



Case No. SCSL-2003-01-T

THE PROSECUTOR OF
THE SPECIAL COURT
V.
CHARLES GHANKAY TAYLOR

FRIDAY, 11 JUNE 2010
9.30 A.M.
TRIAL

TRIAL CHAMBER II

Before the Judges:

Justice Julia Sebutinde, Presiding
Justice Richard Lussick
Justice Teresa Doherty
Justice El Hadji Malick Sow, Alternate

For Chambers:

Mr Artur Appazov

For the Registry:

Ms Rachel Irura
Ms Zainab Fofanah

For the Prosecution:

Mr Nicholas Koumjian
Ms Kathryn Howarth
Ms Maja Dimitrova

For the accused Charles Ghankay
Taylor:

Mr Terry Munyard
Mr Fatiah Balfas

1 Thursday, 11 June 2010

2 [Open session]

3 [The accused present]

4 [Upon commencing at 9.30 a.m.]

09:32:38 5 PRESIDING JUDGE: Good morning. We'll take appearances
6 first, please.

7 MS HOWARTH: Good morning, Madam President. Good morning,
8 your Honours. Good morning, counsel opposite. For the
9 Prosecution this morning, Mr Nicolas Koumjian, Ms Maja Dimitrova
09:32:54 10 and myself, Ms Kathryn Howarth.

11 MR MUNYARD: Good morning, Madam President, your Honours,
12 counsel opposite. For the Defence this morning myself, Terry
13 Munyard, Fatiah Balfas and Neelan Tharmaratnam.

14 PRESIDING JUDGE: Thank you. Mr Munyard, I think you need
09:33:17 15 to introduce the next Defence witness in terms of protective
16 measures, language, religion, et cetera.

17 MR MUNYARD: Yes. Madam President, the next witness, who
18 is DCT-285, will give her evidence fully openly and therefore we
19 will be asking you to revoke that part of your order of 27 May
09:33:41 20 last year which gave anonymity to her as one of the Defence
21 witnesses. She will be speaking in Liberian English and she will
22 take the oath on the Bible.

23 PRESIDING JUDGE: Thank you. DC - the protective measures
24 in the - in our order of 27 May 2009 relating to the
09:34:15 25 non-disclosure of the name and identity of this witness, to that
26 extent, are rescinded at her request. The witness may be called
27 in.

28 WITNESS: DCT-285 [Sworn]

29 PRESIDING JUDGE: Mr Munyard, are we going to have

1 interpretation, or not?

2 MR MUNYARD: I have asked for a Liberian English
3 interpreter based on my own dealings with the witness.

09:36:23

4 PRESIDING JUDGE: Can I inquire if we have a Liberian
5 English interpreter ready?

6 THE INTERPRETER: Yes, your Honour.

7 PRESIDING JUDGE: Thank you.

8 MR MUNYARD: May I confirm, Madam President, which channel
9 we should be on for the interpretation?

09:36:45

10 MS IRURA: Your Honour, the interpretation channel in
11 English is Channel 2.

12 MR MUNYARD: Thank you. That's what I'm on, but I wanted
13 to start off at least on the right foot. Madam President, may I
14 commence? Thank you.

09:36:57

15 EXAMINATION-IN-CHIEF BY MR MUNYARD:

16 Q. Madam Witness, would you please give their Honours, the
17 judges on the Bench, your full name?

18 A. Regina M Dogolea.

19 Q. And what does the M stand for?

09:37:26

20 A. That's my middle name, my father's name.

21 Q. And what is that name?

22 A. Mehn, M-E-H-N.

23 Q. Thank you very much. Madam Witness, when I ask you
24 questions, would you mind just waiting for the interpreter to
25 interpret them to you before you reply?

09:37:53

26 A. Okay.

27 Q. And speak slowly enough so that people who are writing down
28 what you say have a chance to do so.

29 A. Okay.

- 1 Q. When were you born?
- 2 A. I was born in - on 6 November 1966.
- 3 Q. And where were you born?
- 4 A. In Nimba County.
- 09:38:28 5 Q. And in what country is that?
- 6 A. In Liberia.
- 7 Q. Thank you. Now, where were you when the war came to
8 Liberia?
- 9 A. I was in Liberia.
- 09:38:58 10 Q. What part of Liberia were you in at that time?
- 11 A. I was in Nimba County, my hometown.
- 12 Q. At the time of the war, were you married or were you
13 single?
- 14 A. I was single.
- 09:39:17 15 Q. Did you get married at some stage?
- 16 A. Yes. At the time that I joined the fighting group, that
17 was the time that I met with my husband.
- 18 Q. Which fighting group was it that you joined?
- 19 A. I joined the NPFL group.
- 09:39:48 20 Q. And who was your husband?
- 21 A. Enoch Dogolea.
- 22 Q. Can you remember what year it was that you met him?
- 23 A. 1990 and we got married in 1992.
- 24 Q. Where were you when you got married?
- 09:40:20 25 A. We were in Gbarnga when we got married, and he took me to
26 my hometown and we got married there, the traditional marriage.
- 27 Q. And just for the record, what your hometown called?
- 28 A. Duo-Gotorn Town.
- 29 Q. Is that D-U-O hyphen G-O-T-O-R-N?

1 A. Yes.

2 Q. You say you had a traditional marriage there. Did you ever
3 have any other kind of marriage ceremony?

09:41:17

4 A. No, we didn't, but my husband sent the documents to his
5 friends and they fixed some documents for us. It was done in
6 March 2000 - no, '97.

7 Q. Sorry, what was done in March 1997?

8 A. The documents that were prepared for our marriage, that was
9 in 1997.

09:41:50

10 Q. Right. In any event, you say you married in 1992?

11 A. Yes.

12 Q. What was your husband's position in 1992?

09:42:12

13 A. He was the Vice-President to Charles Taylor. At that time
14 the election had not been conducted yet. But he was the second
15 man to him.

16 Q. At that time Vice-President in what government?

17 A. He was the Vice-President in the NPFL.

18 Q. And where was the NPFL government based?

19 A. It was based in Gbarnga.

09:42:45

20 Q. Did you stay in Gbarnga after you got married?

21 A. I stayed in Gbarnga for some time, because my husband was
22 being sent for peace talks so he used to send me to Abidjan, but
23 I used to come and return.

09:43:10

24 Q. I'm going to ask you, please, to have a look at some
25 photographs.

26 Madam President, your Honours, counsel opposite, these are
27 in a bundle marked "additional potential exhibits". There are a
28 lot of photographs. I'll make it clear I'm only going to refer
29 to a few of them.

1 Mrs Dogolea, you'll be shown a bundle of photographs in
2 just a moment.

3 A. Yes.

09:44:24

4 Q. I would like you, please, to have a look at the photograph
5 behind tab 1. Now, do you see that photograph?

6 A. Yes.

7 Q. Are you in that photograph?

8 A. Yes, I am in the photograph with my husband.

09:44:59

9 MR MUNYARD: I think it might be better if the photographs
10 are put on the overhead and if the witness moves to that seat and
11 she can then indicate who is in the photographs.

12 Q. Mrs Dogolea, we're going to ask you to move one seat so
13 that you can point to people in the photographs.

14 A. Yes.

09:45:19

15 Q. Which are going to then be shown to everyone in the
16 courtroom?

17 A. This is my picture and this is my husband's picture.

18 PRESIDING JUDGE: Sorry, Madam Witness, can you please
19 point again to the various people and tell us who they are.

09:46:01

20 THE WITNESS: This is my picture and this is my husband's.

21 MR MUNYARD:

22 Q. Right. Do you know where this picture is taken?

23 A. Yes, we took it in Gbarnga.

24 Q. And do you know when this picture was taken?

09:46:25

25 A. At the time that we were marching for our party.

26 Q. And what --

27 A. We were doing our convention at the time. We were
28 marching.

29 Q. Could you have a look, please, now at the photograph behind

1 tab 3?

2 PRESIDING JUDGE: Mr Munyard, is it possible to have a
3 definite time frame rather than an event?

4 MR MUNYARD: I was going to deal with that:

09:46:58 5 Q. Are you able to tell us now what year that photograph was
6 taken, the one of you marching at your convention?

7 A. It was in 1993. By then we were still in Gbarnga.

8 Q. Right. Would you move now, please, to the photograph
9 behind tab 3.

09:47:48 10 PRESIDING JUDGE: And when the witness said "we were
11 marching for our party", are we to assume that is the NPFL?

12 MR MUNYARD:

13 Q. Madam Witness, did you hear the question from --

14 A. Yes, it's the NPFL.

09:48:06 15 Q. Right. The photograph behind tab 3, can you identify who
16 is in that photograph?

17 A. This is my picture and this is my husband's picture.

18 Q. Are you able to tell us where that photograph was taken?

19 A. It was taken in the Monrovia City Hall. At that time we
09:48:44 20 were having a birthday.

21 Q. And are you able to tell us when that photograph was taken?

22 A. I can't remember now because it has taken a long time, but
23 it was at the time that they had been selected as Vice-President
24 for Liberia.

09:49:13 25 Q. Now, in order to try and help us identify the date a little
26 more precisely, you say they had been selected as Vice-President
27 for Liberia. Who do you mean had been selected?

28 A. Yes. At that time they had conducted the election and they
29 had been inducted into office. It was during that time.

1 Q. And who had been inducted into what office?

2 A. Charles Taylor and my husband at that time.

3 Q. And your husband had been inducted into what office?

4 A. The Vice-President position.

09:50:05 5 Q. And are you able to tell us now what year that was?

6 A. It happened before the election, 1998, I think so.

7 PRESIDING JUDGE: Sorry, are you asking the year in which
8 her husband was inducted into the office or the year in which
9 this photograph was taken?

09:50:36 10 MR MUNYARD: I was asking the latter.

11 THE WITNESS: The year that we took these pictures.

12 MR MUNYARD:

13 Q. And so what year do you think you took that picture - or
14 that picture was taken of you?

09:50:51 15 A. 1998.

16 Q. Next photograph, the one behind tab 4, please. Now, can
17 you identify who is in that photograph?

18 A. This is Enoch and this is Regina, myself.

19 Q. And where was that photograph taken?

09:51:37 20 A. We took these pictures in my living room.

21 Q. And can you remember when that photograph was taken?

22 A. It was on the same day that we had a programme and we came
23 to the house. That was when we took the picture. As you can
24 see, we were having on the same clothes.

09:52:04 25 Q. Very well. Thank you.

26 PRESIDING JUDGE: Sorry, what programme?

27 MR MUNYARD: She talked about a party in the previous
28 picture.

29 PRESIDING JUDGE: Madam, what programme are you referring

1 to?

2 THE WITNESS: I'm talking about the programme. We were
3 having - we had a programme for children. We were having a party
4 for the children in the town in the City Hall.

09:52:32

5 MR MUNYARD:

6 Q. In the City Hall of what town?

7 A. In Monrovia. In Monrovia.

8 Q. The photograph behind tab 3, you told us, was at the
9 function in the City Hall in Monrovia, and the photograph behind
10 tab 4 you say was taken the same day?

09:53:01

11 A. Yes.

12 Q. In your living room?

13 A. Yes, because, as I said, the same day that we had the
14 programme, it was on the same day that we take these pictures in
15 my living room.

09:53:17

16 Q. Could you now go, please, to the photograph behind tab 6.
17 Can you identify anybody in that photograph?

18 A. Yes. This is my husband and this is I.

19 Q. Just indicate your husband again and then indicate yourself
20 again, please.

09:53:52

21 A. This is my husband and this is I.

22 Q. Thank you. Do you know where you are when that photograph
23 was taken?

24 A. Yes, we took it at RIA. At that time someone was coming
25 but I can't remember, but a Head of State was coming when we took
26 these pictures at the airport.

09:54:16

27 Q. And RIA is what?

28 A. This is - it's an airfield where planes land.

29 Q. Yes. In what country?

1 A. In Liberia, in Monrovia.

2 Q. Thank you. Can you remember when that photograph was
3 taken, what year?

09:55:04

4 A. I can't remember. It has taken a long time now. Almost
5 ten years now. I can't remember.

6 Q. Photograph behind tab 8, please. Can you identify anyone
7 in that photograph?

8 A. Yes.

9 Q. Who is in that photograph?

09:55:33

10 A. Enoch and I.

11 Q. Do you know where that photograph was taken?

12 A. Yes, at that time we were doing the campaign. We went to
13 another village where we took these pictures.

09:56:05

14 Q. And do you know where - what part of the country you were
15 in when that photograph was taken?

16 A. Yes, it was in Nimba County.

17 Q. Can you remember now what part of Nimba County?

18 A. It was Zorgowee.

19 Q. Are you able to help us with a spelling of that?

09:56:34

20 A. I can't.

21 Q. And you said it was during the campaign. What campaign was
22 that?

23 A. Yes, the election campaign.

24 Q. Which election?

09:56:47

25 A. Election for - it was the time that they were doing the
26 elections in 1997.

27 Q. Photograph behind tab 9, please. Can you identify who is
28 in that photograph?

29 A. Yes, Enoch and I.

1 Q. Where was that photograph taken?

2 A. We were shopping in France.

3 Q. And do you know when that photograph was taken?

4 A. We got there in 1998, but I do not know the particular
09:57:53 5 time, but it was in '98 that we were there.

6 Q. Yes, if you would put the photographs aside, please, and if
7 you would like also to return to your original seat.

8 Mrs Dogolea, how long were you married to your husband Enoch?

9 A. We got married in 1992 for up to 2000, when he died.

09:58:48 10 Q. I want to ask you, please, a little about his health. Was
11 your husband in good health throughout the years of your
12 marriage?

13 A. Yes, he was in good condition within that time.

14 Q. Did he ever suffer from any ill health?

09:59:13 15 A. It took a long time before he started complaining about his
16 health. He said he was having some problems.

17 Q. When did he start to have problems?

18 A. From 1999 he started having the problem.

19 Q. And was there a particular problem that he suffered from?

09:59:42 20 A. He just used to complain about his stomach, that there was
21 some tightness in his stomach. He could not really go to toilet.
22 That was the problem he started complaining about.

23 Q. Did he have any treatment for his ill health?

24 A. Yes. He went to France. He had some treatment there. One
10:00:19 25 of his friends was in Abidjan who was treating him.

26 Q. And do you know when it was that he went to France for
27 treatment?

28 A. Yes, he went in 1999. We went there.

29 Q. Did he ever go anywhere else for any treatment?

1 A. At one time there was a programme in Taipei and we went
2 there and I saw --

3 Q. Pause there. Where is Taipei?

4 A. Say that again?

10:01:16 5 Q. In what country is Taipei?

6 A. It's in - Taipei is in Taiwan.

7 Q. Thank you.

8 A. Yes.

9 Q. You said you were having a programme there. What did you
10:01:50 10 mean by having a programme?

11 A. They were having a programme there and they invited the
12 President and the President sent us there. They were inducting
13 President in the office programme.

14 Q. And you say the President sent us there. Which President
10:02:15 15 sent you there?

16 A. Charles Taylor.

17 Q. So you started to tell us about going to Taipei when I
18 asked if your husband went anywhere else for treatment. Did he
19 have any treatment there?

10:02:42 20 A. No. They had a slip to go to hospital, but he said, "I
21 didn't want to go there." Then he gave it to somebody else to
22 go. He said he didn't want to do it. He will go to his friend
23 to treat him.

24 Q. Right. What do you mean by he had a slip to go to the
10:03:02 25 hospital?

26 A. The President gave him a slip. I saw the slip with him.
27 He said he was not feeling well. He had complained about his
28 health and the President had given him a note to go and when he
29 gets there, he will go to the hospital.

1 Q. Right. Which President had given him the note to go to the
2 hospital?

3 A. Charles Taylor.

4 Q. And what was your husband suffering from at that time?

10:03:37 5 A. Enoch, his eyeballs were looking yellowish and so, you
6 know, traditional people call it yellow jenna [phon] and they
7 were treating him.

8 Q. Traditional people call it what?

9 A. Yellow jenna.

10:04:08 10 Q. You said that he didn't go to the hospital there in Taiwan,
11 that he --

12 A. No.

13 Q. And then you mentioned a friend.

14 A. Yes. He went to one Dr Roy in Abidjan. He was treating
10:04:28 15 him. He was just taking medicines. Not that he stayed there for
16 long because at that time we were just passing through.

17 Q. I'm going to ask you a little more about that. When was it
18 in relation to the trip to Taipei that he went to see Dr Roy in
19 Abidjan?

10:04:50 20 A. It was in 2 - say that again, please.

21 Q. You said - let me just tell you what you said. "He went to
22 one Dr Roy in Abidjan. He was treating him."

23 A. Yes.

24 Q. "He was just taking medicines."

10:05:15 25 A. Yes.

26 Q. "Not that he stayed there for long because at that time we
27 were just passing through." What did you mean by "we were just
28 passing through"?

29 A. Because we had come from Taipei and he said, "I just want

1 to stop here and take some treatment to see - so that my doctors
2 can see - to treat me as to what was happening with my eyes,"
3 because they were looking yellowish.

10:05:48

4 Q. Right. And so how long did you stop there for him to get
5 that treatment?

6 A. It was --

7 THE INTERPRETER: Your Honours, can she kindly repeat the
8 beginning of this sentence. She was whispering it.

10:06:03

9 PRESIDING JUDGE: Please pause, Madam Witness. Can you
10 please repeat your answer? The witness [sic] didn't hear what
11 you said. Please repeat your explanation.

10:06:27

12 THE WITNESS: I said, when we came from Taipei, we stopped
13 in Abidjan and he called his friend, because it was his friend
14 who used to take care of him. So he called his friend and said
15 that he wanted him to come and give him some treatment for him to
16 take along. So he told him to look at his eyes. His eyes were
17 looking yellowish. So that was how the man came and gave him
18 some treatment.

19 MR MUNYARD:

10:06:46

20 Q. You said that this was when you came from Taipei and you
21 just stopped today --

22 A. Yes.

10:07:05

23 Q. Where did you go after you had been to Abidjan on that
24 trip? After he had seen his doctor in Abidjan just for one day,
25 where did you then go to?

26 A. No, we headed for Liberia.

27 Q. Right. And where did you go to in Liberia?

28 A. Okay. When we came, the thing was getting serious and he
29 said he wanted to go to hospital, and - "I told you we should go

1 to hospital and you said no." The yellow jenna is not good for
2 someone to give you treatment.

3 Q. Pause there. We have to take your evidence in stages so
4 that everybody can take a proper note of it.

10:07:50 5 A. Okay.

6 Q. The thing was getting serious. He said that he wanted to
7 go to hospital. Carry on from there.

8 A. I said at the time that the thing was getting serious, he
9 said he wanted to go for assistance. I told him that we should
10:08:20 10 go to the hospital, but he said no. He said the yellow jenna was
11 not good for a doctor to give you an injection. He said we
12 should go to Gbarnga and he will send for his people to come and
13 treat him there.

14 Q. Pause there. And when was this?

10:08:47 15 A. It happened in 2000.

16 Q. And so he said that he should go to Gbarnga and send for
17 his people to come and treat him there. Did he go to Gbarnga?

18 A. Yes. We went to Gbarnga and he sent for his people.

19 Q. And who do you mean by "his people"?

10:09:14 20 A. His brother.

21 Q. Did you go with him?

22 A. Yes, I was there with him.

23 Q. Did his brother come?

24 A. Yes, they came.

10:09:33 25 Q. How many of them came?

26 A. About three of them came, but only two were preparing the
27 medicines.

28 Q. And what was this medicine they were preparing; do you
29 know?

1 A. Yes, I don't know because they said it was a traditional
2 thing. A woman cannot go to the place, so they took him to the
3 bush --

4 Q. Pause there. They said it was a traditional thing. A
10:10:12 5 woman cannot go to the place --

6 A. Yes.

7 Q. [Microphone not activated] bush.

8 A. Yes.

9 Q. Why did they take him to the bush; do you know?

10:10:22 10 A. I don't know. He himself accepted it, so I can't say
11 anything. I can't make comments because he sent for his people.

12 Q. And where was the bush that they took him to?

13 A. It was behind Gbarnga. We had a house near the bush, but
14 it was just behind it. They just brushed a small road and they

10:10:55 15 went into the bush. That was where they were based.

16 Q. And how long were they gone?

17 A. They took about three hours before he said they should call
18 his wife. At that time they said he was vomiting.

19 Q. And did they call you?

10:11:28 20 A. Yes, I went there. And I told them to bring my husband to
21 the house.

22 Q. Did they do that?

23 A. Yes.

24 Q. And what kind of state was your husband in when he came
10:11:46 25 from the bush to the house?

26 A. He was really weak at the time. At that time I was worried
27 and I started calling people. I sent for a doctor. We had a
28 clinic there in Gbarnga, and I called. And one of his sisters
29 was there. I started calling them.

1 Q. Pause there, please. Could you see your husband's eyes at
2 this time?

3 A. Which time?

10:12:35

4 Q. When they - you said when they brought him from the bush to
5 the house and he was really weak?

6 A. Yes. Yes, he was really weak.

7 Q. And when you looked at his - did you look at his eyes then?

8 A. Yes.

9 Q. What colour were his eyes then?

10:12:52

10 A. The same yellow.

11 Q. Did he speak to you at all?

12 A. At the time he sent - at the time that he sent for his

13 people, he spoke to me. He gave me a Bible and he said, "Oh,

14 Regina, there are two things in sickness. You live or - or the

10:13:28

15 sickness would carry you." And he said, "You should get the
16 Bible. Maybe if I leave it's okay. If I don't leave, whatever
17 is threatening you, you should pray over this Bible." That was
18 when he spoke to me.

19 Q. Pause there for a moment, Mrs Dogolea. And if you would

10:13:56

20 like a drink of water, have a drink of water.

21 PRESIDING JUDGE: Madam Witness, would you like a small

22 pause or are you ready to proceed with the evidence?

23 THE WITNESS: Do give me some time.

24 PRESIDING JUDGE: Very well. The witness may be escorted

10:14:47

25 for two or three minutes.

26 MR MUNYARD:

27 Q. Mrs Dogolea, you mentioned that your husband gave you a
28 Bible before he went into the bush. What Bible was that?

29 A. It was the Holy Bible, a big Bible here.

1 Q. It was a big Bible. You swore this morning - you took the
2 oath on a big Bible. Was it that Bible?

3 A. Yes, that's the Bible that I took the oath on.

4 Q. Now, what happened when your husband is brought back from
10:18:01 5 the bush and you see him and you call the clinic?

6 A. The doctor treated him with a drip, but he said he didn't
7 want a doctor to treat him. And I told him I was really
8 disturbed and I wanted to take him home. I would take him home.
9 When we got home, they sent a helicopter to take him along.

10:18:37 10 Q. Pause there, please. He said he didn't want to go - he
11 didn't want a doctor to treat him, so he was talking to you at
12 that time, was he?

13 A. Yes.

14 Q. Did he tell you anything about what had gone on when he and
10:18:55 15 his brothers went into the bush?

16 A. No, I said at the time that he left there he was too weak.
17 We did not say anything. I was just disturbed now. We did not
18 say anything. We did not talk anything.

19 Q. Did he make any complaints to you about what had happened
10:19:17 20 in the bush?

21 A. No, I just saw the people - the people said he was
22 vomiting. But he was weak at the time. He did not say anything.

23 Q. And the people who took him into the bush you described as
24 his brothers, were they the same people who brought him back, or
10:19:40 25 different?

26 A. Say that again.

27 Q. Was it the same people who took him to the bush who brought
28 him back from the bush?

29 A. Yes, I called my security and said they should go for him

1 and the people brought him back.

2 Q. Now, I interrupted you when you said that the helicopter
3 came. They sent a helicopter to take him along. Who sent a
4 helicopter?

10:20:22 5 A. It was Charles Taylor who sent the helicopter.

6 Q. And where did the helicopter take him?

7 A. It took him to Harbel Hospital.

8 Q. Were you with him on that trip to Harbel?

9 A. I was with him throughout.

10:20:50 10 Q. And how long did he stay in Harbel Hospital?

11 A. He spent just one night there. The following day we headed
12 for Abidjan.

13 Q. Do you remember when this was? Do you remember the date?

14 A. No, I can't tell you now because I was really upset, so I
10:21:27 15 did not remember the date at that time.

16 Q. What happened when you got to Abidjan?

17 A. When we got to Abidjan, because they hired a plane - a
18 passenger plane. When we got there, there was no arrangement.
19 We sat down for long and he called one of his friends who was
10:21:55 20 treating him. I called him and he took him to his clinic - I
21 mean, his hospital.

22 Q. Pause there. Who was it?

23 THE INTERPRETER: Your Honours, can she kindly repeat the
24 name of the doctor slowly.

10:22:21 25 PRESIDING JUDGE: Madam Witness, could you repeat the name
26 of the friend or doctor that you referred to, slowly.

27 THE WITNESS: R-O-Y. Dr Roy.

28 MR MUNYARD:

29 Q. Who was it who called Dr Roy?

1 A. I, because he had been taking treatment from him before.
2 Because there was no way and we were just waiting there, so I
3 called him.

4 Q. What happened after you called Dr Roy?

10:23:10 5 A. At that time he was sick. He was no longer talking. When
6 we were at Abidjan, we were at the airport, there was nobody to
7 come and pick us up, so I called him to come for us.

8 Q. And then what happened?

9 A. Yeah, he took him to the hospital and that was where he was
10:23:31 10 - was being treated before the government sent a doctor.

11 PRESIDING JUDGE: I'm sure there are names attached to
12 these hes and hims.

13 MR MUNYARD:

14 Q. Who took who to the hospital?

10:23:53 15 A. It was Dr Roy who took him. He and I because I had called
16 him to take him. It was Dr Roy who took him to his hospital.

17 Q. Right. And lest anyone is in any doubt, who was it who DR
18 Roy took to the hospital?

19 A. Enoch. Enoch, my husband.

10:24:12 20 Q. Right. And how long was he at the hospital?

21 A. He was there for almost two weeks.

22 Q. Were you with him?

23 A. Yes, I was with him, because we spent one week before -
24 before they sent the doctor.

10:24:38 25 Q. I'm going to come on to "they sent the doctor" in a moment.
26 Was he able to speak during the time he was in the hospital in
27 Abidjan?

28 A. No, he never spoke to me.

29 Q. Did the people treating him tell you what was wrong with

1 him?

2 A. Except Doctor - except the doctor's report. It was only
3 the yellow jenna that they were talking about. The doctor told
4 me that his liver was damaged.

10:25:28 5 Q. Was your husband conscious during the time he was in
6 hospital there, or not?

7 A. No, he was unconscious.

8 Q. And so what happened?

9 A. He died now.

10:25:57 10 Q. Now I'm just going to go back slightly. You said, "I was
11 with him because we spent one week before they sent the doctor."
12 Who sent --

13 A. Yes.

14 Q. -- which doctor?

10:26:16 15 A. They sent Dr Coleman. It was President Taylor - the former
16 President Charles Taylor sent Dr Coleman. Charles Taylor.

17 Q. And who is Dr Coleman?

18 PRESIDING JUDGE: Koroma.

19 THE WITNESS: Say that again.

10:26:39 20 PRESIDING JUDGE: Didn't you say Dr Koroma?

21 THE WITNESS: Dr Coleman. Coleman.

22 MR MUNYARD: I can give your Honour a spelling for that.

23 C-O-L-E-M-A-N:

24 Q. Who is Dr Coleman?

10:27:02 25 A. He was a medical doctor. It was the government that sent
26 him there. He was the Minister of Health at that time.

27 Q. To your knowledge, did he play any part in the treatment of
28 your husband while your husband was in hospital in Abidjan?

29 A. Because it was like a place - we had a glass and the doctor

1 can meet each of us. If he took part, I did not know, but he
2 used to meet him and ask the doctor, because they sent them
3 there.

10:27:57 4 Q. When your husband died, were you told by the doctors what
5 he had died of?

6 A. Since - when he died, they just gave the result to the
7 doctor that they had sent. They did not tell me anything.

8 Q. And so what did you learn that your husband had died of?

10:28:30 9 A. For me, because the condition that he was in, in a
10 traditional way, the way he said that they should treat him, it
11 was the yellow jenna to me. Because anybody that has yellow
12 eyes, it is yellow jenna, but medically they know the condition.

13 Q. You mentioned earlier that the doctors had told you that
14 your husband's liver was damaged. Do you recall saying that?

10:28:59 15 A. Yes, he mentioned that. At that time Dr Coleman had not
16 yet arrived.

17 Q. Mrs Dogolea, I'm going to ask you some other questions now.

18 PRESIDING JUDGE: Before you do, Mr Munyard, the witness
19 said, when you asked her if the doctors told her what the husband
10:29:30 20 had died of, she said, "They just gave the result to the doctor
21 that they had sent." Now, who is that to whom the results were
22 given?

23 MR MUNYARD:

10:29:48 24 Q. Mrs Dogolea, you heard Madam President's question. Who was
25 the doctor that had been sent --

26 A. I said Dr Coleman. Dr Coleman.

27 PRESIDING JUDGE: I would also inquire from the witness:

28 Madam Witness, did you ever ask the doctors at the hospital where
29 your husband died to give you an explanation of what your husband

1 died of? Did you inquire of the doctors yourself?

2 THE WITNESS: Okay. Because we were in Abidjan and at that
3 time I was upset, I was stressed. We came in and we brought his
4 body. From then I did not go back there because there was no way
10:30:32 5 for me to go back there.

6 PRESIDING JUDGE: So you never inquired from the doctors at
7 all?

8 THE WITNESS: No. Except at the time that the doctor -
9 except at the time that the other doctor had not come yet, when
10:30:51 10 he said, "Your husband's liver is damaged." From then on he
11 didn't say anything to me.

12 MR MUNYARD:

13 Q. And so what was it that you understood had caused your
14 husband's death?

10:31:08 15 A. My husband was sick. I understood that he was sick.

16 Q. And the sickness was what?

17 A. In our - traditionally it is yellow jenna and the doctor
18 pronounced to me that maybe his liver was damaged. Those are the
19 only things I know.

10:31:38 20 Q. Thank you. Do you know or did you know someone called
21 Zigzag Marzah?

22 A. I was hearing his name, but I don't really know him. I
23 have been hearing his name.

24 Q. On the day that your husband went into the bush with his
10:32:02 25 brothers in Gbarnga for the traditional treatment, the people
26 that he went with, did you know all of them?

27 A. Yes, I know them.

28 Q. And when they brought him back, were they with anybody
29 else?

1 A. No, just them.

2 Q. Now, I want you to listen for a moment to some evidence
3 that I'm going to read to you.

4 Madam President, this is from the transcript of 12 March
10:32:59 5 2008, open session, starting on page 5940.

6 Mrs Dogolea, I'm just going to read a passage of evidence
7 to you, and then I want to ask you a question about it. So
8 listen first to what I read. I'm starting at line 17:

9 "Dogolea was the Vice-President to Charles Taylor, but it
10:33:43 10 came to a time he started advocating for Charles Taylor to go to
11 America and negotiate with the American government. From there I
12 heard from Benjamin Yeaten, the chief security to Charles Taylor,
13 who said that the man was trying to connive. For that reason
14 Charles Taylor gave instruction for him to be dealt with, so he
10:34:09 15 took Enoch Dogolea to the banana bush in front of Benjamin
16 Yeaten's house. He was beaten up with young banana trees almost
17 to the point of death, and he kept him in Ben's house and after
18 Charles Taylor travelled in two days and the third day they said,
19 'Charles Taylor sent for Enoch Dogolea to go for some military
10:34:39 20 materials for us.' After he left we heard that he was sick, and
21 he remained in the Ivory Coast until his death and he died as a
22 result of the beating. I also took part in the beating and that
23 was by Charles Taylor's instruction."

24 Now, that was the passage that I wanted to read to you.

10:35:11 25 Have you ever heard any suggestion that your husband was beaten
26 almost to the point of death and that he died as a result of that
27 beating?

28 A. I'm surprised to hear this now, because ten years ago now
29 since my husband had passed away, nobody had ever come out to say

1 this and there was not a day that he told me that someone beat
2 him up like that or to say that in fact he went out of the house
3 and slept somewhere else for one or two or three days, no.

10:35:57

4 THE INTERPRETER: Your Honours, could you ask the witness
5 to slow down her pace.

6 PRESIDING JUDGE: Please pause, Madam Witness, you are
7 going too quickly. You have to go a little slowly. Now, start
8 from where you said, "He never slept somewhere else for one or
9 two or three days, no." So continue from there.

10:36:15

10 THE WITNESS: I said, within Monrovia, my husband never
11 slept out for a day or two and later to come and tell me that
12 someone beat him up or for him to even say that he has been kept
13 somewhere else, no.

14 MR MUNYARD:

10:36:42

15 Q. Had your husband ever told you that anybody had beat him up
16 almost to the point of death at any time in all the years of your
17 marriage?

18 A. No, he never told me that and I never heard it from anybody
19 else. That could have been just a rumour. And ten years ago my
20 husband died, it is now that I'm hearing such a thing that he
21 beat up my husband. No, I never heard that.

10:37:15

22 Q. When your husband came back from the bush that day and had
23 been vomiting, did you see - from that time until the time of his
24 death, did you see his body?

10:37:39

25 A. Yes, I was with him. I was - I was bathing him. I saw his
26 body and I did not see anything wrong with his body, no mark. If
27 it happened at all, maybe it was inside his body, inside his
28 skin, but I did not see any marks on his body to show that.

29 Q. Thank you.

1 Madam President, I'm now going to ask the witness to be
2 shown a clean copy - that's to say with no writing on it - of
3 exhibit 542. Before I do that, I just want to ask a preliminary
4 question first of all and we've got clean copies for everybody if
10:38:31 5 you need clean copies. I'm not going to ask for the marked copy
6 to be put up obviously.

7 Mrs Dogolea, do you know a lady called Annie Yeney?

8 A. Yes, I know her. She used to come to my husband.

9 Q. When did she used to come to your husband?

10:38:52 10 A. Sometimes when she - she travelled from out, she will just
11 come maybe just have some discussions with him.

12 Q. Over what period of time did you know her?

13 A. It was during the war.

14 Q. I'm going to ask you now to have a look at a photograph.

10:39:23 15 And this should be - I hope that Madam Court Officer has got an
16 unmarked copy of the photograph. And if that could be put on the
17 overhead. Now, Mrs Dogolea, I want you to have a look at that
18 photograph, please. Would you mind moving seats again. Now, can
19 you identify any of the people in that photograph? And if you
10:40:36 20 can, just point to them with the pen.

21 A. I know Charles Taylor, and then my husband and I.

22 Q. And can you indicate your husband and yourself. Just do it
23 slowly. Put the pen on each of you. Yes. That is who?

24 A. This is my husband and this is me.

10:41:06 25 Q. There is somebody fairly close to your side on the
26 right-hand edge of the photograph as we look at it. Do you see
27 that person?

28 A. Yes, I can see a person but I do not actually know her
29 name. Because they were not assigned with me, so I do not

1 actually know.

2 Q. Do you know what that person's position was?

3 A. I told you that I was not actually spending much time in
4 Liberia. Most times I would be in town, but if my husband was
10:41:58 5 going for peace talks or other places, I would travel with him.
6 So I don't really know.

7 Q. Do you see Annie Yeney in that photograph?

8 A. No, I do not see her here.

9 MR MUNYARD: Thank you very much. Thank you, Mrs Dogolea.

10:42:19 10 Those are my questions. Would you wait there, please. There
11 will be other questions for you.

12 PRESIDING JUDGE: Perhaps I should inquire this of
13 Mr Munyard just for an orderly way to proceed:

14 Mr Munyard, you took the witness through a series of
10:42:53 15 photographs and she said a number of things on the record, and
16 she pointed to certain persons in certain photographs by saying
17 this is so and so, this is so and so. Now, months from now we
18 will not know who it was she was referring to other than our
19 personal notes that we've taken. I do not know if you intend to
10:43:20 20 exhibit these photographs later or what you intend to do with
21 this kind of evidence, but I can tell you that for her to point
22 and say this is so and so, this is so and so, without either
23 marking the photographs or describing the person she has pointed
24 to, these pictures are not much use in evidence. If, on the
10:43:46 25 other hand, you do not wish to refer to them, that is also in
26 order. But I thought I would mention this to you before the
27 Prosecution starts cross-examination.

28 MR MUNYARD: Thank you, your Honour. At this stage I was
29 merely using them to illustrate her relationship with her husband

1 and I don't think that it will add greatly to the evidence
2 overall or assist the Court greatly to have these photographs
3 exhibited as such unless there's any dispute about the contents
4 of any of them. They were merely illustrative of the years that
10:44:30 5 she was with her husband.

6 PRESIDING JUDGE: Very well. Mr Koumjian, are you taking
7 the - Ms Howarth is taking the cross-examination.

8 MS HOWARTH: Before I start, there is a bundle of documents
9 that I had earmarked for potential use in cross-examination so I
10:44:49 10 might just ask that those be distributed, please.

11 CROSS-EXAMINATION BY MS HOWARTH:

12 Q. Good morning, Mrs Dogolea.

13 A. Yes, good morning.

14 Q. The first question I wanted to ask you about was the
10:46:39 15 education that you've received. Could you tell us, please, what
16 schooling you've had?

17 A. During the war I was in the 10th grade and at that time my
18 husband used to pay people to teach me at home.

19 Q. And about how old were you when you were in the 10th grade?

10:47:12 20 A. At the time I was in the 10th grade I was 24.

21 Q. You've mentioned your father. Could you tell me, please,
22 what's his full name?

23 A. It's Mehn Zegbo. That's my grandfather's name.

24 Q. I asked about your father's name. Is that the same as your
10:47:50 25 grandfather's name, or different?

26 A. No, you said I should put the full name, so I said Mehn
27 Zegbo.

28 Q. Which is his first name, please?

29 A. Mehn and the last name is Zegbo.

1 Q. And to what tribe did your father belong?

2 A. Say that again.

3 Q. Yes, to what tribe did your father belong?

4 A. Mano. My father was Mano.

10:48:33 5 Q. And was he a member of the NPFL?

6 A. No. He's an old man. He was an old man. He's died. He's
7 dead, of course. But he was an old man.

8 Q. How many children do you have?

9 A. I have just one child, but I have stepchildren.

10:49:12 10 Q. And is the one child, a child between yourself and the late
11 Enoch Dogolea?

12 A. I had a child before we came together.

13 Q. And the stepchildren you referred to, how many are there?

14 A. There are about - my husband showed me about four children
10:49:50 15 that he had had.

16 Q. And were those children of the late Enoch Dogolea?

17 A. Yes, those are his children. There are four he showed me.
18 But there were some other children who were living with us like
19 his brother's own children. There were many. You know, normally
10:50:17 20 when people are in position, your family will send their children
21 to you for them to live with you. But his own actual children
22 were four in number.

23 Q. And his actual children, do you consider them as part of
24 your family?

10:50:35 25 A. Yes, they are my family. Some of them are in America.
26 There are two in America and the other two in Liberia.

27 MS HOWARTH: Now, I wanted to refer to a document, and
28 that's actually a document in the bundle distributed by the
29 Defence, and it's behind tab 23 of the Defence bundle.

1 PRESIDING JUDGE: Which of the two bundles? Which of the
2 two Defence bundles?

3 MS HOWARTH: Now I'm a bit confused because I was given
4 just a single bundle with 23 tabs.

10:51:22 5 MR MUNYARD: Madam President, this is headed "Additional
6 potential exhibits, week 23, binder 1 of 1", if that helps
7 identify it.

8 MS HOWARTH: Madam President, the document that I have
9 behind that tab 23 is entitled "Statement in reaction to
10 witnesses' testimonies at both the TRC of Liberia and the Special
11 Court for Sierra Leone sitting in The Hague".

12 MR MUNYARD: Again if it helps, it's the very last page in
13 the bundle. 23 consists of a number of different documents but
14 this one is the very last page.

10:52:51 15 MS HOWARTH: If Mrs Dogolea could please be shown the
16 document I'm referring to.

17 PRESIDING JUDGE: Please proceed.

18 MS HOWARTH:

19 Q. Yes, Mrs Dogolea, I noticed you had a chance to have a
10:53:41 20 quick look through that document. Have you ever seen that
21 statement before? Mrs Dogolea, I don't know if you heard my
22 question?

23 A. Yes, I'm reading through it because it's on the screen.

24 PRESIDING JUDGE: Surely the Court can afford an extra copy
10:54:23 25 to be given to the witness to read and another one to be
26 displayed on the screen.

27 MR MUNYARD: And I would like the witness to have more than
28 what my learned friend referred to as a quick look. She
29 obviously needs to take time to read it.

1 PRESIDING JUDGE: Yes. Madam Witness, please take time to
2 read the statement that has been given to you and just signal to
3 me when you have finished reading it, please.

4 Ms Howarth, the witness appears to have finished reading
10:56:04 5 the statement. You may proceed now with your questions.

6 MS HOWARTH:

7 Q. I'll ask my question again. Mrs Dogolea, have you ever
8 seen this document before?

9 A. No. Hold on, let me see. Yes, I have seen this document.
10:56:53 10 Yes, I said I saw the document before.

11 Q. Can I just ask why when I asked the question did you
12 initially say no, you hadn't seen it before?

13 A. Because I was reading it. That is all.

14 Q. Now, the first paragraph behind - sorry, after the title
10:57:36 15 beginning "my attention", I just wondered, if you're able to,
16 could you just read that paragraph out for us, please. And if
17 you're not able to do so, please do indicate.

18 A. Okay. Let me see. You can read it for me.

19 Q. Mrs Dogolea, am I right in thinking that this isn't a
10:58:25 20 document that you wrote personally?

21 A. I wrote this thing during the time - during the time the
22 witness Zigzag Marzah came here to give testimony. Can I read
23 it?

24 PRESIDING JUDGE: Before you do, Madam Witness, the
10:59:15 25 question asked to you was: Is it correct that you yourself
26 didn't write this document?

27 THE WITNESS: People helped me write this document,
28 actually, but I read it. People helped me write this document.

29 MS HOWARTH:

1 Q. Just before you do read that paragraph, you said "people
2 helped me write this document." Who helped you write the
3 document?

4 A. Yes. It was my daughter.

11:00:08 5 Q. And what's her name?

6 A. Rosalyn Dogolea.

7 PRESIDING JUDGE: Madam Witness, did you say "my late
8 daughter" or "my daughter".

9 THE WITNESS: My stepdaughter.

11:00:34 10 MS HOWARTH:

11 Q. Did anyone else assist with the writing of this document in
12 addition to your stepdaughter?

13 A. No.

14 Q. So, yes, please proceed to read the first paragraph if
11:00:55 15 you're able to, beginning "my attention has"?

16 A. Statement in recognition to witnesses' testimony at both
17 the TRC of Liberia and the Special Court for Sierra Leone sitting
18 - staying in the hill.

19 PRESIDING JUDGE: Mr Interpreter, I think you are not
11:01:56 20 interpreting properly. Madam Witness, please read what you just
21 read before again.

22 THE WITNESS: The statement in reaction to witness ceremony
23 at both the TRC of Liberia and the Special Court for Sierra Leone
24 staying in the hill.

11:02:49 25 MS HOWARTH:

26 Q. And can you continue just with the following paragraph,
27 please?

28 A. My attention has been drawn to testimony by the witness who
29 appeared at the recent truth and reintegration headed in

1 Monrovia and a preparation of witness at the ongoing trial of the
2 former President of Liberia, Charles Taylor in the hill.

3 Q. Very well. Now, I want to examine that paragraph. First
4 I'm going to read it again on to the --

11:03:52 5 A. Yes.

6 Q. -- record. It says:

7 "My attention has been drawn to testimonies by witnesses
8 who appeared at the recent Truth and Reconciliation hearings in
9 Monrovia and a Prosecution witness at the ongoing trial of the
10 former President of Liberia, Charles G Taylor, in The Hague."

11:04:08

11 Mrs Dogolea, the first sentence is: My attention has been
12 drawn to the testimonies before the Truth and Reconciliation
13 Commission and the testimony at the trial in The Hague. Who drew
14 your attention to first the Truth and Reconciliation Commission
15 testimonies?

11:04:40

16 A. The person who informed me about it - well, I heard over
17 air.

18 Q. Again I'm going to try it again. It says, "My attention
19 has been drawn to the testimonies." Who was it who drew your
20 attention to the testimonies?

11:05:21

21 A. Charles Taylor. He invited me here.

22 Q. And how did Charles Taylor invite you here?

23 A. Through his - the committee that he set up in Monrovia.

24 Q. And what committee are you referring to?

11:06:07

25 A. That is the committee set up by this Court in Monrovia.

26 Q. When you say "by this Court in Monrovia", do you mean by
27 the Defence for Charles Taylor in Monrovia, or by the Defence
28 team?

29 A. Yes. Yes.

1 Q. And do you know --

2 MR MUNYARD: Sorry, we've just had yes to two questions
3 there and I'm not sure which the yes relates to; the Defence for
4 Charles Taylor, or the Defence team.

11:06:52 5 MS HOWARTH: Yes, I take the cue and I'm happy to clarify
6 that.

7 PRESIDING JUDGE: I think we should hear this from the
8 witness herself what she means by the committee in Liberia. We
9 would like to hear what her explanation is.

11:07:09 10 MS HOWARTH: I'll take my cue from you, Madam President:

11 Q. You mentioned the committee that he, Charles Taylor, set up
12 in Monrovia?

13 A. The Defence force in Liberia for Charles Taylor, they were
14 the ones who invited me.

11:07:40 15 Q. When you say Defence force, what do you mean by that?

16 A. I mean the Charles Taylor Defence people who are in Liberia
17 for the trials.

18 Q. And do you know the names of any of those people?

19 A. Yes, Supuwood.

11:08:20 20 Q. Do you know his full name, please?

21 A. We just call him Supuwood.

22 Q. Very well. And what other persons are involved in the
23 Charles Taylor Defence in Liberia?

24 A. I remember John Gray.

11:08:47 25 Q. And who is John Gray?

26 A. He's the Defence in Liberia for Charles Taylor. Part of
27 the Defence force.

28 Q. And do you know the names of any others of the Charles
29 Taylor Defence people in Liberia?

1 A. Those are the only two people that I've been interacting
2 with. There are many others.

3 Q. Can you tell me Supuwood who you mentioned and John Gray,
4 were they previously members of the NPFL?

11:09:29 5 A. I can't tell.

6 Q. So are you saying you don't know if they were previously
7 members of the NPFL?

8 A. Yes, I have been - those are the periods that I have told
9 you about that I was not actually stationed in Liberia.

11:10:03 10 Q. During the time of the war, did you ever come across either
11 Supuwood or John Gray?

12 A. I met Supuwood once, but John Gray, yes, I saw him - they
13 only came to speak to my husband at one time.

14 Q. Do you remember when that was?

11:10:34 15 A. It was during - by then we have now had the elections.

16 Q. Let's go back to the document for the moment, and we were
17 looking at the phrase "my attention has been drawn to the
18 testimonies," and you had explained that Charles Taylor had drawn
19 your attention to these testimonies through his Defence in
11:11:09 20 Liberia, Mr Supuwood and Mr John Gray, correct?

21 A. Yes.

22 Q. Now, there's two lots of testimonies mentioned in that
23 paragraph, so I want us to be clear. The first is the testimony
24 before the Truth and Reconciliation Commission in Monrovia,
11:11:35 25 correct?

26 A. Uh-huh.

27 Q. And the second is a Prosecution witness at the ongoing
28 trial of former President Taylor in The Hague, correct?

29 A. Yes.

1 Q. Now, the Truth and Reconciliation Commission testimony,
2 that was testimony that was given in January 2008, correct?

3 A. Uh-huh.

11:12:22

4 Q. Mrs Dogolea, I'm going to have to ask you to give yeses
5 and nos [microphone not activated]?

6 A. Yes. Okay. Okay. Yes. Yes.

7 Q. I'll just put the question again so that the record is
8 clear, okay? The Truth and Reconciliation Commission testimony,
9 that was testimony that was given in January 2008, correct?

11:12:41

10 A. Yes.

11 Q. And that was testimony given by a person called Alfred
12 Swendblee, correct?

13 A. Yes. They called him Zigzag Marzah.

11:13:13

14 Q. I'm going to stop you there because that's a different
15 testimony. That's the testimony of the Prosecution witness in
16 this trial in this Court. Do you follow?

17 A. Okay. Say that again.

11:13:35

18 Q. Yes. So the testimony before the Truth and Reconciliation
19 Commission that was in January 2008, that was given by a person
20 called Alfred Swendblee. Are you aware of that?

21 A. No. I was not in town.

22 Q. His testimony was publicised in some of the papers and on
23 the radio in Liberia. Were you aware of that?

11:14:09

24 A. I said I was in the bush but I was not stationed in
25 Monrovia, so I did not see the newspaper. I did not see the
26 pictures.

27 MS HOWARTH: There is a document and it's in the
28 Prosecution bundle this time behind tab 3 which I would like to
29 refer the witness to. I wasn't intending to refer to the entire

1 document but the passage I was going to refer to is the one in
2 the middle of page commenting on the death of the former
3 Vice-President Enoch Dogolea, witness Swendeblee, and it
4 continues.

11:15:23 5 PRESIDING JUDGE: Whilst the document is being organised
6 could you please give a spelling on the record.

7 MS HOWARTH: The spelling of Swendeblee is
8 S-W-E-N-D-E-B-L-E-E. The first name referred to in the first
9 paragraph of the article is Alfred with the usual spelling.

11:16:02 10 Perhaps I should read at least the beginning of that first
11 paragraph just to put the article in context as well:

12 Q. So, Mrs Dogolea, there's an article in front of you. The
13 article is entitled "Liberia: Former house speaker Makomanah
14 requests ten containers of blood at Duport Road Massacre, witness
11:16:36 15 testifies." The article is dated Jan, short for January, 22,
16 2008 by Michael Kpayili. I'm going to read part of the article
17 out, Mrs Dogolea. So it begins:

18 "A startling testimonies have been revealed at the Truth
19 and Reconciliation Commission hearing with terrified stories been
11:17:12 20 told by junior actors of the civil conflict in Liberia.

21 Appearing before the hearing yesterday, an ex-fighter of the
22 defunct National Patriotic Front of Liberia, Alfred Swendeblee,
23 said" - and then it goes on to say what he talks about in his
24 testimony before the Truth and Reconciliation Commission, and I'm
11:17:38 25 skipping to the paragraph beginning "commenting." It explains:

26 "Commenting on the death of former Vice-President Enoch
27 Dogolea, witness Swendeblee revealed that the bodyguards of
28 former President Charles Taylor laid the Liberian former
29 Vice-President into mattresses and flogged him upon the

1 instruction of former President Charles Taylor. He said the
2 strategy of torturing someone by laying the physical body between
3 mattresses was designed to destroy evidence detecting any mark on
4 one's physical body. He said the flogging of Mr Dogolea came as
11:18:23 5 a result of policy difference with former President Charles
6 Taylor. "

7 Before I forget perhaps I might ask for this to be given an
8 MFI.

9 PRESIDING JUDGE: Before the witness has spoken to the
11:18:42 10 document? Before?

11 MS HOWARTH:

12 Q. Mrs Dogolea, are you aware of this testimony of Swendblee?
13 Does this remind you of his testimony or are you still not
14 familiar with it?

11:19:06 15 A. This story, I told you that by then I was in the bush. I
16 don't know about it. It was only the issue with Zigzag Marzah
17 when I was called in town. But about this statement, I don't
18 know. I was still in the bush.

19 Q. So, Mrs Dogolea, in the first paragraph again of the - of
11:19:37 20 your statement when it said that your attention had been drawn to
21 the testimony of persons who appeared before the Truth and
22 Reconciliation Commission in Monrovia, that wasn't correct, was
23 it?

24 A. It was correct, but I said for this one I don't know about
11:20:00 25 it. It was about Zigzag Marzah's that I heard, so that was why I
26 was invited and I decided to come here.

27 THE INTERPRETER: Your Honours, could the witness be asked
28 to repeat the last detail end of - she said something that did
29 not come clearly.

1 PRESIDING JUDGE: Madam Witness, you said, "It was about
2 Zigzag Marzah that I heard, so that was why I was invited and I
3 decided to come here." And then you said something else the
4 interpreter didn't hear. What else did you say?

11:20:40 5 THE WITNESS: About what?

6 PRESIDING JUDGE: Was that all - everything that I've read,
7 was that all that you said?

8 THE WITNESS: I told you that I don't know about this
9 document. The testimony of this man, I did not actually see it,
11:21:14 10 and I did not hear about it, and I told you I was in the bush.
11 It was about Zigzag's that I heard about, so the Defence sent for
12 me and they said so and so things have been said about your
13 husband's issues, so you should go to The Hague.

14 PRESIDING JUDGE: Incidentally, Madam Witness, what do you
11:21:39 15 mean by "I was in the bush"? What do you mean by that?

16 THE WITNESS: Just because in Liberia when you are out of
17 job and you can't just sit home, so me too I go to the bush to do
18 something for myself, to go and look for food for myself, so I
19 don't stay in town continuously.

11:22:19 20 MS HOWARTH:

21 Q. So am I right that the only testimony that was drawn to
22 your attention was the testimony of Zigzag Marzah?

23 A. Yes. It was Zigzag Marzah's for which they called me, but
24 for this one I don't know.

11:22:45 25 Q. And I'm right that Zigzag Marzah's testimony was drawn to
26 your attention by the Charles Taylor Defence, correct?

27 A. Yes.

28 Q. And if we go to the bottom of this document, there's a date
29 there. It's just above your - just above where the - I'm so

1 sorry. This statement I'm referring to now. Back to the
2 statement, please.

3 PRESIDING JUDGE: Do you wish for me to mark this article?

11:23:40

4 MS HOWARTH: Yes, please, I would, Madam President. If it
5 could be given an MFI, I would be most grateful.

6 PRESIDING JUDGE: I'm not quite sure where - or this is an
7 article from where, whether it's a newspaper or what it is. I
8 think it's a web page from the Liberian Times. Would I be
9 correct?

11:23:58

10 MS HOWARTH: Yes.

11 PRESIDING JUDGE: The article in a web page from the
12 theliberiantimes.com the article entitled "Liberia: Former house
13 speaker Makomanah requests ten containers of blood at Duport Road
14 Massacre, witness testifies," article date January 22, 2008 is
15 marked MFI-1.

11:24:24

16 MS HOWARTH:

17 Q. Mrs Dogolea, if you could just take another look at the
18 statement we were referring to earlier. Now, there's a signature
19 at the bottom of that page. First, is that your signature?

11:24:55

20 A. Yes.

21 Q. And there's a date just above that signature. It says
22 "Issued in Monrovia this 26th day of March 2008"?

23 A. Yes.

24 Q. And as far as you recall, that date is accurate, isn't it?

11:25:22

25 A. Yes, it's the correct date.

26 Q. Are you aware that Zigzag Marzah testified in The Hague on
27 March 12, 13 and 14, 2008?

28 A. I said I was in the bush and I heard the news and the
29 Defence invited me, so I don't know when actually the Zigzag man

1 came here.

2 Q. But it's right, isn't it, that in March 2008, following
3 Zigzag Marzah's testimony the Defence team for Charles Taylor got
4 in contact with you and arranged for you to make this statement,
11:26:12 5 correct?

6 A. No, at the time they got this news and when they called me,
7 this statement was made by me, and my daughter helped me to say
8 that - to say - to air out that it was my first time hearing that
9 kind of thing.

11:26:48 10 Q. Mrs Dogolea, this statement was released --

11 A. Yes. Yes.

12 Q. I'm going to start the question again. This statement was
13 released in response to the testimony that Zigzag Marzah had
14 given in relation to your husband being beaten, correct?

11:27:10 15 A. Yes. Yes.

16 Q. Now, you said earlier that Charles Taylor had invited you
17 here. Did the Defence organise for you to speak to Mr Taylor on
18 the telephone at all?

19 A. No. It was just a message from them.

11:27:55 20 Q. Then how was it that Mr Taylor - it's just been pointed out
21 by my colleague that the witness may have said something that
22 wasn't captured on the LiveNote in her last answer.

23 PRESIDING JUDGE: Like what?

24 MS HOWARTH: That she said something after "no", saying
11:28:24 25 "yes" something.

26 PRESIDING JUDGE: Madam Witness - Mr Munyard, just let me
27 finish, please. Madam Witness, when counsel - the lady standing
28 up - asked you, "Did the Defence organise for you to speak to
29 Mr Taylor on the telephone at all?" What was your answer?

1 THE WITNESS: No. My answer was no, that they did not make
2 any chances for me to talk to Mr Taylor.

3 PRESIDING JUDGE: Very well. In view of the time,
4 Ms Howarth, we'll continue after the morning break. We're now
11:29:12 5 going to take half an hour's break, and we will reconvene at 12
6 o'clock.

7 [Break taken at 11.30 a.m.]

8 [Upon resuming at 12.00 p.m.]

9 MR KOUMJIAN: Your Honour, if I could make a brief
11:59:43 10 submission.

11 The Prosecution would request that the Trial Chamber order
12 some review of the audiotape on the witness channel for today - I
13 believe it was about page 50 of my LiveNote - and that was when
14 Ms Howarth had asked the witness about whether a phone call was
12:00:07 15 arranged with Charles Taylor. The witness - the transcript
16 indicates answer "no". To be honest, I was listening on the
17 witness channel, not the interpretation, and I heard the witness,
18 I thought, say "yes" and something. I didn't know what it was,
19 so I looked at the LiveNote to see if the interpreter - how it
12:00:29 20 would come out on LiveNote, and I see that nothing came out on
21 LiveNote. So I think it would be in the interests of the
22 accuracy of the record if at the next break - my understanding is
23 Ms Howarth expects to finish the testimony during this session.
24 But before the witness is released, if the interpreter could go
12:00:49 25 to the booth where the tapes are and listen at that point. I
26 think it was at about 11 - just before 11.30, to see whether or
27 not there was anything on the witness channel that was stated by
28 the witness besides "no" in answer to that question.

29 PRESIDING JUDGE: Mr Munyard, do you have any objection to

1 the proposed inquiry?

12:01:47 2 MR MUNYARD: Your Honour, no objection. I do have one
3 observation: That when counsel are concerned about something
4 they themselves think they've heard, I don't think it's
5 appropriate for them to spell out what they've heard, because
6 that may plant seeds of concern in the minds of others. I have
7 no objection to the tape being listened to for clarification, but
8 I think that's all that should be asked for in open court.

12:02:07 9 PRESIDING JUDGE: Now, Madam Court Manager, I'm going to
10 ask for your assistance to be very precise in terms of where on
11 the record the order of the Court should target this inquiry in
12 terms of at what hour or during which minutes the record should
13 be listened to.

12:02:42 14 MS IRURA: Your Honour, the question of the Presiding Judge
15 was at 11:29:51. That is on my page 49, line 20. And the
16 witness's answer was at 11:30:25 where the witness answered "No".
17 My page 49, line 24 to 25.

12:03:25 18 PRESIDING JUDGE: I think the inquiry from the Prosecution
19 arises before that, where Ms Howarth put the question to the
20 witness, she answered something that was not fully audible, then
21 I think Ms Howarth raised the issue that the witness might have
22 said something more than was shown on the record, and then my
23 question came in. So the inquiry should relate to the earlier
24 answer, not to me, but to counsel for the Prosecution.

12:03:59 25 MS IRURA: Your Honour, counsel's question is at page 49,
26 line 10 and the answer of the witness is at page 49, line 13.
27 The time is 11:28:44 to 11:29:05 where the witness answered, "No,
28 it was just a message from them."

29 PRESIDING JUDGE: That is precisely the part that I will

1 now direct the court reporters and interpreters at an appropriate
2 moment to review the audio tapes and the record and to - to
3 ensure that what the witness said is accurately reported, and if
4 not, if there's anything additional or different, to report to
12:04:56 5 the Trial Chamber accordingly.

6 MR MUNYARD: Madam President, I take it the Court has no
7 difficulty with representatives of both Prosecution and Defence
8 listening with the COURT reporters and the interpreters to the
9 tape.

12:05:14 10 PRESIDING JUDGE: Is that how it's normally done?

11 MR MUNYARD: I've not done it normally before, so I'm
12 asking to be present.

13 MR KOUMJIAN: I have no objection to being present.

14 PRESIDING JUDGE: Very well then. The order is amended by
12:05:32 15 permitting the parties to be represented during this replay.

16 THE INTERPRETER: Your Honour, I'm speaking from the
17 interpreters' booth. We have no objection to listening to the
18 audio and trying to reconcile with the transcript, but the
19 difficulty we have in the moment is how to proceed. Because
12:05:56 20 we've been doing this in the past through erratas, and the Court
21 has frowned on the use of erratas, so we at the moment don't know
22 how to proceed just in case we listen to the audio.

23 PRESIDING JUDGE: The same court is now issuing the order
24 for a correction if one is required. Now, this is different from
12:06:14 25 what you've been doing previously, where you correct the record
26 without reference to the Trial Chamber.

27 THE INTERPRETER: So do we do it via the same means of
28 errata?

29 PRESIDING JUDGE: No, you report to the Trial Chamber

1 first. Ms Howarth, please proceed.

2 MS HOWARTH:

3 Q. Now, Mrs Dogolea, just before the break we were looking at
4 the statement in reaction to the witnesses' testimony, and I have
12:07:11 5 a few more questions for you in relation to that statement.

6 You'd mentioned that your daughter had assisted you in making
7 that statement. Can you tell us what does your daughter do by
8 way of a profession, if she has one?

9 A. She was in the 12th grade.

12:07:42 10 Q. So how old is she, please?

11 A. She's 21. My stepdaughter, she is 21 years old.

12 Q. And your evidence to this Court is that it was yourself and
13 your stepdaughter who made this statement. Is that correct?

14 A. I said I ordered her to write this statement because, you
12:08:19 15 know, I have been out of school for long. So I asked her to do
16 that for me.

17 Q. Did you dictate the words to her, or not?

18 A. I was saying the words to her and she was doing the
19 correction. And when she finished she read it out to me, because
12:08:57 20 it was a press release.

21 PRESIDING JUDGE: Madam Witness, are you saying that your
22 21-year-old daughter, who was in the 12th grade, drafted this
23 statement?

24 THE WITNESS: Yes.

12:09:24 25 MS HOWARTH:

26 Q. Was she assisted by anyone else that you're aware of?

27 A. No, we did it and we took it, and they typed it for us.

28 THE INTERPRETER: Your Honour, can she repeat the last bit
29 of her answer.

1 PRESIDING JUDGE: Madam Witness, please repeat the last
2 part of your answer.

3 THE WITNESS: I said we wrote it and we took it, and they
4 typed it for us because we did not have a computer or a
12:10:05 5 typewriter.

6 MS HOWARTH:

7 Q. Who typed it on a typewriter?

8 A. We can take - because they have typewriters where you pay
9 people to type for you.

12:10:25 10 Q. Who do?

11 A. We went to one gentleman's computer place and he typed it
12 out for us.

13 Q. Whose computer place was this?

14 A. I said one boy, they call him Peter. One boy. Because if
12:10:54 15 you go there, you will pay and they will type out your thing.
16 It's a business area.

17 Q. And who decided that you should go and do that?

18 A. I heard this thing in the newspaper, on radio and
19 Charles Taylor's Defence called me and said, You will be going to
12:11:25 20 The Hague. So for that I told --

21 THE INTERPRETER: Your Honour, can she kindly repeat her
22 answer slowly and more clearly.

23 PRESIDING JUDGE: Madam Witness, I'm going to ask you to
24 speak slower again and to repeat your answer because you're
12:11:42 25 talking too quickly. The person interpreting what you're saying
26 to us cannot keep up with you, so he didn't understand a word you
27 said. So please repeat your answer.

28 THE WITNESS: I said the time that the Defence called me, I
29 came to town and I heard over radio. And they called me and

1 said, You need to go to The Hague because Zigzag Marzah has
2 talked about your husband there. So I told them that there was
3 no need to go to The Hague. That was how I created the press
4 release. So from there they said the press release would not be
12:12:30 5 enough; I myself should come down here.

6 MS HOWARTH:

7 Q. So it was after Zigzag Marzah testifying and after the
8 Defence having got in touch with you that you decided to release
9 this press release, correct?

12:12:59 10 A. Yes.

11 Q. Now, you were just telling us about how you went about
12 making this statement. Having gone to the computer shop, what
13 was the next stage? What happened next?

14 A. I published it in the newspaper.

12:13:31 15 Q. Can you tell me how you went about doing that?

16 A. When I got the statement, I took it to one of the stations
17 for them to publish it for me.

18 Q. Which station?

19 A. To - you know, this thing has taken a long time, so I can't
12:14:19 20 - if I remember, I'll say it. But I've forgotten.

21 Q. So your evidence is that you took it to a station, but you
22 don't remember --

23 A. Yes.

24 Q. -- which one?

12:14:34 25 A. I remember, but I have forgotten about it now.

26 Q. Did anyone advise you where to take it?

27 A. No, nobody advised me.

28 Q. And did anyone assist you in that process?

29 A. I just took it - I just took it to the station. The

1 manager was there and I give him that day. I think it was --

2 Q. And what happened after you gave him that statement?

3 A. You give the statement and you pay for it, and it is put in
4 the newspaper.

12:15:27 5 Q. Who made that payment?

6 A. I myself.

7 Q. How much was it?

8 A. I think I paid about \$50.

9 Q. And how did --

12:15:47 10 A. Because it was --

11 Q. I'm sorry for interrupting you. Please do continue with
12 your answer.

13 A. I said I paid \$50 to them.

14 Q. And how did you afford the \$50 at that time?

12:16:04 15 A. The \$50, you know, I am doing my work. I am a farmer, but
16 I do - I used to ground sugar cane, so I used to get some funds
17 there too.

18 Q. And in relation to that, can you say how much at that time
19 you were earning doing that work?

12:16:45 20 A. How much the \$50 cost, or how much I was getting?

21 Q. No, I'm sorry, the question was perhaps my fault for not
22 being clear enough. You explained that - you said, "I'm a
23 farmer", right?

24 A. Yes.

12:17:02 25 Q. And you said, "I used to ground sugar cane", yes?

26 A. Yeah, sugar cane.

27 Q. So my question is how much do you earn by doing that?

28 A. One gallon, sometimes they tell it for 150 - 350 Liberian
29 dollars, and sometimes I get about, like, 15 tin monthly.

1 Q. When you say "15 tin monthly", can you just clarify how
2 much do you mean by that?

3 A. Yes, because maybe you want to know how I get the money.
4 That's what I'm telling you. Because when you get 15 tins, when
12:18:05 5 you ground - sometimes you will get 15 tins and you can sell one
6 gallon for 350. Sometimes you get some money and \$50 is 3000 in
7 Liberia, it was.

8 Q. Okay, so about how much is your monthly wage, please?

9 A. Monthly, just times that by 15 times by the gallon. The
12:18:40 10 gallon - one tin, there are 5 gallons.

11 Q. Are you able to give an estimate of your monthly wage, or
12 is that difficult?

13 A. Sometimes I get something like 4,000 or 5,000, because it
14 was a business that changes at any time.

12:19:09 15 JUDGE DOHERTY: Ms Howarth, before you proceed on, can I
16 clarify. This \$50 that was paid, was that US \$50, which is the
17 equivalent of 3,000 Liberian dollars? I'm looking now at page
18 58, line 18 and 19 and earlier on page 58, line 4.

19 THE WITNESS: Yes, this is US dollars.

12:19:45 20 JUDGE DOHERTY: Thank you.

21 MR MUNYARD: Madam President, my learned friend's been
22 asking questions about the witness's earnings. She did say that
23 I am a farmer and I also used to ground sugar cane and had that
24 too, so is Ms Howarth asking what is your earnings from the sugar
12:20:08 25 cane, which we seem to be concentrating on, or earnings from her
26 farming and sugar cane; in other words, her earnings overall.
27 It's not clear to me, and it may not be clear to the witness.

28 MS HOWARTH: I was going to move on, actually. I'm happy
29 to clarify if it would assist your Honours. Otherwise, it could

1 be dealt with in re-examination.

2 PRESIDING JUDGE: Are you happy with the answer that the
3 witness has given?

4 MS HOWARTH: For my purposes I'm satisfied.

12:20:35 5 PRESIDING JUDGE: Very well. Move on then.

6 MS HOWARTH:

7 Q. Just finally, this statement, can you tell me when did you
8 give this statement to the Defence team?

9 A. I gave it - you said I gave it to them or - say that again.

12:21:04 10 Q. Okay, let me break that down. Did you give this statement
11 to the Defence team?

12 A. Yes, I gave it to them.

13 Q. And who did you give it to?

14 A. To Gray.

12:21:30 15 Q. Is that Mr Gray?

16 A. Yes, yes, yes.

17 Q. And when did you give it to him?

18 A. I gave it to him at the time that I did the statement -
19 that I made the statement.

12:21:53 20 MS HOWARTH: Madam President, could I ask this be marked
21 for identification, please?

22 PRESIDING JUDGE: The statement?

23 MS HOWARTH: Yes.

24 PRESIDING JUDGE: Right. The statement entitled "Statement
12:22:05 25 in reaction to witnesses' testimonies at both the TRC of Liberia
26 and the Special Court of Sierra Leone sitting in The Hague",
27 signed by Regina Dogolea and marked 26 September 2008, is marked
28 MFI -2.

29 MS HOWARTH:

1 Q. I'm moving to a different area now. Mrs Dogolea, my first
2 question is when did you first meet Mr Taylor?

3 A. At the time my husband and I went to Loguato.

4 THE INTERPRETER: Your Honour, can the witness be advised
12:23:16 5 to stop whispering the last part of her answers when she's
6 answering questions. We don't get it clearly.

7 PRESIDING JUDGE: Madam Witness, you need to speak clearly
8 and audibly the whole of your answer, not just parts of it and
9 then whispering the end bits, otherwise the interpreters don't
12:23:38 10 hear what you're saying. Okay, please in future when you're
11 asked the question, speak up so we can all hear.

12 THE WITNESS: Okay.

13 MS HOWARTH:

14 Q. And what was going on - I don't know whether I should
12:23:52 15 repeat the last question if that wasn't properly captured. I
16 think I had better do that to be on the safe side. My question
17 was when did you first meet Mr Taylor?

18 A. In Loguato.

19 Q. And what were the circumstances of that first meeting?

12:24:18 20 A. They came - at that time my husband was assigned at the
21 border and they came there to visit us.

22 Q. And which border is that?

23 A. Ivory Coast border.

24 Q. Now, it's right that your husband served first as a deputy
12:24:50 25 to Mr Taylor during the NPFL days, correct?

26 A. Yes.

27 Q. And then as the Vice-President to Mr Taylor during his
28 presidency?

29 A. Yes.

1 Q. And it's right that your husband was a faithful and loyal
2 supporter to Mr Taylor, correct?

3 A. Yes.

4 Q. And your husband's role involved him travelling away
12:25:29 5 sometimes, correct?

6 A. Yes.

7 Q. And you would sometimes travel with your husband when she
8 was away, correct?

9 A. Yes.

12:25:46 10 Q. Were you always with your husband when he travelled or were
11 there sometimes when you weren't?

12 A. Sometimes he and I used to go. Sometimes I'll stay home.
13 I'll go back to my home.

14 Q. Now part of your husband's role as both a deputy and
12:26:14 15 Vice-President was to provide advice to Mr Taylor. That's right,
16 isn't it?

17 A. Yes.

18 Q. And over the years your husband is someone who was
19 extremely close to Mr Taylor. That's fair to say, isn't it?

12:26:39 20 A. Yes, because he was his Vice-President.

21 Q. And as such your husband was somebody who was in a position
22 to provide candid or frank advice to Mr Taylor, wasn't he?

23 A. Yes, straight advice to Mr Taylor.

24 Q. Now in the time prior to your husband's death he took the
12:27:18 25 view that the Government of Liberia ought not to support the
26 rebel movement, the RUF movement, in Sierra Leone. You're aware
27 of that, are you not?

28 A. No, because this was a man - sometimes the place that they
29 go, I did not know about except he himself.

1 PRESIDING JUDGE: Sorry, I don't understand that answer.
2 Perhaps the witness didn't understand the question. I don't
3 know. Something might have been lost in translation. Please
4 repeat the question, Ms Howarth.

12:28:08 5 MS HOWARTH: Perhaps I'll try and break it down and make it
6 a bit easier:

7 Q. I'm asking a question about some of your husband's
8 political views. Do you follow?

9 A. Yes, I'm getting you.

12:28:30 10 Q. And the particular issue I wanted to refer to was your
11 husband's views or opinions about the conflict in Sierra Leone.
12 Do you follow that?

13 A. Yes.

14 Q. And my proposition was that your husband took the view that
12:28:59 15 the Government of Liberia ought not to support the RUF in Sierra
16 Leone. Do you follow?

17 A. Yes.

18 Q. So can you confirm that was your husband's view, wasn't it?
19 He did not support the RUF in Sierra Leone in the time prior to
12:29:29 20 his death?

21 A. I did not see him doing that.

22 PRESIDING JUDGE: Ms Howarth, I think your question does
23 not necessarily follow from your proposition. And I think the
24 witness has rightly answered the question that you put to her.

12:29:50 25 MS HOWARTH: I'll try one more time:

26 Q. In the year or so prior to your husband's death, in that
27 period, your husband wasn't somebody who supported the RUF rebels
28 in Sierra Leone, was she?

29 A. I did not see him doing that.

1 PRESIDING JUDGE: But is that the proposition that you put?
2 Because you put a proposition that Mr Dogolea's view was that the
3 Government of Liberia ought not to support the RUF in Sierra
4 Leone. Now that has nothing to do with whether he, Dogolea,
12:30:36 5 supported the RUF in Sierra Leone or not. What is the
6 proposition you're putting?

7 To illustrate the point further, I can support personally a
8 cause of some rebels in country X but I may not support my
9 government being involved in supporting those rebels. Those are
12:31:03 10 two distinct and different propositions.

11 MS HOWARTH: Okay. Perhaps I'll address both:

12 Q. Mr Dogolea did not personally support the RUF or rebels in
13 Sierra Leone prior to his death, did he?

14 A. No, I did not see him doing that.

12:31:30 15 Q. And his political opinion, do you understand what I mean if
16 I say political opinion?

17 A. Yes.

18 Q. Okay, so I mean his belief or ideas. His political opinion
19 was that the Government of Liberia should not support the RUF,
12:31:52 20 correct?

21 A. Yes.

22 Q. And in this regard his political belief differed with the
23 political belief of Mr Taylor, didn't it?

24 A. I can't tell because he had his own feelings too, so I
12:32:23 25 can't tell.

26 Q. Are you aware that there were newspaper reports and that in
27 those reports your husband - let me rephrase that. Are you aware
28 that there were newspaper reports and in those newspaper reports
29 it was reported that there were differences between Mr Taylor and

1 your husband in relation to their views as regards the rebels in
2 Sierra Leone?

3 A. I am constantly saying that I was not in Liberia so I don't
4 really know anything about it.

12:33:14 5 MS HOWARTH: There is a document in the Prosecution bundle
6 that I would like to refer to at this stage and it's behind tab
7 1.

8 MR MUNYARD: Madam President, having looked at that
9 document when it was handed over during the course of this
12:33:40 10 morning's hearings it would appear to be something that - and I'm
11 trying to be deliberately vague now, that supports a proposition
12 that my learned friend was putting a moment ago to the witness.
13 The witness so far has not said that she was aware of any such
14 newspaper reports and if she's not aware of any such newspaper
12:34:03 15 reports then I don't know how it's proposed to put in any such
16 newspaper reports through this witness's testimony.

17 PRESIDING JUDGE: What exactly are you objecting to,
18 Mr Munyard?

19 MR MUNYARD: The putting in of a newspaper report for which
12:34:24 20 there is no foundation, given that this witness so far has not
21 said that she's aware of any such newspaper reports of
22 differences between her husband and Mr Taylor on political
23 matters.

24 PRESIDING JUDGE: But, Mr Munyard, this is
12:34:36 25 cross-examination and the objective of cross-examination is
26 premised on the foundation that the cross-examiner does not
27 believe the answer they have received from the witness and
28 therefore probes deeper and deeper.

29 MR MUNYARD: I will leave my objection to a later stage in

1 that case.

2 PRESIDING JUDGE: Please proceed, Ms Howarth.

3 MS HOWARTH: I'm grateful.

4 Q. So, the article that I'm about to refer to is an article

12:35:14 5 from the Sierra News and it's dated Wednesday June 28, 2000.

6 Mrs Dogolea, you should see that at the top of that page. The
7 title of the article is "Liberia's VP killed for Salone." Going
8 to read out is view of the paragraphs below that. It says:

9 "The death of Liberia's Vice-President, Enoch Dogolea,
12:35:57 10 which took in Abidjan at the second following a week-week illness
11 has been attributed to his contrasting with views with President
12 Charles Taylor over the crisis in Sierra Leone, reports to CDF
13 website. He was said to have policy differences with Mr Taylor
14 over the handling of the civil war in Sierra Leone. Sources
12:36:23 15 quoted by the site indicate that he was against any Liberian
16 government support to the RUF rebels. A government source was
17 quoted as saying that Vice-President Dogolea was described as a
18 lone voice in Mr Taylor's government. He is on record to have
19 been opposed to be moral or logistical support to the Sierra
12:36:46 20 Leonean rebels."

21 And I will stop there for the moment. Mrs Dogolea, it's
22 correct, isn't it, that your husband was a lone voice in
23 Mr Taylor's government in relation to his opposition to support
24 of the RUF, correct?

12:37:19 25 A. I told you that I do not know anything about.

26 Q. Mrs Dogolea, your husband had put on record --

27 PRESIDING JUDGE: The witness hadn't finished. Please,
28 madam, finish what you were saying.

29 THE WITNESS: I said I do not know anything about it. You

1 know that the man was going for conferences and peace talks. I
2 was not behind him wherever he went, so I do not know what you're
3 talking about except if he had told me, but he did not tell me
4 anything like that about that.

12:38:05 5 MS HOWARTH:

6 Q. What do you mean by I was thought behind him wherever he
7 went?

8 A. Because sometimes they will send me home and --

9 THE INTERPRETER: Your Honour, can she kindly repeat her
12:38:18 10 answer slowly.

11 PRESIDING JUDGE: Madam Witness, please repeat your answer
12 slowly for the interpreter to interpret to us. The question was
13 what do you mean when you said, "I was not behind him wherever he
14 went"?

12:38:43 15 THE WITNESS: I mean that he will go for peace talks, they
16 were having meetings and I was not with him all the time so I do
17 not know what you are talking about. The one I know is the one
18 that I'm telling you.

19 MS HOWARTH:

12:39:04 20 Q. So essentially your evidence is that you weren't with your
21 husband at all times?

22 A. Yes.

23 Q. And he would do - be involved in things that you simply
24 didn't know anything about. Is that fair?

12:39:25 25 A. I don't know.

26 Q. What do you mean?

27 A. Yes, you yourself know in Africa women do not really
28 control their husbands, so anywhere they go you do not go with
29 them. If they do not tell you their thing you won't know. So

1 I'm in doubt of it.

2 Q. Now I just want to refer you to one more passage. I've
3 already read it out, but it's this. This article says he, that's
4 referring to the late Mr Dogolea, is on record --

12:40:14 5 A. Yes.

6 Q. Is on record to have been opposed to any moral or
7 logistical support to the Sierra Leonean rebels. Do you follow?

8 A. Yes.

9 Q. So he was somebody who was well known not to be in favour
12:40:54 10 of the Liberian government's support to the Sierra Leone rebels,
11 wasn't he?

12 A. Say that again.

13 Q. Your husband was well known as being somebody who was not
14 in favour of the Liberian government's support to the Sierra

12:41:14 15 Leone rebels, correct?

16 A. I told you that I do not know anything about it. You
17 cannot open somebody's mind to know what was going on in his
18 mind, so I don't know about it. As I'm sitting here, you would
19 not know what is in my mind.

12:41:34 20 PRESIDING JUDGE: Madam Witness, this is not the question
21 that was asked. The lawyer has now moved on. What she's asking
22 you is whether you knew your husband's reputation as someone who
23 did not support - and the question relates to his reputation.
24 Was he well known for not being a supporter of the views that the
12:41:59 25 Government of Liberia was supporting the rebels? This is
26 different from the answer you're giving.

27 THE WITNESS: You know, they were the government. They
28 were not in support of the rebels, the fighting in Sierra Leone,
29 so I don't really know what you're talking about. That's the

1 reason I'm saying I don't know. Because if you say government,
2 and he was part of the government, but I told you too that I was
3 not there, I was out, so I did not know their plans, so I don't
4 know. I don't know.

12:43:00 5 MS HOWARTH:

6 Q. And finally in relation to this article, it continues:

7 "It was reported it was President Taylor who ordered
8 security personnel to beat up the Vice-President."

9 Mrs Dogolea, this is exactly the type of thing that was
12:43:25 10 being reported in June 2000 in relation - at the time of the
11 death of your husband, isn't it?

12 A. Yes, the news was going around and they set up a committee.

13 THE INTERPRETER: Your Honour, can she kindly repeat her
14 answer again slowly.

12:43:50 15 PRESIDING JUDGE: Please pause, ma'am. Please pause. Now
16 you're going to have to repeat your answer slowly. You said
17 this: "Yes, the news was going around and they set up a
18 committee." Now continue from there.

19 THE WITNESS: Yes, they set up a committee and they said --

12:44:21 20 THE INTERPRETER: Your Honours, she is still moving very
21 fast.

22 PRESIDING JUDGE: Please pause. The interpreter did not
23 keep up with you. Slow down even more, okay? You said, "They
24 set up a committee". Continue from there, slowly please.

12:44:40 25 THE WITNESS: I said they set up a committee and they asked
26 us the same question, and I did not see him being beaten and I
27 did not tell him for - accuse him of not having told me of being
28 beaten, never. If they said that they beat him, I don't know
29 anything about it because he did not tell me anything because -

1 and I did not see anybody beating him. I can't say anything
2 about that.

3 MS HOWARTH:

4 Q. Now, earlier this morning when counsel opposite asked you
12:45:47 5 about - read to you the evidence of Zigzag Marzah, you said that
6 in the ten years since your husband's death nobody had ever said
7 anything like that. Do you recall saying that?

8 A. I told you that ten years ago - because I was talking about
9 Zigzag Marzah's issue because I was not asked about how a
12:46:29 10 committee was set. He asked me about Zigzag Marzah, whether I
11 knew him, and I said the things that he was talking about - I
12 think ten years ago I have not heard about these things except
13 when they told me that he has been talking about things like
14 that.

12:46:46 15 Q. Now, I want to be fair to you, Mrs Dogolea. So was your
16 evidence that you hadn't heard about things like that for ten
17 years, or was it that in ten years the first thing you had heard
18 about an allegation that your husband had been beaten was when
19 Zigzag Marzah gave evidence?

12:47:16 20 A. I think the lawyer asked me whether - about the issue of
21 Zigzag Marzah, and that was the thing I answered about. But I
22 told you that I had been hearing this thing by rumours, and I
23 don't take to rumours. I think I said that.

24 Q. And when you referred to rumours just then, what are you
12:47:51 25 referring to?

26 A. Rumour means that I used to hear people say around that:
27 Oh, they beat your husband up. But to say someone came in front
28 of me and told me that something like that happen, they beat my
29 husband like that --

1 THE INTERPRETER: Your Honours, could the witness be asked
2 to slow down again and take it slow.

3 PRESIDING JUDGE: Please pause, madam. We haven't
4 understood a word you said because you're running with your
12:48:25 5 testimony again. I asked you to speak slowly, please, okay? Now
6 you're going to have to repeat your answer, please, slowly for
7 the interpreters to interpret to us.

8 THE WITNESS: Yes, should I go ahead?

9 PRESIDING JUDGE: Yes, yes, please repeat your answer
12:48:49 10 slowly.

11 THE WITNESS: Yes. I'm saying that to say someone came up
12 and said: Oh, they gave orders and beat up my husband and that
13 the person was present when they beat up my husband, that was my
14 first time hearing it. But I used to hear the rumour, but nobody
12:49:13 15 had ever come up to tell me that he was present. But he was the
16 first person after ten years who came up and said that they beat
17 up my husband and that they were given orders to do so.

18 MS HOWARTH:

19 Q. So there's the testimony of Zigzag Marzah relating to ord
12:49:37 20 ers to beat up your husband, isn't there? You're aware of that,
21 aren't you?

22 A. To say I know about him coming up here to say that?

23 Q. Yes, it's that simple.

24 A. Yes, that was my first time hearing that. That was what I
12:50:09 25 said. It was my first time. I was - I heard it as rumours that
26 it happened, but that was my first time hearing from someone - an
27 individual who came up and said he was part of those who beat him
28 up.

29 Q. Very well. But there were rumours in June 2000 that your

1 husband had been beaten at the orders of Mr Taylor, weren't
2 there?

3 A. It was a rumour --

12:50:46

4 MR MUNYARD: She has been asked that. She answered that
5 earlier on. She's answered it in the affirmative earlier.

6 PRESIDING JUDGE: Yes, but this was not in relation to the
7 answer that she just gave above, so please ask as it follows.
8 Ask the question.

9 MS HOWARTH:

12:51:06

10 Q. Mrs Dogolea, there were rumours in June 2000 that your
11 husband had been beaten at the orders of Mr Taylor, weren't
12 there?

13 A. Yes. Yes, I heard that.

12:51:24

14 Q. And that's the type of rumour that you have seen in this
15 article from the Sierra News, correct?

16 A. No, it was just a rumour. And by then the former President
17 set up a committee to clear it about the rumour that was going on
18 about his activities and he wanted to find out, so he decided to
19 set up a committee. But it was not in the newspaper.

12:51:56

20 Q. Very well. I'll come back to the committee in a moment.
21 Sticking with rumours - but before I move on may I ask for this
22 to be marked for identification, please.

12:52:21

23 PRESIDING JUDGE: Certainly. The newspaper Sierra News
24 dated June 28, 2000, and in particular the article entitled
25 "Liberia's VP killed for Salone" is marked MFI-3.

26 MS HOWARTH: I'm grateful:

27 Q. Now, Mrs Dogolea, we've talked about the rumours - and I
28 will come back to the committee in a moment - but in relation to
29 these rumours, at the time of your husband's death there were

1 also rumours about poisoning, weren't there?

2 MR MUNYARD: Sorry, poisoning of who or what? That is far
3 too open-ended. It would be poisoning animals, for all we know.

12:53:25

4 MS HOWARTH: Yes, I take the cue, thank you. I'm going to
5 actually move on from that:

6 Q. You spoke about going to France, Taiwan and Abidjan in your
7 evidence this morning. Did you provide your passport to the
8 Defence at all?

12:53:54

9 A. Yes, I gave my passport to them at the time of my
10 departure.

11 Q. Sorry, what do you mean by "at the time of my departure"?

12 A. I mean the time they were asking questions: Oh, what year
13 did you go to the place and what year did you leave the place?

12:54:32

14 So me too I gave them my passport for them to be able to follow
15 up, and that was the year we left Monrovia to go to Taiwan.

16 Q. Now, when you went to Taiwan can you remember, please, what
17 year was this?

12:55:07

18 A. I think 19 - that was the reason why I gave them my
19 passport, but it's something that has taken a long time. I don't
20 really recall. But I think it was 1998 or '99. But if you can
21 check the passport, then you will see it. It is in the passport.

22 Q. Very well. Now, I appreciate earlier on you expressed the
23 fact that you didn't always know politically what your husband
24 was involved in, but do you know when he went to Taiwan whether
12:55:34 25 he was - whether part of his duties involved arranging ammunition
26 shipments?

27 A. No, we went for a programme. I said we went for the
28 inauguration of the President.

29 Q. You mentioned this morning --

1 PRESIDING JUDGE: Sorry, the President of where or of what
2 country?

3 THE WITNESS: I said Taiwan. Taipei, Taiwan.

4 MS HOWARTH:

12:56:20

5 Q. You mentioned this morning that some men - three men or
6 three brothers took your husband to the bush when you were in
7 Gbarnga. Can you tell me what their names were, please?

8 A. It's a country name. Because if I call it now you would
9 ask me to spell it, and I do not know how to spell it.

12:56:51

10 Q. Perhaps you could try and call it but just speak slowly,
11 please.

12 A. It's called Vahn.

13 MS HOWARTH: As regards spelling, perhaps the interpreters
14 might be able to assist with that?

12:57:21

15 PRESIDING JUDGE: Is that a country? Is there such a
16 country?

17 THE WITNESS: It's the name of a human being.

18 MS HOWARTH:

12:57:42

19 Q. Is that the name of one of the men who took your husband
20 into the bush?

21 A. Yes.

22 Q. Mrs Dogolea, just for the record, if we're speaking at the
23 same time, then the record doesn't pick up what we're saying. So
24 if I'm speaking, it's best if you don't say anything. And if
12:58:01 25 you're speaking, equally it's best if I don't say anything. That
26 was the name of one of the men who took your husband into the
27 bush, correct? It was Vahn?

28 A. Yes.

29 Q. And phonetically that would be V-A-R-N. Do you know the

1 names of the other two men?

2 A. Tuwoh.

3 PRESIDING JUDGE: Is that Tuah or Tuwoh?

4 THE WITNESS: Yeah, Tuwoh.

12:58:48 5 MS HOWARTH: It could be T-U-A-H. I'm not sure:

6 Q. Finally, the third one, please?

7 A. The third one is - I have forgotten his name too. You
8 know, these are native names so --

9 THE INTERPRETER: Your Honours, could the witness be asked
12:59:42 10 to speak up clearly and slowly.

11 PRESIDING JUDGE: But, Mr Interpreter, really the witness
12 is speaking slowly. I don't know what the problem is.

13 THE INTERPRETER: But not clearly, your Honours.

14 PRESIDING JUDGE: Madam Witness, you were explaining that
13:00:02 15 these are native names so, and then you said something we didn't
16 pick up.

17 THE WITNESS: Yes, I said he has a native name. I have
18 called two names. But the third one, I do not remember his name
19 now. I remember his face, but I do not remember his name now and
13:00:30 20 it's a native name. The reason why I have been able to remember
21 the other two names is because they used to visit us frequently.
22 But the other one I have forgotten; he did not use to visit us
23 frequently.

24 MS HOWARTH: Okay, I'd like to just refer back to the
13:00:48 25 statement that we looked at earlier, please, again. MFI-2:

26 Q. Now, I'm looking at the third paragraph. In that paragraph
27 you refer to your late husband receiving medical treatment in
28 Cote d'Ivoire and the last sentence is:

29 "His body was immediately flown home for appropriate

1 funeral ceremonies and burial by the Liberian government."

2 Mrs Dogolea, is that correct, that statement?

3 A. Yes.

4 Q. I'm grateful. That's all I wanted to refer to on that.

13:02:13 5 There is another document, again in the Defence bundle, that I
6 wanted to refer to, and this one is behind tab 20. I wanted to
7 look at the very last page of that document. The document is a
8 programme for the State funeral of the Vice-President of the
9 Republic of Liberia. Do you recognise that document,

13:03:25 10 Mrs Dogolea?

11 A. Uh-huh.

12 Q. I simply want to refer to one paragraph at the very last
13 page. At the top of that page it reads as follows:

14 "On Wednesday July, 5th, 2000, at the precise hour of
13:03:53 15 eleven o'clock ante meridian, the body of the late Honourable
16 Reverend G Enoch Mongrue Dogolea Jr will be removed under
17 appropriate military escort from the Samuel A Stryker Funeral
18 Service and taken to his residence in Paynesville for several
19 hours."

13:04:15 20 Now, my question is simply this. It's right that your
21 husband's body was in the Samuel A Stryker Funeral Service, yes?

22 A. Yes.

23 MS HOWARTH: And that's all I need to refer to in that
24 document. I would ask again that be given an MFI, please.

13:04:55 25 PRESIDING JUDGE: I'm still trying to find the page. This
26 is the last page of the programme - the official programme for
27 the State funeral of the late Vice-President.

28 MR MUNYARD: Madam President, there are number of documents
29 behind tab 20. This one is the last page of the Liberian

1 Official Gazette. If you go back three more pages from the one
2 we've been looking at you'll see a document, and it looks like
3 this - if I can hold up mine. I'm afraid there's a number of
4 documents behind this particular tab.

13:05:39 5 PRESIDING JUDGE: So, Ms Howarth, what you are asking me to
6 mark is a copy of the Gazette, right?

7 MS HOWARTH: In fact yes, it seems so.

8 PRESIDING JUDGE: And in particular the last page - the
9 first and last page.

13:05:57 10 MS HOWARTH: Yes, please.

11 PRESIDING JUDGE: The Liberia Official Gazette of Monday
12 July 3, 2000, issue number 18, comprising the first page and the
13 last page - I'm afraid it's not numbered, but anyway, the first
14 page and the last page, those two pages are marked MFI-4.

13:07:11 15 MS HOWARTH:

16 Q. Mrs Dogolea, do you know - did you know Janet Dokie?

17 A. Janet Dokie?

18 Q. Yes.

19 A. I heard about her, but I do not actually know her that
13:07:39 20 well. I don't know her that well, but I heard about her.

21 Q. What did you hear about her?

22 A. That at one time she came to talk to my husband, but I was
23 not present. But my husband told me that Janet came here to talk
24 to me.

13:08:13 25 Q. Do you know - or did you know Sam Dokie?

26 A. Yes.

27 Q. And who was Sam Dokie?

28 A. He was the Internal Affairs Minister.

29 THE INTERPRETER: Your Honours, that was not clear to the

1 interpreter again.

2 PRESIDING JUDGE: Madam, you said something. The lawyer
3 asked you who was Sam Dokie, and your response was, "He was the
4 Internal Affairs Minister", and then you said something else.

13:08:59 5 THE WITNESS: Yes, he was the Internal Affairs Minister for
6 NPFL.

7 MS HOWARTH:

8 Q. Mrs Dogolea, did you hear about the deaths of Sam and Janet
9 Dokie?

13:09:17 10 A. I heard about it, but by then I was in Abidjan. I was not
11 in Liberia by then, but I heard the news.

12 Q. You said earlier you know somebody by the name of Annie
13 Yeney, correct?

14 A. Yes.

13:09:42 15 Q. Now, I'd just like to read to you some testimony that she
16 gave before this Court recently, and I'd like to refer, please,
17 to the trial transcript of 3 June 2010 at page 42089.

18 PRESIDING JUDGE: The transcript is on the overhead.

19 MS HOWARTH:

13:10:51 20 Q. And I'm starting at line 23 on that page. Now, this is
21 Annie Yeney's testimony, and the question to her is:

22 "Q. Can you tell us about events later in 1997 and what
23 happened to Samuel Dokie and his wife, your sister?

24 A. In 1997, 28 November, on a Friday, my sister and her
13:11:13 25 husband left Monrovia to go to Sanniquellie for a wedding.
26 Dokie's sister was getting married. On Sunday one of my
27 sisters who had gone with them came back on Sunday whilst
28 we were having a meeting and she told me - she called me
29 aside and told me that my sister had been arrested, and I

1 asked why. She said she had been arrested and I was the
2 only person that went to Sanniquellie, and I had to come to
3 tell you. And I asked who had arrested my sister and for
4 what reason, and she said I can't tell. So I ended the
13:11:49 5 meeting and we hired a bus and went to Gbarnga to find out.
6 And I asked her who did the arresting, and she told me it
7 was Benjamin Yeaten who had arrested Dokie and the family.
8 So we went straight to Gbarnga to Benjamin. When we got to
9 Gbarnga, I asked Ben - we went straight to his house. I
13:12:08 10 asked him, 'Ben, we've gotten news that Mr Dokie and his
11 family have been arrested by now. Why?' He told me, 'Oh,
12 Ma Yeney, keep calm. Dokie, you know - you know, Dokie,
13 according to the information, he was trying to escape to
14 Guinea because Mr Taylor is not here, so he wants to go to
13:12:32 15 Supuwood.' ... I said Benjamin told me to keep calm.
16 Benjamin told me to keep calm. He had just detained them
17 until the President comes back."
18 Further down the page at line 27 Annie Yeney says:
19 "So I asked Benjamin, 'Since you waiting for the chief to
13:13:01 20 come, please show me where you detained them so I can
21 prepare some food for them.'"
22 Skipping further down to line 12:
23 "Q. So did anybody tell you where they had been detained?
24 A. When I asked Benjamin he called Zigzag Marzah and asked
13:13:21 25 him, 'Where have you taken Dokie and his family?'"
26 Then I'm skipping to page 42093. She says:
27 "Zigzag Marzah, the only thing he did, when Benjamin asked
28 him where he had carried my sister and her husband to jail,
29 he said he had taken them to the Post Stockade in Monrovia.

1 We went there and never found them.

2 Q. Right, when you didn't find them there did you go anywhere
3 else?

4 A. I went to the Vice-President.

13:13:56 5 Q. Who was that?

6 A. Mr Dogolea. I went to Vice-President Mr Dogolea and
7 told him, 'Mr Dogolea, please, Zigzag said he had taken my
8 brother and my sister and her husband to Post Stockade, and
9 we've gone there and they were not there. They opened the
10 jailhouse because I was not too pleased. I asked the jail
11 commander to please open the door for me to check in and he
12 said, "No. I said the people are not here. I won't lie to
13 you.'" So he opened the door and we checked in all the
14 rooms and they were not there. That was the time we went
13:14:33 15 to Enoch Dogolea to make the complaints to him that the
16 jail they said they had taken my sister, they are not
17 there."

18 I'd just ask if the transcript could be left up for a
19 moment. Mrs Dogolea, in relation to that, do you know anything
13:14:48 20 about Annie Yoney visiting your husband on this occasion to
21 inquire about the Dokies?

22 A. I said earlier that the time this thing happened, I was not
23 in the country. Maybe it happened, but I was not there.

24 Q. Very well. I'm just going to read a little bit more of
13:15:16 25 this. She continues to explain how she checked the prisons in
26 Monrovia and she says:

27 "Well, later, when Mr Taylor came from his trip, I went and
28 cried that, 'When you were not here, the people carried -
29 took my sister and her husband. Please tell Benjamin

1 Yeaten and Zigzag to show me their whereabouts.' He told me
2 he will call the Nimbadians to the mansion. We went there,
3 that was the time he announced that Dokie and his family
4 were dead.

13:15:49 5 Q. And did you find out how they died?

6 A. Yes, according to the information, some people were
7 even afraid to come close to me to tell me the fact. They
8 just said, 'You just went around for nothing. The very
9 night that they caught them, they put them in their own
10 car, that is Dokie and his family. They beat them up,
11 killed them --'

12 A. I am saying the people who caught Zigzag Marzah -
13 because it was not any other person. Because Benjamin told
14 me, 'Zigzag, where have you taken these people?' So some
13:16:24 15 of my friends from Gbarnga, the information that they gave
16 me was that, 'Mama Annie, you were just going up and down
17 for nothing. That very a night that Zigzag and others got
18 Dokie and his family, they put them in a car and poured
19 fuel on the car and burnt them. We were afraid to tell
13:16:40 20 you."

21 Now, Mrs Dogolea, you were aware, like many other people in
22 Liberia, that the Dokies had suffered an horrific death, correct?

23 A. I said I heard it because I was not there. I was not in
24 Monrovia, but I heard the news. But I told you I was not there,
13:17:08 25 but I heard the news.

26 Q. And the death that Sam Dokie, and in particular Janet Dokie
27 had suffered, was horrific, wasn't it?

28 A. Yes, and I heard it. Yes, it was too - yes, but when I
29 heard it, I felt bad.

1 PRESIDING JUDGE: It was too what, Madam Witness? You said
2 "it was too"?

3 THE WITNESS: I said I felt bad. I was feeling bad.

4 PRESIDING JUDGE: Feeling bad about what?

13:17:50 5 THE WITNESS: That they killed them. Because I was in
6 Abidjan when I heard the news and I was feeling bad.

7 MS HOWARTH:

8 Q. And did the news of Janet Dokie's death frighten you?

9 A. Yes, it made me feel bad.

13:18:21 10 Q. Now, I just want to refer to something in the transcript
11 from earlier today, and it's page line 21, lines 10 to 15.
12 Now, earlier on today, Mrs Dogolea, you were asked about a time
13 when your husband spoke to you and that he gave you a Bible. Do
14 you recall giving that answer?

13:19:20 15 A. Yes.

16 Q. And you said the following:

17 "At the time he sent - at the time that he sent for his
18 people, he spoke to me. He gave me a Bible and he said, 'Oh,
19 Regina, there are two things in sickness; you live or the
13:19:38 20 sickness will carry you.' And he said he should get the Bible.
21 'Maybe if I leave it's okay. If I don't leave, whatever is
22 threatening you, you should pray over the Bible.' That was when
23 he spoke to me."

24 Do you recall giving that answer?

13:19:55 25 A. Yes, I recall that.

26 Q. It's right, isn't it, that your husband feared for threats
27 against you?

28 A. Say that again. I did not understand that.

29 Q. Your husband was fearful about potential threats against

1 you, wasn't he?

2 A. Let's - like what? Like how? Because at the time he was
3 talking to me, there was nobody present. We were - he and I were
4 the only people present.

13:20:41 5 Q. Mrs Dogolea, your husband's words were, "Whatever is
6 threatening you, you should pray over this Bible", weren't they?

7 A. He said if anything was bothering me, he said I should just
8 pray over this Bible.

9 MS HOWARTH: Those are my questions. The only outstanding
13:21:13 10 issue would be just to listen to the tape. But assuming in the
11 event there are no questions arising out of that, that would be
12 it. But I would like to reserve the possibility of coming back
13 should something arise.

14 PRESIDING JUDGE: Mr Munyard, any re-examination?

13:21:30 15 MR MUNYARD: Madam President, I've got a few matters in
16 re-examination. Looking at the time, although I may be able to
17 finish my re-examination, we clearly can't examine the tape in
18 the time left, and so it's likely therefor that this witness will
19 have to be detained, certainly until both parties have listened
13:21:51 20 to the tape, and that looks like effectively she would have to be
21 detained until Monday. I'm mentioning that now just because -
22 unless when I complete my re-examination if there aren't any
23 matters arising, if your Honours could release her provisionally
24 now once I've finished my re-examination, then it might be
13:22:16 25 possible for her to go back home on Monday. Does your Honour
26 follow me?

27 PRESIDING JUDGE: Why should we provisionally release her
28 if there are outstanding matters?

29 MR MUNYARD: Because there may not be once both parties

1 have listened to the tape this afternoon.

2 PRESIDING JUDGE: If there are?

3 MR MUNYARD: If there are, then the clearly the provisional
4 release would be provisional on no outstanding matters. That's
13:22:41 5 what "provisional" refers to.

6 PRESIDING JUDGE: Can you please get on with your
7 re-examination and we'll handle matters as they arise.

8 RE-EXAMINATION BY MR MUNYARD:

9 Q. Mrs Dogolea, what did you think your husband was talking to
13:22:52 10 you about when he gave you that Bible?

11 A. Say that again.

12 Q. When you told us that your husband gave you a Bible and he
13 talked to you about if anything was bothering you, what did you
14 think he was talking about that might be bothering you?

13:23:18 15 A. Because at the time you're saying that, you know, the
16 reason he - when he died, maybe he was thinking that I would be
17 stressed and some other things will happen. You know, when
18 somebody you loved and you have understood each other, you know
19 him very well, so just for that person to go off from you like
13:23:48 20 that, you don't see that person again. It was going to be
21 difficult for me.

22 PRESIDING JUDGE: Ms Howarth, when the witness has started
23 to answer, I do not think that is the time to interrupt. You
24 may, however, stand up to object before the witness begins to
13:24:06 25 answer. Now I see you're on your feet.

26 MS HOWARTH: I'll, of course, take my cue from Madam
27 President in the future. I was just on my feet because the quote
28 at page 21 referred to threatening her, rather than bothering
29 her.

1 PRESIDING JUDGE: Yes, but the witness's answer included
2 the word "whatever was bothering me".

3 MS HOWARTH: Very well.

4 MR MUNYARD: Yes. I wasn't asking her about the quote; I
13:24:40 5 was asking her about her answer:

6 Q. Mrs Dogolea, have you ever heard any rumours to the effect
7 that your husband died because he'd been poisoned?

8 A. No. I only heard the rumour that: Oh, my husband was
9 beaten. But I did not hear about that.

13:25:02 10 Q. Thank you. Could you have a look, please, at the Defence
11 bundle, the document behind tab 18.

12 PRESIDING JUDGE: Did this arise in cross-examination?

13 MR MUNYARD: Yes, she was asked what year she went to
14 Taiwan and I'm about to show her a Taiwanese visa. And there is
13:25:43 15 an objection, I think.

16 MS HOWARTH: I would object to this on the basis that it's
17 not clear from the copy that I have who the visa belongs to, and
18 on that basis it's not appropriate to show it to this witness.

19 MR MUNYARD: It may be that when I ask the witness to look
13:26:06 20 at it, she may be able to say who it belongs to.

21 THE WITNESS: It belongs to me.

22 PRESIDING JUDGE: Ms Howarth, I think your objection goes
23 to weight rather than the right of counsel to put the document to
24 the witness. Please ask the question, Mr Munyard.

13:26:39 25 MR MUNYARD:

26 Q. Yes, would you have a look at that page, please?

27 A. Uh-huh.

28 Q. The document on the right-hand side of the page is said to
29 be a courtesy visa. Do you see that in handwriting, the words

1 "courtesy visa"?

2 A. Yes.

3 PRESIDING JUDGE: Mr Munyard, you are the Defence counsel.
4 I'd rather you didn't lead the witness, and asked her what this
13:27:13 5 document is.

6 MR MUNYARD: Before she does that I'd like her to read it.

7 PRESIDING JUDGE: Yes, but you don't suggest to her what it
8 says. Ask her what it is.

9 MR MUNYARD: Well, your Honour, it's my re-examination and
13:27:26 10 I submit that I'm entitled to ask her to read the document out
11 before I ask her what it is.

12 PRESIDING JUDGE: That is not what I'm referring to. I'm
13 stopping you from suggesting to her what is written on it.

14 MR MUNYARD: That's precisely why I'm now asking her to
13:27:44 15 read what's written on it.

16 PRESIDING JUDGE: She has read. Now ask her the questions,
17 please.

18 MR MUNYARD:

19 Q. Can you read the words in handwriting in the middle of that
13:28:01 20 document?

21 A. To read it?

22 Q. Yes.

23 A. No, read it for me.

24 Q. Well, I'm asking you to read it, Mrs Dogolea. Are you able
13:28:17 25 to read that?

26 A. No.

27 Q. All right. Can you see - can you read any of that
28 document?

29 A. The handwriting?

1 Q. Either the handwriting - hold on a moment.

2 A. Yes, it's a courtesy visa.

3 Q. And underneath the words "courtesy visa" what can you read?

4 A. August 13, 2000.

13:29:00 5 Q. Can you go down the page a little and is there another date
6 further down the page?

7 A. Which is May 13, 2000.

8 Q. And do you know what this document is that we're looking
9 at?

13:29:24 10 A. Yes, it's a visa.

11 Q. And looking at the page as a whole, what is the document
12 that the visa is in?

13 A. It's a passport.

14 Q. And whose passport is that?

13:29:49 15 A. This passport is for me.

16 Q. Do you have that passport with you here in The Hague?

17 A. Yes.

18 Q. Have you brought it today to the courthouse?

19 A. Yes, but it's in my bag.

13:30:19 20 MR MUNYARD: Madam President, I'm going to be dealing with
21 other questions in re-examination and in the circumstances I
22 would like the witness to be able to produce the passport.
23 Bearing in mind the time, I think inevitably we are going to have
24 to go over to Monday, albeit not for terribly long on Monday
13:30:34 25 morning.

26 PRESIDING JUDGE: Very well. Madam Witness, unfortunately
27 you still have to come back to the Court on Monday so you cannot
28 travel home today or tomorrow because we have more questions for
29 you from the Defence and probably from the judges as well. But

1 as I let you retire, I just need to caution you not to discuss
2 your evidence with anyone. Do you understand that?

3 THE WITNESS: Yes.

4 PRESIDING JUDGE: You are not to talk about your evidence
13:31:06 5 with anyone. Do you understand that?

6 THE WITNESS: Yes.

7 PRESIDING JUDGE: Thank you. And may I remind the parties
8 that the proceedings on Monday begin at 9 and not 9.30.

9 Mr Munyard, you're on your feet.

13:31:27 10 MR MUNYARD: Yes, Madam President, could you ask the
11 witness, rather than me, to make sure that she brings the
12 passport into the Court with her on Monday.

13 PRESIDING JUDGE: Madam Witness, on Monday when you return
14 to the Court please make sure that you carry your passport with
13:31:42 15 you here inside the courtroom where you're sitting. Thank you.

16 The Court is adjourned to Monday at 9 o'clock.

17 [Whereupon the hearing adjourned at 1.31 p.m.
18 to be reconvened on Monday, 14 June 2010 at
19 9.00 a.m.]

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I N D E X

WITNESSES FOR THE DEFENCE:

DCT-285	42509
EXAMINATION-IN-CHIEF BY MR MUNYARD	42510
CROSS-EXAMINATION BY MS HOWARTH	42535
RE-EXAMINATION BY MR MUNYARD	42581