting
- 10:28:14 **20** forces?
  - 21 A. No.
  - 22 Q. Thank you, Mr Witness. And, Mr Witness, did you ever hear
  - 23 that during the -- after the death of SAJ Musa the first accused,
  - 24 Tamba Brima, was seen wearing the military uniforms of SAJ Musa?
- 10:28:43 **25** A. It's a lie.
  - 26 Q. Thank you, Mr Witness. Mr Witness, I'm going to ask you a
  - few questions on Colonel Eddie Town and then I will be done.
  - 28 Mr Witness, we have expert evidence before this Court about the
  - 29 command structure that was set up by SAJ Musa at Colonel Eddie

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- 1 Town, and that during that period you were listed as being the
- 2 RDF commander; is that true?
- 3 A. Yes.
- 4 Q. And who appointed you as the RDF commander?
- 10:29:58 **5 A. SAJ Musa.** 
  - 6 Q. And is it true that during this period that you were
  - 7 appointed as RDF commander, the third accused in this case,
  - 8 Santigie Borbor Kanu, was also appointed by SAJ Musa as the
  - 9 battalion supervisor for the 1st Battalion; is that true?
- 10:30:13 **10** A. That's a big lie.
  - 11 Q. Why do you say it is a big lie, Mr Witness?
  - 12 A. Because there was no military supervisor at that battalion.
  - 13 Q. I said battalion supervisor, was appointed battalion
  - 14 supervi sor?
- 10:30:34 15 A. That's what I'm saying. There was no supervisor over
  - 16 battalion. It was a lie. There was no overall supervisor or an
  - 17 adviser. Only battalion commander and 2IC adjutant operation
  - 18 commander and company commander.
  - 19 Q. So I'm right in saying that any information to this Court
- 10:30:55 20 which -- sorry, Your Honours. What about Abdul Sesay, was he --
  - 21 is it true that he was appointed the battalion supervisor for the
  - 22 2nd Battalion by SAJ Musa? "Yes" or "no", Mr Witness?
  - 23 A. No.
  - 24 Q. Lieutenant-colonel Gold Teeth, is it true that SAJ Musa
- 10:31:24 25 pointed him as the battalion supervisor for the 3rd Battalion?
  - 26 A. No.
  - 27 Q. Lieutenant-colonel Adamu, also known as Chicken Soup, is it
  - 28 true that at Colonel Eddie Town SAJ Musa appointed him as the
  - 29 battalion supervisor for the 4th Battalion, Mr Witness?

- 1 A. No.
- 2 Q. And Lieutenant-colonel Rhino, is it true, Mr Witness, that
- 3 at Colonel Eddie Town, SAJ Musa appointed Lieutenant-colonel
- 4 Rhino as the battalion supervisor for the 5th Battalion?
- 10:32:00 **5** A. That's a big lie.
  - 6 Q. Did he also -- is it also true that Colonel Hassan Papa
  - 7 Bangura, also known as Bomb Blast, was appointed as the RDF
  - 8 battalion supervisor by SAJ Musa; is that true, Mr Witness?
  - 9 "Yes" or "no"?
- 10:32:24 10 A. As I said, the battalions, they don't have supervisor.
  - 11 They hadn't a supervisor.
  - 12 Q. Thank you. But was there a 5th Battalion -- did SAJ Musa
  - 13 set up a 5th Battalion at all at Colonel Eddie Town, Mr Witness?
  - 14 A. I couldn't recall.
- 10:32:52 15 Q. And, Mr Witness, is it true that during this period, SAJ
  - 16 Musa appointed one Major Lagah, spelt L-A-G-A-H, as artillery
  - 17 commander?
  - 18 A. Major Laga? He was not an artillery commander. He was
  - 19 only ordinary mortar fire.
- 10:33:18 **20 Q.** How do you know that?
  - 21 A. Well, the man was with me. I used to use him, so I knew
  - 22 that.
  - 23 Q. Thank you. And Lieutenant-colonel Foday Bah, also known as
  - 24 Bulldoze, is it true that SAJ Musa appointed him as the commander
- 10:33:39 25 of the 2nd Battalion at Colonel Eddie Town?
  - 26 A. Foday Bah?
  - 27 Q. Sorry, Your Honour, as commander of the 6th Battalion at
  - 28 Colonel Eddie Town; 6th Battalion?
  - 29 A. No. Foday Bah, he was leading the B Company. And it was a

- 1 B Company that continued.
- Q. But was there a 6th Battalion? Did SAJ Musa set up a 6th
- 3 Battalion at all at Colonel Eddie Town?
- 4 A. No, I couldn't remember. I don't recall.
- 10:34:17 5 Q. Thank you, Mr Witness. And Lieutenant Colonel Kido, is it
  - 6 Kido spelt K-I-D-O, is it?
  - 7 A. Yes, yes.
  - 8 Q. Is it true that SAJ Musa appointed him as the commander of
  - 9 the 4th Battalion at Colonel Eddie Town?
- 10:34:34 **10 A. No.** 
  - 11 Q. Thank you, Mr Witness. Mr Witness, why do you say no? And
  - very briefly, please.
  - 13 A. Kido was not a battalion commander. He was not battalion.
  - 14 He was not battalion commander at Eddie Town.
- 10:34:59 15 Q. Thank you. And Lieutenant-colonel Tito, is it true that
  - 16 SAJ Musa appointed him as the commander of the 1st Battalion at
  - 17 Colonel Eddie Town, Mr Witness?
  - 18 A. I knew of A Company. A Company.
  - 19 Q. Thank you. What about Major Osman Sesay? Is it true that
- 10:35:26 20 SAJ Musa appointed him as the commander of the 3rd Battalion at
  - 21 Colonel Eddie Town?
  - 22 A. This is a lie.
  - 23 Q. And what about Lieutenant-colonel Saidu, Your Honours,
  - 24 Saidu is spelt S-A-I-D-U, Lieutenant-colonel Saidu Kambolai,
- 10:35:47 25 spelt K-A-M-B-O-L-A-I, also known as Basky, B-A-S-K-Y, is it true
  - that Basky was appointed as the commander of the 5th Battalion by
  - 27 SAJ Musa?
  - 28 A. I couldn't recall.
  - 29 Q. Thank you. And Lieutenant-colonel Foyoh, spelt F-O-Y-O-H,

- 1 also known as Cambodia, Mr Witness, is it true that at Colonel
- 2 Eddie Town SAJ Musa appointed Cambodia as deputy operations
- 3 commander?
- 4 A. It's a lie.
- 10:36:31 5 Q. Thank you. Mr Witness, is it also true that at
  - 6 Colonel Eddie, and please, I want you to answer "yes" or "no"
  - 7 without any further explanations, is it true that SAJ Musa
  - 8 appointed the third accused in this case, Santigie Borbor Kanu,
  - 9 as the chief of staff at Colonel Eddie Town? "Yes" or "no",
- 10:36:56 **10** Mr Witness?
  - 11 A. No.
  - 12 Q. Thank you. And Lieutenant-colonel Eddie, is it true that
  - 13 SAJ Musa appointed him as the brigade commander at
  - 14 Colonel Eddie Town, and, yes, go ahead.
- 10:37:16 **15 A. No.** 
  - 16 Q. Lieutenant-colonel Charles, do you know one
  - 17 Lieutenant-colonel Charles?
  - 18 A. Yes.
  - 19 Q. How do you know him?
- 10:37:35 20 A. I knew he was at the movement.
  - 21 Q. And is it true that SAJ Musa appointed him as brigade
  - 22 adjutant at Colonel Eddie Town?
  - 23 A. No, no.
  - 24 Q. Lieutenant-colonel FAT Sesay, is it true that SAJ Musa
- 10:37:57 **25** appointed him as the brigade administrator at Colonel Eddie Town?
  - 26 A. No.
  - 27 Q. Lieutenant-colonel Konjoh, Your Honours is spelt
  - 28 K-O-N-J-O-H, Mr Witness, do you know Lieutenant-colonel Konjoh?
  - 29 A. Yes. He's dead now. He's a late man.

- 1 Q. How did you know him then?
- 2 A. He was an SLA soldier, and he used to come to my house, so
- 3 I knew him.
- 4 Q. Was he -- did you see him at Colonel Eddie Town?
- 10:38:39 **5 A.** Yes.
  - 6 Q. Is it true that SAJ Musa appointed him battlefield
  - 7 inspector at Colonel Eddie Town?
  - 8 A. No, I couldn't recall.
  - 9 Q. Do you know Lieutenant-colonel Ibrahim, also known as Road
- 10:38:57 **10 Block?** 
  - 11 A. Yes.
  - 12 Q. How do you know him? Was he part of the movement?
  - 13 A. Yes.
  - 14 0. Was he at Colonel Eddie Town?
- 10:39:08 **15 A. Yes.** 
  - 16 Q. Mr Witness, is it true that SAJ Musa appointed him as
  - 17 brigade task force commander at Colonel Eddie Town?
  - 18 A. No.
  - 19 Q. Lieutenant-colonel Akim, do you know him?
- 10:39:28 **20** A. Yes.
  - 21 Q. Was he part -- was he at Colonel Eddie Town?
  - 22 A. Yes.
  - 23 Q. Is it true that at Colonel Eddie Town SAJ Musa appointed
  - 24 Lieutenant-colonel King as provost marshall of the military
- 10:39:48 **25 police?** 
  - 26 A. Yes. King, MP provost marshall.
  - 27 Q. Is that a yes, it is true he was appointed; is that your
  - 28 evi dence?
  - 29 A. Yes. King, he was an MP but MP commander. He was not

- 1 provost marshall.
- 2 Q. Thank you. And Lieutenant-colonel Eddie, was he appointed
- 3 as brigade commander by SAJ Musa?
- 4 PRESIDING JUDGE: You've asked that already.
- 10:40:18 5 MR GRAHAM: Okay, Your Honours. I'm sorry.
  - 6 Q. And, Mr Witness, do you know one Colonel Coach Bomo, spelt
  - 7 B- 0- M- 0?
  - 8 A. Yes.
  - 9 Q. Was he at Colonel Eddie Town?
- 10:40:34 **10** A. Yes.
  - 11 Q. Is it true that SAJ Musa appointed him as the political
  - 12 adviser to the movement?
  - 13 A. I couldn't recall.
  - 14 Q. Thank you, Mr Witness. Mr Witness, I'm also going to --
- 10:41:16 15 Your Honours, just a second. Mr Witness, before I go on, is it
  - true that during the time that the fighting forces were in
  - 17 Freetown it was part of the military strategy of the fighting
  - 18 forces to burn houses every 100 metres or so, in order to
  - indicate the progress or the position of the other groups; is
- 10:42:03 **20** that true?
  - 21 A. I didn't know about that.
  - 22 Q. Your Honours, one last question. And, Mr Witness, after
  - 23 the death of SAJ Musa at Benguema, did the first accused, Tamba
  - 24 Brima, appoint or promote you to any command position among the
- 10:42:40 **25 fighting forces?** 
  - 26 A. No.
  - 27 MR GRAHAM: Your Honours, I don't have any further
  - 28 questions for the witness and I'm grateful for the time.
  - 29 PRESI DI NG JUDGE: Thank you, Mr Graham. Yes, Mr Agha.

	1	MR AGHA: Yes, Your Honours. There are two issues. The
	2	first issue I would like to raise is something which I probably
	3	missed at the resumption, when we came back when the microphones
	4	was fixed, and that was where my learned friend, Mr Graham, was
10:43:20	5	explaining about A and B and who their identities were, and the
	6	witness repeated who A and B's identities were. So I would like
	7	to request this Court humbly that that part of his evidence, just
	8	after the resumption, be redacted or be put under closed
	9	transcript certainly, so that it's not open to the public.
10:43:47	10	PRESIDING JUDGE: That's just the explanation of who Mr A
	11	and Mr B were.
	12	MR AGHA: Yes. And when Mr Graham said who they were, and
	13	the witness said A was so-and-so and B was so-and-so. Just that
	14	small portion.
10:44:37	15	PRESIDING JUDGE: Yes. We are not convinced that it would
	16	serve any useful purpose, Mr Agha, because those two witnesses
	17	were named freely yesterday in the evidence but, if you feel it
	18	will be of any effect at all, we will certainly consider the
	19	application. What does the Defence say?
10:45:07	20	MR GRAHAM: Your Honours, we don't have any objections to
	21	that. We leave it to the superior wisdom of the Court.
	22	PRESIDING JUDGE: All right. You press your application,
	23	do you, Mr Agha?
	24	MR AGHA: Yes, by way of abundant caution.
10:45:13	25	PRESIDING JUDGE: All right. Well, there's a passage in
	26	the transcript at the beginning of today's session in which two
	27	witnesses are given initials instead of names. There is Mr A and
	28	Mr B. That part of the transcript that refers to their full
	29	names is to be redacted. Yes.

	1	MR AGHA: Inank you, Your Honour, I am grateful for that.
	2	The second matter is the Prosecution would like to move an
	3	application to adjourn the cross-examination of this witness; the
	4	reason being is that the Prosecution, on 29 September, received a
10:46:01	5	summary in respect of this witness. But it was only up to his
	6	evidence as when he reached Colonel Eddie Town. The Prosecution
	7	then received the balance of the summary of his evidence from
	8	Colonel Eddie Town onwards on 6 October, which was five days ago.
	9	Now, usually, under the 21-day rule, the Prosecution would be
10:46:31	10	seeking an adjournment until 18 October. However, in this case,
	11	since the Prosecution only received the second part of the
	12	summary five days ago, we would ask for an extra seven or eight
	13	days, so that we would request an adjournment until Thursday, 26
	14	October.
10:47:20	15	PRESIDING JUDGE: What does the Defence say about that?
	16	MR GRAHAM: Your Honours, we don't have any objections to
	17	the submissions of my learned friend Mr Agha.
	18	PRESIDING JUDGE: Well, that application is not opposed and
	19	we grant it, Mr Agha.
10:47:43	20	MR AGHA: Thank you, Your Honour.
	21	PRESIDING JUDGE: We will adjourn it until the rest of
	22	this witness's testimony until Thursday, 26 October.
	23	Mr Witness, we are going to have to ask you to come back to
	24	Court to finish your testimony on Thursday, 26 October. In the
10:48:15	25	meantime, between now and then, we renew our caution to you that
	26	you are not permitted to discuss this case, or your evidence,
	27	with any other person; is that clear?
	28	THE WITNESS: Yes.
	29	PRESIDING JUDGE: All right. Thank you. We will take the

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	1	normal morning adjournment now and resume at 5 past 11.
	2	[Break taken at 10.45 a.m.]
	3	[Upon resuming at 11.09 a.m.]
	4	PRESIDING JUDGE: What's the pseudonym for this witness,
11:10:08	5	Mr Daniels?
	6	MR DANIELS: The pseudonym, respectfully, Your Honours, is
	7	DBK-126. And the witness will be testifying in the Krio
	8	l anguage.
	9	WITNESS: DBK-126 [Sworn]
11:10:55	10	[The witness answered through interpreter]
	11	EXAMINED BY MR DANIELS:
	12	Q. Good morning, Madam Witness.
	13	A. Good morning to you.
	14	Q. Madam Witness, I shall be asking you a few questions and,
11:11:15	15	after that, my colleagues to my left side shall ask you a few
	16	questions and my colleagues to the right will also ask you some
	17	questions. I would be grateful if you could answer the questions
	18	that I ask you and speak slowly because what you say will be
	19	translated; do you understand?
11:11:45	20	A. Yes.
	21	Q. Thank you.
	22	A. No problem
	23	Q. Madam Witness, you are about 30 years of age at the moment?
	24	A. Yes.
11:11:58	25	Q. You live in Freetown?
	26	A. Yes.
	27	Q. At the moment you are a single mother?
	28	A. Yes.
	29	Q. With a seven year old son?

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- A. Yes. 1
- 2 0. You can read and write?
- A. 3 Yes.
- Q. And you speak Krio and Temne? 4
- A. Yes. 11:12:33
  - Q. Now, Madam Witness, before I go on, I have to 6
  - 7 ask of you whether you know the second accused in this matter,
  - Ibrahim Kamara; do you know him? 8
  - 9 A. Yes, yes. I knew him.
- Q. For how long have you known him? 11:12:59 10
  - 11 A. Well, I knew him 1998.
  - 12 Do you know him well?
  - 13 Α. Yes.
  - 14 Q. And do you know why you are here today?
- A. 11:13:25 **15** Yes.
  - And why are you here? 16 Q.
  - 17 A. I'm here for me to talk what I know what happened during
  - 18 the war, the time I was captured.
  - Thank you very much. I want you to take your mind back to 19 Q.
- 13 May 1997. I beg your pardon, 25 May 1997. 25 May 1997. 11:14:05 **20** 
  - Where were you in 1997, May? 21
  - 22 I was in Freetown [redacted]. In my mother's house.
  - 23 Q. Do you recall anything happening in Freetown on 25 May?
  - 24 JUDGE SEBUTINDE: Mr Daniels, are you not concerned about
- 11:14:47 **25** this address at all?
  - MR DANIELS: Very well. 26
  - Madam Witness, we are all concerned about your 27
  - identification. We do not want it to be revealed to the public, 28
  - 29 so, with respect to information which will identify you, please

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- 1 do not say it over or into the microphone.
- 2 A. Okay.
- 3 Q. If I need you to say something, you can write it down so
- 4 that we can protect your identity; do you understand that?
- 11:15:24 **5 A. 0kay.** Yes, yes.
  - 6 MR DANIELS: In the circumstances, Your Honour, I would be
  - 7 grateful if the address revealed by the witness be redacted from
  - 8 the record.
  - 9 PRESIDING JUDGE: Madam Witness, will that address reveal
- 11:15:41 10 your identity, the address you just gave?
  - 11 THE WITNESS: Like what?
  - 12 PRESIDING JUDGE: That's what I'm just asking you. You
  - 13 just gave an address to the Court and I'm asking you: Will that
  - 14 reveal your identity or not?
- 11:16:08 **15 THE WITNESS:** No, no, no.
  - 16 MR DANIELS: I will try again.
  - 17 Q. Madam Witness, what we are saying is: Do people know that
  - 18 you stay at the address you've just given?
  - 19 PRESIDING JUDGE: Just a minute, that's why I'm asking, Mr
- 11:16:20 20 Daniels. She did not say that's a current address. Go ahead.
  - 21 MR DANIELS:
  - 22 Q. Do people know that address to be your mother's address?
  - 23 PRESIDING JUDGE: That is if it still is.
  - 24 THE WITNESS: Yes, people know.
- 11:16:44 **25 MR DANIELS:** 
  - 26 Q. Is it still your mother's address?
  - 27 A. That is my mother's address because my mother is the owner
  - 28 of the house.
  - 29 PRESIDING JUDGE: All right. The address given by this

- 1 witness will be redacted from the transcript.
- 2 MR DANIELS: I'm most grateful, Your Honour.
- 3 Q. Madam Witness, I will start again. Do you remember
- 4 anything happening in Freetown, on 25 May 1997?
- 11:17:21 **5 A.** Yes.
  - 6 Q. What do you recall?
  - 7 A. I was conscious that evening. We heard, I heard an
  - 8 announcement on the radio saying that we've got a new leader by
  - 9 the name of Johnny Paul Koroma.
- 11:17:47 10 Q. How -- how did you hear this information?
  - 11 A. Through the radio.
  - 12 Q. And do you know who made Johnny Paul Koroma the new leader?
  - 13 A. No.
  - 14 Q. Do you know who was the old leader?
- 11:18:12 **15 A.** Yes.
  - 16 Q. And who was the old leader?
  - 17 A. It was Ahmad Tejan Kabbah.
  - 18 Q. Did you do anything after that?
  - 19 A. Well, when this civil war came I was in Freetown. I didn't
- 11:18:51 20 do anything. I was an innocent civilian, and I don't have any
  - 21 i dea. I don't know anything.
  - 22 Q. Did you get to hear that the second accused, Ibrahim
  - 23 Kamara, was responsible for putting the new leader into power?
  - 24 A. I don't have any idea about this. I don't -- I don't know
- 11:19:26 25 anything about that. All I knew was Johnny Paul Koroma was the
  - 26 leader.
  - 27 Q. Did you eventually get to hear who were some of the other
  - 28 leaders?
  - 29 A. I have no idea.

- 1 Q. Thank you. Madam Witness, where were you in February 1998?
- 2 A. Well, when the rebels came, jets was around bombing people.
- 3 People died. The incidents that made me to leave Freetown, I
- 4 went to Kono. One day, two streets between our streets, the jets
- 11:20:28 5 came and bombed and people died.
  - 6 Q. Please. My question was where were you in February 1998?
  - 7 A. February 1998 I was in Kono.
  - 8 Q. What were you doing in Kono, in February 1998?
  - 9 A. I'm a hairdresser, so I run and went to Kono, to do hair.
- 11:21:04 10 Q. And why did you run to go to Kono?
  - 11 A. I ran away because the jets was bombing around. People
  - 12 were dying. People were running. They said intervention was
  - 13 coming. So I said -- I saw that there were not a lot of people
  - 14 in Freetown. I couldn't get money through, so I knew Kono had a
- 11:21:27 15 lot of population, so I decided to go there to continue my
  - 16 hairdressing, to have more money.
  - 17 Q. When exactly was it that you went to Kono?
  - 18 A. I went to Kono in October 2007.
  - 19 Q. And what do you mean by the jets? You went to Kono, what
- 11:21:55 **20** year did you say?
  - 21 PRESIDING JUDGE: She said October 2007.
  - 22 MR DANIELS:
  - 23 Q. Mr Witness, we are not yet in the year 2007. 2007 is next
  - 24 year. So I want to ask again: When was it that you went to
- 11:22:19 **25 Kono?** 
  - 26 A. I forgot. 1997. October 1997.
  - 27 Q. Thank you, Madam Witness. You mentioned some jets bombing
  - 28 in Freetown -- some jets bombing which caused you leave. Just
  - very briefly, go over that, please?

- 1 A. Why I left Freetown and went to Kono, jets was bombing
- around. Sometimes in the afternoon, just see a jets coming
- around, dropping bombs on the houses, and why I finally left
- 4 Freetown, two streets between our street named Naimbana Street,
- 11:23:08 5 it bombed there and I went and I saw wherein skull all around,
  - 6 and the fragment went to one of the men around. And, in fact, he
  - 7 is, up to this time he is not normal. That was why I had to run
  - 8 and went to Freetown. Then the other thing, people were packing,
  - 9 and they were leaving Freetown.
- 11:23:37 10 Q. So you told us that --
  - 11 THE INTERPRETER: Correction, interpreter. Kono, instead
  - of Freetown.
  - 13 MR DANIELS: Thank you, Madam Interpreter.
  - 14 Q. You also mentioned that you heard that the intervention was
- 11:23:50 15 coming. What did you mean by the intervention?
  - 16 A. Well, because at one point some of the boys in our street,
  - 17 we were discussing in our street. One of them said from the time
  - 18 he was born, this was the time he had been starting -- he had
  - 19 embargo and he started to make fun over it. He said over --
- 11:24:19 **20** intervention meant government would take another troop. They
  - 21 will invade and repel the AFRC men. So that they will come and
  - 22 reinstate the government. So this -- I said this is what is
  - called intervention, so we were laughing over the issue.
  - Q. Now, I'm taking you back to February 1998. When you were
- 11:24:48 25 in Kono, in February 1998, did anything happen?
  - 26 A. It was one morning, when we were sitting outside in Kono,
  - 27 people were running around. They packed their belongings and
  - 28 they left and most of them they left. They -- some other times
  - 29 we will see people running. I can remember one morning, Sullay

- 1 Ajazy mobilise a convoy. They said they were going to collect
- 2 Kamajors. The Kamajors -- they said junta had left Kono.
- 3 Q. Madam Witness, how do you know that Sullay Ajazy was going
- 4 to collect Kamajors?
- 11:25:46 5 A. I was there and I went to Opera, where -- when the convoy
  - 6 was leaving. A lot of civilians were there and they were
  - 7 cl appi ng.
  - 8 Q. Which convoy was leaving?
  - 9 A. Sullay Ajazy's vehicle, with some other podapodas that was
- 11:26:13 10 around, all of them left. But he was with some other civilians,
  - 11 the youth in Kono. They were all -- they boarded the vehicle and
  - 12 they left.
  - 13 Q. Do you know where they left to?
  - 14 A. Main Motor Road Kono, by Opera. Main Motor Road. That's
- 11:26:43 15 how they called that street by Opera. They called it Main Motor
  - 16 Road. They took off from there.
  - 17 Q. The question I asked you was: Where were they going to,
  - when they took off?
  - 19 A. They went Jama Sewafe. They said there they would stay.
- 11:27:06 **20** That was where the Kamajors were.
  - 21 Q. Were they -- did the Kamajors eventually come to Kono?
  - 22 A. Yes, they came.
  - 23 Q. About how many of them came to Kono?
  - 24 A. They were many. They came in a number but when they were
- 11:27:37 25 walking around they were walking by line, they walk by the
  - 26 streets. The one would be in front. Then the next one would
  - 27 come at behind them. So they were walking in a single file along
  - 28 the streets.
  - 29 Q. For how long did the Kamajors stay in Kono?

- 1 A. The Kamajors, they stayed for about a week.
- 2 Q. And during the stay of the Kamajors, in Kono, did anything
- 3 happen in Kono?
- 4 A. Yes.
- 11:28:14 **5 Q. What happened?** 
  - 6 A. What happened when the Kamajors came, one, when they came
  - 7 they had guns. They had cutlasses. They were carrying
  - 8 cutlasses, so when the civilians saw them they started grumbling.
  - 9 They said now you brought these Kamajors, we thought they were
- 11:28:39 10 going to protect us. They hadn't anything that -- they only had
  - 11 cutlasses. Then the Kamajors, they were telling us that we
  - should not wear any short dress. Their society is against that.
  - 13 Woman shouldn't put on a short trousers. That then you should
  - 14 not -- you should tie your head.
- 11:29:03 15 Q. Apart from telling you not to wear short skirts and to tie
  - 16 your hair, did the Kamajors do anything in Kono?
  - 17 A. Yes.
  - 18 Q. What did they say?
  - 19 A. Wherever soldier is, they will hacked him. I could still
- 11:29:26 20 remember, I was in Kono. I was at Gbonbor Street. When we left
  - 21 Gbonbor Street --
  - 22 Q. Madam Witness, I reminded you to speak slowly because what
  - 23 you are saying is being interpreted. You were on what street?
  - 24 What street at that time?
- 11:29:51 25 A. At Gbonbor Street, because of this laws.
  - 26 Q. Hold on. Your Honours Gbonbor Street I will spell
  - 27 phonetically, G-B-O-N-B-O-R Street. And where is Gbonbor Street?
  - 28 A. Gbonbor Street is inside Koidu Town.
  - 29 Q. So you were at Gbonbor Street and what happened?

- 1 A. I was -- I used to wear short trousers. I left Gbonbor
- 2 Street. I went to Hollywood. Hollywood. I was conscious. One
- 3 soldier, he was inside the house. He was on top of the roof and
- 4 the soldiers came and show where he was hiding and the Kamajor
- 11:30:35 5 brought him down and he was tied down. He was begging the
  - 6 Kamajors not to -- for him to be killed in front of me. Then the
  - 7 Kamajors said if it were you that, you, what were you going to do
  - 8 with us but the soldier didn't say anything.
  - 9 Q. Did anything happen to the soldier apart from being tied
- 11:30:59 **10 up?** 
  - 11 A. Yes.
  - 12 Q. What happened?
  - 13 A. They took him. He was shot.
  - 14 Q. And when he was shot, did anything to him?
- 11:31:15 15 A. When he was shot he was laid flat on the ground. He was
  - slit in the middle.
  - 17 Q. Who slit him in the middle?
  - 18 A. I can still recall. I can still describe the man. I don't
  - 19 know his name but I can still remember the incident because I was
- 11:31:37 **20** there.
  - 21 Q. Madam Witness, maybe I didn't make myself clear. I'm
  - 22 asking, not about the soldier who was slit, but who slit him?
  - 23 Who slit the soldier?
  - 24 A. The Kamajor. The Kamajor man.
- 11:31:58 25 Q. And when you say slit him, what do you mean?
  - 26 A. He was slit in the middle. He was open. They removed the
  - 27 heart. They started to chew it amongst themselves.
  - 28 Q. Okay. Madam Witness. After the one-week presence of the
  - 29 Kamajors in Kono town, did anything happen?

- 1 A. Yes. The Kamajors, after the Kamajors have come around,
- 2 early in the morning, we heard a bomb that was launched. So,
- 3 myself and one of my friend, we packed and we left for Tombodu.
- 4 Q. Now, where was the bomb launched?
- 11:32:54 5 A. We were hearing -- we were hearing the shelling. We didn't
  - 6 know the right place where it was coming from
  - 7 Q. Do you know who was launching the bombs?
  - 8 A. I did not know.
  - 9 Q. And after you went -- you said you went with your friend to
- 11:33:15 10 Tombodu; did anything happen?
  - 11 A. Yes, no.
  - 12 Q. Did anything happen?
  - 13 A. No, nothing happened to us when we were in Tombodu.
  - 14 Q. And from Tombodu, did you go anywhere?
- 11:33:34 15 A. From Tombodu we were there for a while, so my aunt that I
  - went to, somebody came to tell her that they saw her, saw me in
  - 17 Koidu Town. So I told my friend.
  - 18 THE INTERPRETER: Your Honours, can the witness go slow.
  - 19 MR DANIELS:
- 11:33:57 20 Q. Madam please. The interpreters are having difficulty
  - 21 catching up with you, so speak a bit slowly. Now, let me remind
  - 22 you where you were. You were talking about your aunt. Your aunt
  - 23 said what?
  - 24 A. Somebody told me that the aunt I was staying with, that the
- 11:34:23 **25** person said he saw the aunt in Koidu Town.
  - 26 Q. And did anything happen after that?
  - 27 A. So, I left Tombodu. I went to look for my aunt in Koidu
  - 28 Town.
  - 29 Q. Carry on.

- 1 A. So, as I was going in Koidu Town, I met a civilian and he
- 2 said that his younger sister had been left behind and he was
- 3 going in search for her.
- 4 Q. And what happened?
- 11:35:00 5 A. So, as we were going through a road, I saw a white Toyota
  - 6 Hilux coming.
  - 7 Q. And who was in this white Toyota Hilux?
  - 8 A. When I saw the white Toyota Hilux approaching me, the man,
  - 9 the men ran away and I also ran and then a boy who was from the
- 11:35:32 10 Hilux said, "If you run out I will shoot at you."
  - 11 Q. And what happened?
  - 12 A. So he -- he captured me and he put me in the Hilux.
  - 13 Q. And this person who captured you, who was he?
  - 14 A. His name was Bravo.
- 11:36:12 **15 Q. Madam Witness** --
  - 16 A. Yes.
  - 17 Q. -- after -- do you know which group he belonged to?
  - 18 A. Well, after he captured me, we went into the vehicle. Then
  - 19 he introduced me to a man. He said that that was his boss.
- 11:36:36 **20 Q.** And what was the name of his boss?
  - 21 A. The name of the boss, the name they called him was Chief.
  - 22 Q. Did he have any other name --
  - 23 A. Yes.
  - Q. -- that you got to know; what was the other name?
- 11:37:04 25 A. The other name we used to call him was Junior Johnson,
  - 26 Juni or Li on.
  - 27 Q. And when Bravo introduced you to Chief, or Junior Lion, did
  - 28 anything happen?
  - 29 A. From that point, we went to Tombodu. The vehicle went onto

- 1 Tombodu and we -- it returned. They took me to Masingbi Road.
- 2 Q. Now apart from Bravo and Chief, Junior Lion, was there
- 3 anyone else in the vehicle?
- 4 A. The Chief's boys were in the vehicle.
- 11:38:02 5 Q. How were they dressed, the Chief's boys and Chief himself?
  - 6 A. Let me start with the Chief. He wore -- the cap -- the
  - 7 Alpha's wear, a round, small cap.
  - 8 Q. Is that all he was wearing, a cap?
  - 9 A. No.
- 11:38:29 **10 Q. What else?** 
  - 11 A. He wore a Bob Mali T-shirt. He wore a black jeans
  - 12 trousers. His lip had a split on one part. And his eyes were
  - 13 covered with blood. And he hung the chain Fathers put on.
  - 14 Q. I beg your -- I believe the witness mentioned, I am told
- 11:39:01 **15 cross**, a cross?
  - 16 THE INTERPRETER: Correction, yes; a cross chain.
  - JUDGE SEBUTINDE: Did the witness say his eyes were covered
  - in blood?
  - 19 THE INTERPRETER: One eye was covered with blood.
- 11:39:17 20 Correction interpreter. One eye was covered with blood.
  - 21 MR DANIELS:
  - 22 Q. Madam Witness, did you get to know the reason why Chief had
  - 23 a bloodied eye and some stitches on his lips?
  - 24 A. No.
- 11:39:40 **25 Q.** Please carry on with the description you were talking
  - about. You were describing Chief and the other gentlemen, how
  - were they dressed?
  - 28 A. He was in the front and beside him was the driver. The
  - 29 driver was dark and fat. I can still remember the name. His

- 1 name was Crack. He wore a black waistcoat and black jeans.
- 2 Q. And anyone else?
- 3 A. In there, we had another boy, Junior Jones. He wore jeans,
- 4 jean coat and trousers. He had the same Jesus Christ cross on
- 11:40:28 **5 his neck.** 
  - 6 Q. Now, Madam Witness, were, were these gentlemen, were they
  - 7 carrying any arms or weapons?
  - 8 A. They all, all of them held guns. Except the Chief, he had
  - 9 two pistols. One was on his hand. The other one was in his
- 11:40:56 **10 pocket.** 
  - 11 Q. And Madam Witness, you said that these persons captured
  - 12 you. What do you mean by they captured you?
  - 13 A. Well, what I mean, that they captured me, they met me on
  - 14 the road. And they came down with guns and ordered me to enter
- 11:41:28 **15** into the vehicle.
  - 16 Q. And from Tombodu, did they take you anywhere?
  - 17 A. To Masingbi Road.
  - 18 Q. And what did you go to Masingbi Road to do?
  - 19 A. When we arrived, as we were, he, he went to collect some
- 11:41:52 **20** things.
  - 21 Q. Who went to collect some things?
  - 22 A. Bravo went to take the things to cook because --
  - 23 Q. And who was going to cook?
  - 24 A. I was supposed to cook.
- 11:42:12 25 Q. And for how long were you at Masingbi Road?
  - 26 A. We were in Masingbi Road for over three weeks. Then the
  - 27 jets raid, the jets raided. We went up Five-Five Spot, as you
  - 28 climb up.
  - 29 Q. Madam Witness, at this time, was the second accused,

- 1 Ibrahim Kamara, was he present at Masingbi Road?
- 2 A. No.
- 3 Q. Was Chief, Junior Johnson, was he reporting to anyone at
- 4 this time that you were at Masingbi Road?
- 11:43:18 5 A. When we were at Masingbi Road, the house was opposite. He
  - 6 was on this side with his men, bodyguards, but I was on the other
  - 7 side with his other security. So I had no idea what my purpose
  - 8 was but, in the morning, I cook. In the afternoon I cook. Then
  - 9 Bravo would come and collect the food and take it to him. He was
- 11:43:51 10 the only one I saw. He was the one I knew.
  - 11 Q. The question I was asking was whether Chief was reporting
  - 12 to anyone, if you know?
  - 13 A. No.
  - 14 Q. He was not reporting to anyone, or you don't know?
- 11:44:10 **15** A. I don't know.
  - 16 Q. And during the three weeks that you stayed at
  - 17 Masingbi Road, apart from cooking in the morning and cooking in
  - the evenings, did you do anything?
  - 19 A. That was my function, to cook for him, wholly and solely.
- 11:44:51 20 Q. And please tell us if you know, were there other soldiers
  - at Masingbi Road, apart from Bravo, Chief and the driver and
  - 22 those who arrested you?
  - 23 A. Yes.
  - Q. Tell us, if you know, how many were there?
- 11:45:05 25 A. We were in our own apartments. Some soldiers were down
  - 26 around in Masingbi Road.
  - Q. Can you give us the number?
  - 28 A. I will -- I am unable to give you a number because I would
  - 29 just see them come and pass around our area. I went -- I was not

- 1 going out. That was my -- my purpose was to cook. There were
- 2 securities guarding me so that I would not escape. I was just
- 3 there to cook for him. So, except I saw them passing.
- 4 Q. I understand, Madam Witness. So, apart, after the three
- 11:45:55 5 weeks that you were at Masingbi Road, did you go anywhere?
  - 6 A. After the -- after the jet travelled we left. We went -- I
  - 7 don't know that area but when you get to Five-Five Spot, you
  - 8 climb up a little bit, that was where we were.
  - 9 Q. And I'm saying, for how long were you there? After the
- 11:46:24 10 three weeks, did you go anywhere apart from -- away from
  - 11 Masingbi Road?
  - 12 A. Apart from Masingbi Road, that's what I'm saying. After
  - 13 Five-Five, going up, that's the spot. That was where we were.
  - 14 Q. And the new spot you are talking about, how long did you
- 11:46:49 **15** stay there for?
  - 16 A. We spent about two weeks.
  - 17 Q. And who was with you?
  - 18 A. I was there with Chief, and his boys, and some of the wives
  - of the boys, whose -- who said they were cut off and they were
- 11:47:19 20 running after them to kill them, so they joined up with us. We
  - 21 were the ones staying there.
  - 22 Q. Were there any children with you, apart from the wives of
  - 23 the soldiers?
  - 24 A. The only child that was with us, who was a suckling mother,
- 11:47:41 25 was the wife of a soldier, Cat. By the name of Cat.
  - 26 Q. And after you stayed for two weeks at this spot, did you go
  - 27 anywhere?
  - 28 A. From that point, early in the morning, another morning, in
  - 29 fact, I was sleeping. They told us: You are sleeping, the

- 1 ECOMOGs have come. We are leaving. So we left. We left the
- 2 Five-Five area and we went to Tombodu.
- 3 Q. And who did you go with to Tombodu?
- 4 A. In the morning we -- I went with the -- we went with the
- 11:48:33 5 wives of the soldiers. In the evening Chief came with his boy,
  - 6 all of them, so we were all based in Tombodu.
  - 7 Q. And who escorted you to Tombodu?
  - 8 A. For example, of the women, we went by ourselves.
  - 9 Q. And about how many women were you that went to Tombodu?
- 11:49:13 10 A. I -- I went. A friend of mine, Mariama.
  - 11 Q. Can you just give me a figure, so we can move on. Roughly?
  - 12 A. Five. Five of us.
  - 13 Q. And for how long were you at Tombodu?
  - 14 A. We were there for the whole day. In the evening, when
- 11:49:46 15 Chief returned, he told us to move off, to take off.
  - 16 Q. Take off to where?
  - 17 A. The very day we took off we -- we spent the night in
  - 18 Yomandu.
  - 19 Q. Madam Witness, was the second accused with you at Tombodu
- 11:50:18 **20** or at Yomadu?
  - 21 A. No.
  - 22 Q. And at Yomadu, did anything happen?
  - 23 A. No. We slept there and in the morning we continued the
  - 24 journey.
- 11:50:39 **25 Q. Where did you continue to?** 
  - 26 A. To Masofinia.
  - 27 Q. How long did it take you to get from Yomadu to Masofinia?
  - 28 A. We passed the night in Yomadu. The other day, we took --
  - 29 we arrived at 1 o'clock.

- 1 Q. 1 o'clock in the morning or in the afternoon?
- 2 A. 1 p. m.
- 3 Q. So you arrived at Masofinia at 1 p.m.?
- 4 A. Yes.
- 11:51:23 5 JUDGE SEBUTINDE: Mr Daniels, does "other day" mean the
  - 6 next day or what does the "other day" mean, Madam Interpreter?
  - 7 THE INTERPRETER: Your Honours, can counsel ask the
  - 8 question again.
  - 9 MR DANIELS:
- 11:51:37 10 Q. Madam Interpreter, you used the expression the "other day"
  - and the question is what is the meaning of the other day? Does
  - 12 it mean the next day? This is the question?
  - 13 A. Yes, the other day, the next day. The next day.
  - 14 Q. Thank you very much. When you got to Mansofinia, did you
- 11:51:57 **15** see anything?
  - 16 A. As we arrived at Masofinia, there were petty traders
  - around, so they went to purchase things and they told me to cook.
  - 18 Q. And at Masofinia about how many soldiers were present?
  - 19 A. Soldiers, a lot of soldiers were there.
- 11:52:41 20 Q. And do you know what group they belonged to?
  - 21 A. No.
  - 22 Q. And who asked you to cook?
  - 23 A. Chi ef.
  - Q. And for how long did you stay at Masofinia?
- 11:53:12 25 A. Masofinia, I spent a week there.
  - 26 Q. And apart from yourself, were there other civilians at
  - 27 Masofi ni a?
  - 28 A. Many.
  - 29 Q. And, if you know, who was looking after the civilians at

- 1 Masofinia?
- 2 A. I don't know.
- 3 Q. And, from Masofinia, did you go anywhere?
- 4 A. No.
- 11:54:08 5 JUDGE SEBUTINDE: Mr Daniels, just for the record, this
  - 6 place that the witness is referring to as Masofinia, is it the
  - 7 same as Masofinia, or is this a different place?
  - 8 MR DANIELS: I will clarify.
  - 9 Q. Madam Witness, do you know whether Masofinia, that you keep
- 11:54:29 10 mentioning Masofinia, is it the same as Masofinia? Do you know?
  - 11 A. Yes, yes, it's the same.
  - 12 Q. Masofinia, not Masofinia. Thank you.
  - 13 A. Yes. That's it.
  - 14 Q. And, Madam Witness, apart from cooking in Masofinia, did
- 11:54:54 15 you do anything else?
  - 16 A. Yes. Yes, I used to braid -- after I finished cooking my
  - 17 colleagues would come and I would braid their hair.
  - 18 Q. And you said you spent one week in Masofinia?
  - 19 A. Yes.
- 11:55:36 **20 Q.** And after that, after the one week, what happened?
  - 21 A. Well, after the week passed, when we were at Masofinia, in
  - 22 the morning, Chief would leave and go to SAJ. So, after that
  - 23 week, one morning he said, he told me today pack up your things
  - 24 because in the evening we would leave, we would go on the
- 11:56:09 **25 journey.** 
  - 26 Q. And who is SAJ?
  - 27 A. SAJ, SAJ is a soldier.
  - 28 Q. Do you know his full name?
  - 29 A. We called him SAJ Musa.

- 1 Q. And you've told us that he was a soldier, but what kind of
- 2 soldier was he?
- 3 A. He was a big man.
- 4 Q. And when you say big man, what do you mean?
- 11:57:06 5 A. He was a head of all the soldiers; he was the boss.
  - 6 Q. How do you know that he was the boss?
  - 7 A. Because when we got to Masofinia, Chief said that he was
  - 8 going to see his boss at Kurubonla. So, in the morning, he would
  - 9 leave me and go to Kurubonla, saying that he was going to see his
- 11:57:36 **10 boss, SAJ.** 
  - 11 Q. And do you know how far Kurubonla is, or was, from
  - 12 Masofi ni a?
  - 13 A. No.
  - 14 Q. Thank you. You said that while you were at Masofinia,
- 11:57:58 15 Chief came to tell you to pack your things. Did you pack your
  - 16 thi ngs?
  - 17 A. I had a single pair of clothes and I put it in a plastic
  - 18 bag.
  - 19 Q. And where did you go to?
- 11:58:17 20 A. He said we were going to use the jungle, so we went into
  - 21 the bush and we walked in the bush road.
  - 22 Q. And for how long did you walk?
  - 23 A. That I cannot tell you. I cannot estimate. We walked for
  - 24 a long time.
- 11:58:44 25 Q. Before I return to that topic, in Mansofinia, did you see
  - the second accused, Ibrahim Kamara?
  - 27 A. No.
  - 28 Q. And after you started walking in the jungle, on the
  - 29 instructions of Chief, how many of you was it that walked in the

- 1 jungle? How many were you, civilians?
- 2 A. We were many.
- 3 Q. I am -- can you give an estimation? 100, 50, 200, or more?
- 4 A. Civilians, we were more than 100 because we were mixed.
- 11:59:33 5 There were wives of soldiers. Some of the wives of the soldiers
  - 6 had their children. The sisters of these soldiers. The younger
  - 7 brothers of these soldiers, and we -- us.
  - 8 Q. And do you know whether anybody was in charge of the
  - 9 civilians during the jungle march from Mansofinia?
- 12:00:03 **10 A. Yes.** 
  - 11 Q. Please tell us?
  - 12 A. It was a very slim Kono man. He was called Fasuluku. He
  - 13 was an SLA soldier.
  - 14 Q. And how do you know that he used to look after the
- 12:00:24 **15 ci vi l i ans?** 
  - 16 A. Because when we were in the jungle, he was in charge of us.
  - 17 We would go in a file, in a straight line. He was in charge; if
  - 18 you had to use the toilet, if you wanted to drink water. For
  - 19 example, if we had to drink, if we got to a point where there was
- 12:00:50 20 water, we would stop and he would go to the waterside and give us
  - 21 all water. After that, we would continue.
  - 22 Q. Did he have a deputy, do you know?
  - 23 A. No, he was the only one.
  - 24 Q. And during this jungle march, where did you get to? Where
- 12:01:20 **25 did you arrive at?** 
  - 26 A. When we were in the jungle, we were going wherever night
  - 27 fell. Most of the jungle -- we walked at night because we were
  - 28 afraid of the jet. At dawn, we'd go to the nearest bush; we
  - 29 stayed the whole day. In the evening --

- 1 THE INTERPRETER: Your Honours, can the witness take that
- 2 last bit again?
- 3 MR DANIELS:
- 4 Q. Can you just repeat the last bit. You said in the morning
- 12:02:05 **5** you would do what?
  - 6 A. In the morning, we would stay -- we would go to anywhere
  - 7 and sleep the whole day because of the jet. If we are walking
  - 8 and the jet comes around, there would be a bombing, so in the
  - 9 afternoon we would not walk. At night, whenever there is dawn,
- 12:02:27 10 if we cook and the jet is passing and see the smoke, there would
  - 11 be a bombing. So we would not cook until 7 o'clock at night and
  - we will eat quickly and jungle the whole -- the rest of the
  - 13 ni ght.
  - 14 Q. And you told us you left Masofinia and you jungled and you
- 12:02:55 15 jungled and you jungled. The question is did you eventually
  - 16 arrive somewhere?
  - 17 JUDGE SEBUTINDE: Mr Daniels, what is jungling? This is a
  - 18 Court record. What does jungled mean? We jungled and jungled;
  - 19 what is that?
- 12:03:11 20 MR DANIELS: Madam -- it's the interpretation. I believe
  - 21 it's an interpretation problem. Madam Interpreter, can you give
  - 22 us an interpretation for the word "to jungle"?
  - 23 THE INTERPRETER: Your Honours, we have to seek
  - 24 clarification. Jungle is jungle. She says jungle.
- 12:03:30 **25 MR DANIELS:** 
  - 26 Q. Madam Witness, can you explain what you mean by jungling?
  - 27 A. Well, I don't know. That is what I heard -- that is what
  - we hear the soldiers say, that we are jungling.
  - 29 Q. How do you jungle?

- 1 A. Well, jungle, we walk in the bush. Whenever it's dawn, we
- 2 sleep the whole day.
- 3 Q. Thank you, Madam Witness. So where did you walk to in the
- 4 jungle, as you were telling us?
- 12:04:15 5 A. We were just walking. The first point that I was, I
  - 6 noticed, and that place was tarmac [as interprested] that was
  - 7 Kamabai Highway.
  - 8 MR DANIELS: Madam Interpreter, is that tarmac or road?
  - 9 THE INTERPRETER: Tar ground.
- 12:04:45 10 THE WITNESS: Tar ground.
  - 11 MR DANIELS:
  - 12 Q. And do you know the month it was that you arrived at
  - 13 Kamabai?
  - 14 A. I can't remember, but I knew -- I can remember it was the
- 12:05:05 15 rainy season because the rain fell the whole night when we were
  - in the jungle. So, in the morning, at around half past 5, we
  - 17 went to Kamabai high road.
  - 18 Q. And, Madam Witness, were there soldiers with you during
  - 19 this walk to Kamabai high road?
- 12:05:28 **20** A. Yes, there were soldiers around.
  - 21 Q. And if you know, please tell us, who was in charge of the
  - 22 sol di ers?
  - 23 A. Well, the one I believed was the head of all of them was a
  - 24 Colonel FAT.
- 12:06:03 25 Q. Do you know -- I withdraw that. And for how long were you
  - 26 at Kamabai?
  - 27 A. No, we did not settle at Kamabai. In fact, we -- we
  - 28 arrived in Kamabai around dawn so we were hurrying up to find the
  - 29 bush. After that, we -- we appeared in a road where vehicles

- 1 pass, but it's covered with sand. That was where we -- that was
- where we got to.
- 3 Q. This area that you arrived at, does it have a name?
- 4 PRESIDING JUDGE: What is that, Mr Agha?
- 12:06:49 **5 THE WITNESS:** Yes.
  - 6 MR AGHA: I apologise for interrupting my learned friend,
  - 7 but I'm wondering whether we could have some foundation how she
  - 8 knew that FAT was the commander.
  - 9 MR DANIELS: I was going to go there. I will do that, for
- 12:07:04 10 my learned friend.
  - 11 Q. Madam Witness, the bush that you were referring to, you
  - 12 said it had a name. What name was that? I mean, the area.
  - 13 A. What [indiscernible] bush. Initially, we were at Kamabai
  - 14 highway. We were hurrying up because it was getting to dawn. We
- 12:07:34 15 were hurrying up because we did not want the jets to meet us. So
  - 16 we got to another road, but it's not tarred, but it's a road
  - where vehicles pass.
  - 18 Q. And the question is: Do you know the name of that road or
  - 19 the name of the area?
- 12:07:50 **20** A. The road is Karina Road.
  - 21 Q. Thank you, Madam Witness. You also told us that Colonel
  - 22 FAT was in charge of the soldiers. How do you know that Colonel
  - 23 FAT was in charge of the soldiers?
  - 24 A. I knew that because I was with them, so I knew the seniors,
- 12:08:28 25 the superiors. I was with them, so I knew.
  - 26 Q. Can you describe FAT?
  - 27 A. Yes.
  - 28 Q. Please do so.
  - 29 A. He is fat. He has a huge stomach. He's dark brown in

- 1 colour, in complexion. He has a very low haircut and he likes to
- wear gowns, very long dress.
- 3 Q. If you know, at this time, where was SAJ Musa?
- 4 A. SAJ Musa had left Kurubonla. He had left Kurubonla.
- 12:09:35 **5 Q. Did** you enter Karina Town itself?
  - 6 A. No.
  - 7 MR AGHA: Your Honour, can we have some foundations how she
  - 8 knows SAJ Musa left Kurubonla?
  - 9 PRESIDING JUDGE: What is your reply to that, Mr Daniels?
- $12:09:56 \quad \textbf{10} \qquad \qquad \textbf{MR DANIELS:} \quad \textbf{Well}, \quad \textbf{I} \quad \textbf{don't have an objection.} \quad \textbf{I} \quad \textbf{can ask,}$ 
  - 11 you know, but we will see what the witness can come up with.
  - 12 Q. Madam Witness, you said that SAJ Musa was left behind at
  - 13 Kurubonla -- had left Kurubonla. How do you know this?
  - 14 A. Well, I told you. I was with Johnson in the house, Chief.
- 12:10:24 15 Chief, in the morning, he will say he will go and see SAJ at
  - 16 Kurubonla. So, in the evening when we were to take the jungle,
  - 17 he carried some ammunition. He said SAJ had given him this
  - ammunition because the men that were with us, they were not well
  - 19 armed, so SAJ had given him more ammunition. So we were going to
- 12:10:46 20 take the jungle so that we'll go ahead. Later, he would come and
  - 21 join us. Chief told me all of this, so that was why I said you
  - 22 should pack and we are going to leave today.
  - 23 Q. And, Madam Witness, you mentioned Karina Town. How do you
  - 24 know that that town was Karina Town?
- 12:11:11 25 A. I came to know it was Karina Town. In fact, Karina, it's
  - 26 in the highway. You will see the town. It's like when you are
  - 27 going, the houses that we met, it was by the highway. We met
  - 28 those houses and I saw a lady that was with us in Kono. He
  - 29 called me, in fact. She called me. She said, "What have you

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- 1 come to do here? Are you staying here. " I said, "Yes. I told
- 2 you my husband is a soldier. Now I have seen him. He is with
- 3 you, so I join you." I said, "Yes, I have seen him." She said,
- 4 "Here, this is Karina."
- 12:12:03 5 Q. Madam Witness, how long -- or did you spend any time at
  - 6 Kari na?
  - 7 A. No.
  - 8 Q. And from Karina, where did you go to?
  - 9 A. From Karina, we went to a town that was called Mandaya.
- 12:12:39 10 Q. And what time did you arrive at Mandaya?
  - 11 A. As we left Karina, we were running. It was almost in the
  - morning, so we were running so that the jets wouldn't come and
  - 13 bomb. So we were just running. Mandaya was the nearest village
  - 14 where we thought we were able to reach inside and go into the
- 12:13:06 **15 bush.** 
  - 16 Q. So, for -- did you stay at Mandaya?
  - 17 A. Yes.
  - 18 Q. For how long did you stay at Mandaya?
  - 19 A. We were at Mandaya for about -- about five days.
- 12:13:30 **20 Q.** And did anything happen at Mandaya?
  - 21 A. Yes.
  - Q. What happened?
  - 23 A. Fifth day, early in the morning, 6 o'clock, we heard the
  - 24 bombing. At that time I woke and people were running. Everybody
- 12:13:56 25 was running helter-skelter. By the time I came out I saw some
  - 26 corpses. Then I asked what happened. But I had the zeal. I
  - 27 didn't go anywhere. I stood. And when I was standing there I
  - 28 noticed people. They wore ronko. They were armed. They were
  - 29 fighting. They were fighting with our men. They fight and some

- 1 of them ran away. The one that was left was a black one that
- 2 they captured. A huge black man.
- 3 Q. And this person is wearing the ronko, do you know whether
- 4 they belonged to any particular faction or group?
- 12:14:56 5 A. This person that they've captured, when he was asked he
  - 6 said they came with ECOMDG to come and attack the base, their
  - 7 base. But the ECOMOG said these are your Sierra Leonean
  - 8 brothers, so you can go ahead. So we, the Kamajors, would go at
  - 9 the rear.
- 12:15:15 10 Q. So did anything, apart from the fighting that you saw, did
  - 11 anything else happen at Mandaya, that morning?
  - 12 A. Mm-hmm. Mm-hmm.
  - 13 Q. What happened?
  - 14 A. In the morning, we were sleeping. We were not conscious
- 12:15:31 15 that enemies were around, so they came in. They killed. Some
  - 16 ran. They wanted to escape. Those who --
  - 17 Q. Who did they kill?
  - 18 A. I saw three children, corpses of children, with two armed
  - 19 men amongst us. Their corpses.
- 12:15:54 **20 Q. Do you know who killed the children?** 
  - 21 A. It was the Kamajors that came. They were the ones who
  - 22 launched the attack.
  - 23 Q. And these children, were they with the civilians or were
  - 24 they from Mandaya Town?
- 12:16:16 25 A. It was the relatives of the soldiers that were with us. As
  - 26 I said earlier, some of them, they had sisters. Some of them,
  - 27 they had their wives. The relatives of their family. They were
  - 28 killing soldiers. They were killing the relatives of soldiers.
  - 29 Q. You mentioned that the ECOMOG asked the Kamajors to go

- 1 ahead on the attack at Mandaya. Did the ECOMDG troops enter
- 2 Mandaya Town?
- 3 A. They didn't enter. They, the Kamajors, they asked the
- 4 Kamajor to go ahead so the Kamajor that they captured was the one
- 12:17:06 5 that was explaining. And I was there. Because I didn't run when
  - $\,\,$  they came and attacked. I was standing at the veranda. I was
  - 7 afraid because I don't know the terrain. So I was afraid so I
  - 8 would not go out of my way. Some of them that went, we never saw
  - 9 them again.
- 12:17:22 **10 Q. Some of who, who went?** 
  - 11 A. When they came and attacked us, the relatives of the
  - soldiers, even some of the soldiers, because of the panicked,
  - 13 they came in, they went right inside where we were sleeping. We
  - 14 never knew there were enemies around. So when they opened fire
- 12:17:43 15 we were all afraid. Some went and some of them, where they went,
  - they fell in an ambush of Kamajors. Some were able to escape.
  - 17 They came back and tell us that some that have left earlier,
  - 18 they've captured them. Then I said oh, thank God I didn't go.
  - 19 Q. Madam Witness, where was Chief, Junior Johnson, at this
- 12:18:10 **20 time?** 
  - 21 A. In fact, they were fighting. I was looking at them. They
  - were fighting the Kamajors. They were the ones that fought with
  - 23 the Kamajors.
  - 24 Q. And at this time was the second accused present, Ibrahim
- 12:18:26 **25 Kamara?** 
  - 26 A. No.
  - 27 Q. And after the five days that you stayed at Mandaya and this
  - 28 incident took place, did anything happen? Apart from the
  - 29 fighting you are talking about, did anything happen?

- 1 A. Well, what happened, after everything had ceased, we
- 2 noticed that a lot of men had disappeared. Those that went, they
- 3 said they've captured some of the men. Some, they would say I
- 4 wouldn't see this person. We noticed that some people were
- 12:19:09 5 missing. So we -- they organised a patrol team to go and look
  - 6 for the others that got lost and they were able to bring some of
  - 7 them. When they came, that day we left.
  - 8 Q. And where did you leave to?
  - 9 A. We started the jungle again, and we left.
- 12:19:40 10 Q. And for how many days did you walk in the jungle?
  - 11 A. I couldn't tell the days.
  - 12 Q. Did you arrive anywhere?
  - 13 A. The next sign we reach, we arrived, because I can read and
  - write, at times it's a big place. I know that this is the place.
- 12:20:06 15 The next time that -- where I believe we reached was, it was in
  - 16 Bendembu area. There I believe it was a big town.
  - 17 Q. Can you describe Bendembu Town?
  - 18 A. I will try little bit.
  - 19 Q. Just do your best.
- 12:20:37 **20** A. We went this way. You will see that it's a motorable line.
  - 21 We go and we found out that it's a roundabout and that was the
  - 22 town. We didn't stay there for a long time. We diverted and we
  - 23 used a bush road and we saw some houses at -- it's not like the
  - other houses wherein there are huts. Some of the houses were
- 12:21:05 **25** concrete houses.
  - 26 Q. Did anything happen at Bendembu?
  - 27 A. No, nothing happened there.
  - 28 Q. And from Bendembu, where did you continue to?
  - 29 A. From Bendembu, the other big town that I noticed we reached

- 1 was Batkanu.
- 2 Q. And how do you remember that you arrived at Batkanu?
- 3 A. Because I saw it was written, at the sign board, that
- 4 was -- it was written at the sign board, Batkanu.
- 12:21:52 5 Q. And who was in charge of the troops from Bendembu to
  - 6 Batkanu, if you know?
  - 7 A. Still, it was Colonel FAT that was the leader. He was the
  - 8 head.
  - 9 Q. Did he have an assistant, or a second in command, if you
- 12:22:15 **10** know?
  - 11 A. Yes.
  - 12 Q. And who was that?
  - 13 A. He had Colonel FAT was there. Colonel Eddie was there.
  - 14 Colonel King was there. Those were the three big men. Then they
- 12:22:44 **15** had -- we had **0l** angba.
  - 16 Q. Thank you, Madam Witness. And for how long were you at
  - 17 Batkanu?
  - 18 A. At Batkanu, we didn't sleep there. We just passed by.
  - 19 Q. And where did you pass to?
- 12:23:09 20 A. When we passed, we reached to a town called Mateboi.
  - 21 Q. And how did you get from Batkanu to Mateboi?
  - 22 A. We walked to Mateboi.
  - 23 Q. And at Mateboi, did anything happen?
  - 24 A. Mateboi, we slept for a night. We left the next day.
- 12:23:46 **25 Q.** And while you were at Batkanu, while you were at Mateboi,
  - 26 about how many civilians were with you?
  - 27 A. We were just the same. As I said, how we were. We
  - 28 soldiers, relatives of soldiers, the wives of the soldiers and
  - 29 their children. How we were walking through the bush, that was

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- 1 how we were.
- And from Mateboi, did you go anywhere? 2 0.
- A. 3 Yes.
- Where did you go to? 4 Q.
- A. Well, from Mateboi because that time it was the rainy 12:24:28 5
  - There was heavy rains. So Colonel FAT called them on a 6 season.
  - 7 meeting and decided that there was a river at Mateboi and we
  - crossed that river. We crossed the river and we based at the 8
  - 9 town that were just after the river.
- And what is the name of the town after the river? 12:25:08 10 Q.
  - 11 Α. The town was called Camp Rosos.
  - 12 Q. Do you remember when it was, the month that it was, that
  - 13 you arrived at Camp Rosos?
  - 14 A. I couldn't recall but it was rainy season.
- And at Camp Rosos, did anything happen there? 12:25:43 15 Q.
  - A. Yes. 16
  - 17 Q. First, before you tell me, how long were you at Camp Rosos?
  - 18 A. I couldn't remember again.
  - 19 Q. Again, I have to ask you: Was the second accused present
- 12:26:15 **20** in Mateboi, Batkanu or Rosos? Was he in any of these towns?
  - A. 21 No.
  - 22 And who was in charge of the troops at Camp Rosos? Q.
  - 23 A. It was Colonel FAT.
  - 24 So tell us what happened at Camp Rosos? Q.
- 12:26:50 **25** Α. When we were at Camp Rosos we had the headquarter.
  - 26 headquarter was where the women, the children, the suckling
  - mothers, we were there with some armed men, with some bosses. 27
  - 28 Then we heard other group that was around the -- armed men were
  - 29 there to protect if there are enemies to come and attack us.

- 1 Q. Did any enemies come to attack you while you were at Camp
- 2 Rosos?
- 3 A. Yes.
- 4 Q. Which enemies came to attack?
- 12:27:45 5 A. The Kamajors and the ECOMOG, they attacked a B Company.
  - 6 That is the group that blocked by the waterside. They came and
  - 7 attacked there. They killed five men. So they sent to the
  - 8 headquarter.
  - $\boldsymbol{9}$   $\quad \boldsymbol{Q}.$  Madam Witness, before you go on, how do you know that five
- 12:28:08 10 people were killed as a result of the attack?
  - 11 A. When the incident took place, when they sent a message to
  - 12 the Chief, the Chief went to the -- to go and chase the enemy so
  - when he came back he told us about it.
  - 14 Q. Did he tell you the names of the persons who were killed?
- 12:28:40 **15** A. No, he didn't. He said the Kamajors had killed five of our
  - 16 men.
  - 17 Q. And apart from the killing of five of your men, at Camp
  - 18 Rosos, did anything else happen at Camp Rosos?
  - 19 A. Yes.
- 12:29:10 **20 Q. Please tell this Court.** 
  - 21 A. When we were at Camp Rosos we took some -- we took some
  - 22 time because some civilians were in villages. They would come
  - 23 and meet us and say that we have been in -- stayed in the bush
  - for a long time. We are encountering difficulties so we have
- 12:29:33 **25** come to you to work for you. You would just feed us and take
  - 26 care of us, not knowing that they were spies, but it would take a
  - 27 while and these people would, these civilians would disappear and
  - 28 we did not even consider that. Some time, some days later on,
  - 29 the jet would come and bomb, and a group would come over the

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- 1 water and fire. After a series of firing they would -- the jet
- 2 would come and bomb the houses of people. It would bomb, even a
- 3 goat, even if a goat is passing by, if the jet comes and see it,
- 4 it will bomb.
- 12:30:29 5 Q. Now, these persons who came and -- you said or you referred
  - 6 to them as spies. Before I go on, the first accused would like
  - 7 to use the bathroom.
  - 8 PRESIDING JUDGE: Yes. Mr Brima can leave the Court.
  - 9 MR DANIELS:
- 12:30:50 10 Q. Madam Witness, you mentioned that some persons came from
  - 11 the bush and you got to know that they were spies. Who were they
  - 12 spying for?
  - 13 A. They were spies for the Kamajors and the ECOMOG.
  - 14 Q. So, after this attack that you referred to from the jets,
- 12:31:20 15 and the firing, did anything happen in Camp Rosos?
  - 16 A. Yes, they bombed.
  - 17 Q. And after the bombing did anything happen to the civilians
  - and the soldiers at Camp Rosos?
  - 19 A. Yes.
- 12:31:43 **20 Q. What happened?** 
  - 21 A. The most terrible thing that happened in Rosos was the day
  - 22 after the shelling, in fact, I was counting. I counted up to
  - 23 1,115 bombs that were shelled at Rosos but the most gruesome was,
  - 24 that made us leave Rosos, the man who was sitting on the
- 12:32:11 25 communication set, immediately the jet came, I think the jet had
  - seen the solar. He followed the route of the solar and left the
  - 27 bomb. It was back of the set. I was there with the Chief. In
  - 28 fact, that was where I was cooking. After the jet dropped the
  - 29 bomb --

- 1 THE INTERPRETER: Your Honours, can the witness take that
- 2 bit after --
- 3 MR DANIELS:
- 4 Q. Hold on, Madam Witness. You were telling us about
- 12:32:49 5 fragments that entered into the food that you were cooking. Can
  - 6 you -- inside the soup.
  - 7 A. In the soup.
  - 8 Q. And that is what you just said, encouraged the troop and
  - 9 yourself to leave Camp Rosos; am I correct?
- 12:33:11 10 A. That very day we did not sleep in that place. We left
  - i mmediately.
  - 12 Q. Now, just tell us, did any civilians die at Camp Rosos as a
  - 13 result of these attacks?
  - 14 A. No civilians, there were no civilians who died. It was
- 12:33:41 15 only the man who was at the seat. The jet, because of the
  - bombing, he was buried. They had to dig him up and remove him.
  - 17 Q. Were any houses burnt as a result of this attack in Camp
  - 18 Rosos?
  - 19 A. In fact, after that incident, they told us nothing. They
- 12:34:10 **20** did not tell us to go. We crossed over the river and we were
  - 21 just running. We crossed over the river and we were running.
  - 22 Everybody was fleeing for their lives.
  - 23 Q. And, Madam Witness, where did you flee to?
  - 24 A. We ran away and we crossed over the river. We travelled
- 12:34:37 25 for two days. On the third day, because on our own batch, we
  - 26 were -- we were in the last batch with Chief. We were the last
  - 27 batch to leave Rosos. So we met them. They had found a town
  - 28 where we would base.
  - 29 Q. Who had found a town?

- 1 A. Colonel Eddie.
- 2 Q. And you said you crossed over the river or the water. Do
- 3 you know the name of the river or the water that was crossed?
- 4 A. I don't know the name but, a little after Rosos, if you go
- 12:35:21 5 a little bit further, you would meet the river and that was the
  - 6 river we crossed over.
  - 7 Q. And when you got to Eddie Town, what did you see?
  - 8 JUDGE SEBUTINDE: There is no evidence of Eddie Town. He
  - 9 said Colonel Eddie and others went ahead. I don't know where
- 12:35:46 10 they went. That's what I heard.
  - 11 MR DANIELS: Very well. I thought I heard it mentioned
  - 12 specifically.
  - 13 Q. Where did you go to?
  - 14 A. When we left Rosos, there was a group who -- a group had
- 12:36:03 **15 left**.
  - 16 Q. Madam Witness, before you go on, the town that Eddie found,
  - 17 did it have a name?
  - 18 A. It had a name but they refused to call it by that name.
  - 19 Q. So what was it referred to as? How was the town referred
- 12:36:23 **20 to?** 
  - 21 A. They called -- they called it Colonel Eddie Town.
  - 22 Q. Thank you, madam. So when you arrived at Colonel Eddie
  - 23 Town, what did you see?
  - 24 A. When we arrived at Colonel Eddie Town, in the morning, we
- 12:36:46 25 did not have a place. So the Chief went to find a house. We
  - 26 went there. We were there. Things were going on normally.
  - 27 There was no problem. But the main problem encountered was that
  - 28 there was shortage of food. We were having problems. There was
  - 29 no food to eat.

- 1 Q. And do you recall when it was that you arrived at Eddie
- 2 Town?
- 3 A. It was during the rains. Still in the rains. But it was
- 4 not so heavy.
- 12:37:43 5 Q. And you told us that while at Eddie Town there was no food
  - 6 and did anything happen while you were at Eddie Town?
  - 7 A. Yes.
  - 8 Q. Please tell this Court.
  - 9 A. When we were at Eddie Town, there was no food so they
- 12:38:07 10 organised a patrol team. This, I mean, by men who would go into
  - 11 other villages to -- in search of food. So there was a
  - 12 particular time these men went and they reported that they saw
  - 13 soldiers, soldiers who had escaped from Freetown. They met them
  - 14 in this farm. So the armed men returned to -- in the base and
- 12:38:42 15 they queued up to Colonel FAT and they explained the problem that
  - 16 they saw armed men. So they organised a patrol team to go and
  - 17 look for these men. So, when they go, when they would go to look
  - 18 for these men, they brought them bound. They would take them to
  - 19 a place. In fact, they would call that place task force and they
- 12:39:17 20 opened boxes and put them in.
  - 21 Q. Now, were you there when these men were brought to Eddie
  - 22 Town?
  - 23 A. I was there. I was there.
  - 24 Q. And who were these persons that were brought to Eddie Town?
- 12:39:45 **25** A. I saw some soldiers whom I knew.
  - 26 Q. And who did you know?
  - 27 A. I knew, among them, I knew a particular soldier that we all
  - 28 stayed in the same street. He was a soldier who said that after
  - 29 the war, after they had been removed from Freetown, and I saw

- 1 some other SLAs.
- 2 Q. I wanted the names, if you know, the names of the soldiers
- 3 that you saw that were brought to Eddie Town?
- 4 A. When I went to look, the only person I knew among them was
- 12:40:36 5 this soldier I'm referring to, that we stayed in Freetown. But
  - 6 the whole of the day, in the evening, Chief brought two of them,
  - 7 took them to the house. So I asked him who are these? So he
  - 8 said that these were the soldiers. Look at them.
  - 9 Q. Madam Witness, Madam Interpreter --
- 12:41:09 10 THE INTERPRETER: Your Honours, the witness said war
  - 11 soldiers. Run away soldiers who had escaped.
  - 12 MR DANIELS: If the record could reflect. Thank you very
  - much.
  - 14 Q. Now, these soldiers you are referring to who had escaped,
- 12:41:31 15 where was it that they escaped from?
  - 16 A. Chief told me, because I saw him, he brought two of them,
  - 17 he brought them to the house. So he said, he called one of his
  - 18 boys. He said: "Take care of these men." He said "I would set
  - an example for these men so that they would know we have come for
- 12:42:03 20 business." So, I heard that, and I came in. I was cooking so I
  - 21 came in to see. So I asked him: "Who are these?" So he said:
  - 22 "These, these are the AFRC men, who were in power who, after the
  - 23 trouble, fled and they allowed us to suffer and they escaped.
  - 24 But since God is still on the throne we will do them what we have
- 12:42:41 25 to do to them." So I asked him: "What, like, what?" So
  - 26 I asked them: "Why did you run away?" But they did not look at
  - 27 me and they did not talk to me. So one of his boys came to meet
  - 28 me and he said: "You see the other one with bulging eyes? You
  - 29 see these are bosses. You see these are the big men at the AFRC

- 1 but they escaped. After the incursion in Freetown, they fled."
- THE INTERPRETER: Your Honours, the witness is going too
- 3 fast.
- 4 MR DANIELS:
- 12:43:22 5 Q. Can you just repeat your last sentence a bit slowly, Madam
  - 6 Witness?
  - 7 A. The Chief told me that they would kill these men. They
  - 8 would cut off their heads and hand it over to Kabbah.
  - 9 MR DANIELS: Your Honours, I'm moving into a new area and
- 12:43:46 10 looking at the time I crave the indulgence to take the lunch
  - 11 break.
  - 12 PRESIDING JUDGE: Yes. It's only have a day, as you know,
  - 13 today Mr Daniels. We will take a break now. Madam Witness, we
  - are going to take a break now until tomorrow morning at 9.15. I
- 12:44:07 15 just have to warn you in the meantime that you are not permitted
  - 16 to talk about your evidence or this case with anybody else, with
  - 17 any other person; is that clear?
  - 18 MR DANIELS: Do you understand? Answer the question,
  - 19 madam.
- 12:44:55 **20** PRESIDING JUDGE: Mr Court Attendant, put the headphones
  - 21 back. Madam Witness, I just asked you a question. Did you
  - 22 understand what I said to you?
  - 23 THE WITNESS: I'm not aware of any question.
  - PRESIDING JUDGE: Please listen. I will say it again. We
- 12:44:57 25 are going to adjourn the Court until tomorrow morning. Now, in
  - the meantime, between now and tomorrow morning, you are not
  - 27 allowed to talk about the evidence you have given, or to talk
  - 28 about this case at all, with any other person; is that clear?
  - 29 Did you understand what I said?

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1	THE WITNESS: I've understood.
2	PRESIDING JUDGE: All right. We will adjourn until 9.15
3	tomorrow morning.
4	[Whereupon the hearing adjourned at 12.45 p.m.
5	to be reconvened on Thursday, the 12th day of
6	October 2006, at 9.15 a.m.]
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# WITNESSES FOR THE DEFENCE:

WI TNESS: DBK- 131	2
CROSS-EXAMINED BY MR GRAHAM	
WI TNESS: DBK- 126	35
EXAMINED BY MR DANIELS	35