



Case No. SCSL-2003-01-T

THE PROSECUTOR OF  
THE SPECIAL COURT  
V.  
CHARLES GHANKAY TAYLOR

TUESDAY, 22 JUNE 2010  
9.00 A.M.  
TRIAL

TRIAL CHAMBER II

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Before the Judges:

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

For Chambers:

Ms Sidney Thompson

For the Registry:

Ms Advera Nsiima Kamuzora  
Ms Zainab Fofanah

For the Prosecution:

Ms Brenda J Hollis  
Mr Mohamed Bangura  
Ms Maja Dimitrova

For the accused Charles Ghankay  
Taylor:

Mr Terry Munyard  
Mr Morris Anyah  
Mr Isaac Ip

1 Tuesday, 22 June 2010

2 [Open session]

3 [The accused present]

4 [Upon commencing at 9.00 a.m.]

09:00:03 5 PRESIDING JUDGE: Good morning. We'll start with  
6 appearances first, please.

7 MS HOLLIS: Good morning, Madam President, your Honours,  
8 opposing counsel. This morning for the Prosecution, Mohamed A  
9 Bangura, Maja Dimitrova and Brenda J Hollis.

09:01:32 10 MR ANYAH: Good morning, Madam President. Good morning,  
11 your Honours. Good morning, counsel opposite. Appearing for the  
12 Defence this morning are Terry Munyard, myself Morris Anyah, we  
13 are joined by a legal assistant with our team, Mr Isaac Ip, and  
14 also joining us in court for the first time is an intern with our  
09:01:56 15 office, Ms Mason Hubbard. Ms Hubbard is a law student at  
16 Georgetown law school in Washington DC. Thank you.

17 PRESIDING JUDGE: Ms Hubbard is certainly welcome to the  
18 Court.

19 Good morning, Madam Witness. This morning I'm required to  
09:02:15 20 remind you before you continue with your testimony that you are  
21 still under the oath you took to tell the truth. Mr Anyah,  
22 please proceed.

23 WITNESS: DCT-299 [On former oath]

24 EXAMINATION-IN-CHIEF BY MR ANYAH: [Continued]

09:02:28 25 Q. Good morning, Madam Kallon.

26 A. Good morning.

27 Q. Yesterday afternoon before court adjourned we were talking  
28 about a time period after the Lome Peace Agreement in 1999 when  
29 you were in Monrovia and you said Johnny Paul Koroma was there,

1 and you say Foday Sankoh also arrived in Monrovia having come  
2 with Ms Josephine Tengbeh, Pa Rogers and somebody called Shek  
3 Nabieu. Now let me read to you the last question I posed to you  
4 yesterday and the response you gave.

09:03:13 5 PRESIDING JUDGE: I'm sorry, Mr Anyah. To interrupt  
6 briefly, I think you should stick to the names Johnny Paul which  
7 is what the witness recognises.

8 MR ANYAH: That's a fair observation and it is the case  
9 that I should do that. I have not used Koroma intentionally, it  
09:03:29 10 just comes out because we've been working on this case for so  
11 long and we've been reading so many materials and listening to  
12 several witnesses. But I will do my best to just limit it to  
13 Johnny Paul:

14 Q. Madam Kallon, you understand the discussion we've just had.  
09:03:46 15 You know somebody as Johnny Paul and the person you saw in  
16 Monrovia you've told us is Johnny Paul so please ignore the  
17 occasional slips when I add another name to that person's name as  
18 you know him. But let us continue. I will do my best to avoid  
19 this error. Page 43041, transcript of yesterday. Now, line 16 I  
09:04:17 20 asked you this question and this was in relation to Foday Sankoh.

21 "Q. Do you know what the purpose was behind his visit to  
22 Monrovia?

23 A. At that time, from what was being said, they said  
24 after the peace talks he was to pass through Monrovia.

09:04:40 25 That was where they were to set off from for Sierra Leone."

26 Do you know what the purpose was behind them passing  
27 through Monrovia before going onward to Sierra Leone?

28 A. No.

29 Q. When you say Foday Sankoh came to Monrovia, do you know

1 where he was lodged, that is, where he stayed?

2 A. Yes.

3 Q. Can you tell us where he was lodged?

09:05:38 4 A. The first place where Johnny Paul was lodged, that was  
5 where - when I went there, that was where I met him.

6 Q. When Foday Sankoh was lodged at this place you are  
7 referring to, was Johnny Paul Koroma also lodged there at the  
8 same time - was Johnny Paul also lodged there at the same time?

09:06:06 9 A. No, Johnny Paul was there initially but at the time that  
10 Foday Sankoh reached Monrovia he was no longer there.

11 Q. Do you know where Johnny Paul was when he was no longer  
12 lodged at that place?

13 A. No.

09:06:27 14 Q. This place where you say Johnny Paul was lodged at and then  
15 later Foday Sankoh was also lodged at the same place, can you  
16 describe it to us? What kind of compound was it?

17 A. We referred to that area as Congo Town.

18 Q. Do you know who owned the premises or compound where  
19 Foday Sankoh was lodged?

09:07:00 20 A. No.

21 Q. Do you know who provided Foday Sankoh with that lodging -  
22 that accommodation?

23 A. No.

24 Q. Congo Town is a part of Monrovia, is that the case?

09:07:18 25 A. Yes.

26 Q. In the vicinity of the place where Foday Sankoh was lodged  
27 are there any landmarks or prominent buildings that you remember  
28 that you can tell us about?

29 A. There are beautiful houses around.

1 Q. Yes, but is there any particular building in that area that  
2 will help us have an idea of where this premises is located?

3 A. I just saw those houses. You know I am not educated so I  
4 did not know who owned those houses.

09:08:04 5 Q. The persons you described yesterday as being the West Side  
6 Boys, when you say they came to Monrovia, do you know where they  
7 stayed?

8 A. No.

9 Q. Did you ever see those persons you've referred to as West  
09:08:27 10 Side Boys when they were in Monrovia?

11 A. Yes, I saw them.

12 Q. Where did you see them?

13 A. At the time that Johnny Paul was at that particular house.

14 Q. Were they at the house at some point in time at the same  
09:08:50 15 time with Johnny Paul?

16 A. No, Johnny Paul came first.

17 Q. Yes, but when you say you saw them, did you see them at the  
18 house where Johnny Paul was?

19 A. Yes, they used to come in the morning.

09:09:12 20 Q. Do you know where those West Side Boys were by the time  
21 Foday Sankoh had come to Monrovia?

22 A. No, by that time - when Johnny Paul went, I was no longer  
23 seeing them.

24 Q. When you say Johnny Paul went, do you know whether he  
09:09:44 25 remained in Monrovia or he went somewhere else?

26 A. I did not ask at the time.

27 Q. I asked you a question a few minutes ago regarding where  
28 Foday Sankoh was lodged and you said it was the place where  
29 Johnny Paul was lodged and then you went on to say, "When I went

1 there, that was where I met him." Did you go to where  
2 Foday Sankoh was lodged in Monrovia?

3 A. Yes, when Foday Sankoh came I went there.

4 Q. What was your purpose in going there?

09:10:29 5 A. Because I wanted to come back to Sierra Leone.

6 Q. How was it that going there would result in you going back  
7 to Sierra Leone?

8 A. Because at that time those people who had run away to the  
9 Ivory Coast and the ECOMOG who were there, some of them wanted to  
10 return so we were all there so that they can take us along.

09:11:07

11 Q. The people you are referring to who had run away to Ivory  
12 Coast, what is their nationality?

13 A. They were Sierra Leoneans.

14 Q. Are you referring to those persons you mentioned previously  
15 in relation to Dr Sebo?

09:11:32

16 A. I did not see him on that day at that time.

17 Q. Yes, what I am asking you is you remember telling us about  
18 a refugee camp in the Ivory Coast and that being the place where  
19 you came in contact with somebody called Dr Sebo. You said those  
20 who were in the refugee camp were Sierra Leoneans. Now you are  
21 referring to Sierra Leoneans in Ivory Coast and you speak of them  
22 as wanting to return. That's what you just said. You said,

09:12:07

23 "Those people who had run away to the Ivory Coast and the ECOMOG  
24 who were there, some of them wanted to return," and these are

09:12:35

25 Sierra Leoneans we're talking about. Are you referring to Sierra  
26 Leoneans who were displaced out of Sierra Leone because of the  
27 war?

28 A. Yes, can I explain a little?

29 Q. Yes, please do.

1 A. Those people who were sent to Liberia as ECOMOG, after  
2 Kabbah had come they were just there, but they were just hanging  
3 about. They wanted to return. So all of us were hanging about,  
4 wanting to return and wanting to take the opportunity of the free  
09:13:18 5 ride.

6 Q. You wanted to take the opportunity what of? Is it "the  
7 free ride" you said?

8 A. Yes.

9 Q. What free ride are you referring to?

09:13:35 10 A. Because at that time they said the UN was going to provide  
11 two planes to take us to Sierra Leone.

12 Q. And how was that related to your visit to Foday Sankoh in  
13 Monrovia? What was the connection between the two things, the UN  
14 providing two planes to take people to Sierra Leone and your  
09:14:02 15 visit to Foday Sankoh in Monrovia?

16 A. I don't seem to understand this.

17 Q. What nationality were the people that the UN wanted to  
18 provide the planes for?

19 A. They were Sierra Leoneans.

09:14:28 20 Q. You told us when we started this series of questions that  
21 you went to see Foday Sankoh because you wanted to go back to  
22 Sierra Leone. Can you tell us how you felt Foday Sankoh - can  
23 you tell us how you felt visiting Foday Sankoh would help you get  
24 back to Sierra Leone?

09:14:50 25 A. I went to see Foday Sankoh and told him that I wanted to  
26 return to Sierra Leone. Then he said we should wait. When they  
27 were ready they would make an announcement about the trip. So I  
28 was hanging around when I heard that we were going, so I went to  
29 Harbel to take my belongings.

1 Q. Very well. Where was your husband Daniel GG Kallon at this  
2 time?

3 A. All of them came with Foday Sankoh.

4 Q. Was your husband among those who came with Foday Sankoh?

09:15:55 5 A. Yes.

6 Q. When Foday Sankoh went to Lome, do you know whether your  
7 husband went with him to Lome?

8 A. That was what my husband told me, that they went.

9 Q. Do you know where Charles Taylor was at the time

09:16:18 10 Foday Sankoh was in Monrovia?

11 A. That particular street, I did not usually pass there.

12 Q. Does that mean he was in Monrovia at the same time

13 Foday Sankoh was there?

14 A. Yes.

09:16:47 15 Q. Do you know whether Charles Taylor met with Foday Sankoh at  
16 this time in Monrovia?

17 A. He met the two of them.

18 Q. Who else did he meet with besides Foday Sankoh?

19 A. Johnny Paul.

09:17:10 20 Q. How do you know about this?

21 A. All of us went to the mansion.

22 Q. Whose mansion?

23 A. The Liberians.

24 Q. Is this mansion in Monrovia?

09:17:31 25 A. Yes.

26 Q. In which part of Monrovia is this mansion?

27 A. When you are approaching the centre of Monrovia, after  
28 Foreign Affairs, around that area when you go a little, on one  
29 side there is the Temple of Justice and the mansion is on the



1 other side.

2 Q. Is this in downtown Monrovia?

3 A. Yes.

4 Q. With whom did you go to the mansion? You said all of you  
09:18:20 5 went. Give us the names of those who went to the mansion with  
6 you?

7 A. I went with Foday Sankoh and Pa Rogers and Shek Nabieu and  
8 Pa Kallon, SS Williams. At that time we were many, but I'm  
9 unable to name everyone right now.

09:18:54 10 Q. Was your husband amongst those who went?

11 A. Yes.

12 Q. And did you say SS Williams was one of those who went?

13 A. Yes.

14 Q. What was the purpose in going to the mansion?

09:19:24 15 A. At first when we were going we didn't know why we were  
16 going. We just went and sat down. But later they called us.  
17 They selected few people and we went and sat in one office. So  
18 when we sat down - can I continue?

19 Q. Yes, please do.

09:19:53 20 A. By that time I did not know where they met Johnny Paul  
21 because that place is a big place. Later we were sitting down  
22 when Johnny Paul and Jumu Jalloh came in. When they came that  
23 was the first day. The two of them, Foday Sankoh and Johnny  
24 Paul, that was the first day for the two of them to meet, so they  
09:20:27 25 embraced each other in joy. We all clapped and we sat down.

26 As we were sitting down, Charles Taylor called us and told  
27 us that he has been charged with the responsibility to make peace  
28 between the two of them, and he said henceforth they should go to  
29 Sierra Leone in peace because the war has over. Now that they

1 have gone for the peace, they should leave in unity as they go  
2 along. So that was what was said when we went away, our separate  
3 ways. Johnny Paul's own vehicle took him and they went and we  
4 too went to our place in Congo Town.

09:21:20 5 Q. Thank you, Madam Kallon. A few questions on the basis of  
6 what you've just said. You described this place as a big place.  
7 Can you describe the building for us. When you say it was big,  
8 how many storeys was it if you remember?

9 A. I can't recall. The way the house was built, I can't  
09:21:49 10 recall how many floors but you get to some part of the building,  
11 you would think it's a different place, but it's a very big  
12 place.

13 Q. You said when you went there - initially you said you sat  
14 down "and later they called us, they selected few people."  
09:22:16 15 Amongst the persons you went with, whom or which people were  
16 selected? These people you refer to as few people, what are the  
17 names of those that were selected?

18 A. Pa Rogers was selected, Pa Kallon, SS Williams, Shek Nabieu  
19 and myself. I was the only female there.

09:22:54 20 Q. The Pa Kallon you are referring to, that is your husband  
21 Daniel GG Kallon, is it?

22 A. That's him.

23 Q. When they picked the five of you, where was Foday Sankoh?

24 A. We went together with Foday Sankoh.

09:23:20 25 Q. Who picked the five of you? Who was the person who made  
26 the selection?

27 A. It was Foday Sankoh.

28 Q. When the five of you were picked, were you separated from  
29 others that you went with?

1 A. Yes, because where we were sitting down - the place was  
2 big. Where we were sitting down was a small place. We could not  
3 all be accommodated there.

09:24:00 4 Q. The small place you are referring to, were you taken there  
5 from the big place you've just told us about?

6 A. I do not understand.

7 Q. Yes. You said all of you were first in a big place. Then  
8 you said Foday Sankoh selected five of you. Did Foday Sankoh and  
9 the five of you remain in that big place or did you go to another  
09:24:24 10 place from the big place where you were?

11 A. When he selected us, we went to that office. The chairs  
12 there were not many. That was where we were sitting down. When  
13 we finished, we joined the others and we went outside.

14 Q. Very well. I want to focus now on that happened in that  
09:24:53 15 place he took you to where there were few chairs. When he took  
16 the five of you to that place where there were few chairs was  
17 anyone in that place already?

18 A. No. We were the first to sit down before Johnny Paul and  
19 Jumu Jalloh came in.

09:25:19 20 Q. And then after Johnny Paul came with Jumu Jalloh who else,  
21 if anyone, came into that room?

22 A. Then Charles Taylor came.

23 Q. Did he come alone or did he come with others?

24 A. He came with other people but I do not know those people.

09:25:55 25 Q. When he came can you tell us what he said, exactly what he  
26 said? You've told us some of it, but tell us all that you  
27 remember him saying?

28 A. When Johnny Paul met us, they entered and he sat down.

29 Then Charles Taylor said - he called Foday Sankoh and Johnny Paul

1 and said, "You people are now facing each other." He said they  
2 should greet each other and they greeted each other. After that,  
3 all of them sat down. Those of us who were sitting down, when  
4 they stood up and embraced each other, we clapped. When they sat  
09:26:52 5 down again, Charles Taylor started advising them that they are  
6 about to go to Sierra Leone, they should go in peace and that is  
7 why he had decided that they should see each other before they  
8 departed. That was the advice he was giving them.

9 Q. Before when you spoke of this meeting, this is at page 12  
09:27:16 10 of my LiveNote using a 14-point font, lines 12 to 15, you said,  
11 "Charles Taylor called us and told us that he has been charged  
12 with the responsibility to make peace between the two of them."  
13 Did Charles Taylor say anything about who charged him with this  
14 responsibility to make peace between Sankoh and Johnny Paul?

09:27:58 15 A. He named someone but I do not know that person's name any  
16 longer.

17 Q. Do you know whether any member of the international  
18 community was present in that room when Charles Taylor met Johnny  
19 Paul and Foday Sankoh?

09:28:18 20 A. I did not know their positions but I used to see some big  
21 people.

22 Q. When you say big people, are you referring to people that  
23 were big in size or are you saying they were big in another  
24 sense?

09:28:44 25 A. I saw people - not the size, but when you look at the  
26 people you know that they have done a good job because you see  
27 their appearance. Because someone who is not responsible, it's  
28 not difficult to know. I saw them.

29 Q. Were there any representatives of the media or press in

1 that room when this meeting took place?

2 A. Yes, I saw people taking photographs.

3 Q. You said this was the first time of them seeing each other,  
4 referring to Johnny Paul and Foday Sankoh. You said, "The two of  
09:29:48 5 them, Foday Sankoh and Johnny Paul, that was the first day for  
6 them to meet." To your knowledge, before that day had

7 Foday Sankoh ever met Johnny Paul Koroma - Johnny Paul in person?

8 A. No, it was Foday Sankoh himself who said that was the first  
9 day for him to know Johnny Paul.

09:30:25 10 Q. Do you know whether, besides that meeting where Charles  
11 Taylor met with Foday Sankoh and Johnny Paul, he had met outside  
12 of that meeting with Foday Sankoh during this time in Monrovia?

13 A. No.

14 Q. When you say no, are you saying you do not know or are you  
09:31:02 15 saying Charles Taylor did not meet separately with Foday Sankoh?

16 A. I did not see that happen.

17 Q. Do you know whether Charles Taylor, besides this meeting  
18 where he met with Sankoh and Johnny Paul, met separately with  
19 Johnny Paul in Monrovia around this time?

09:31:28 20 A. I don't know that.

21 Q. What happened after Charles Taylor said all that he said  
22 during the meeting?

23 A. After he had spoken, we returned to Congo Town.

24 Q. Before we - I apologise for interrupting. I still have  
09:32:07 25 some questions about the meeting. You tell us that Charles  
26 Taylor spoke. Did you hear Foday Sankoh say any words after  
27 Charles Taylor spoke during the meeting?

28 A. Yes, Foday Sankoh said something.

29 Q. What do you remember him saying?

1 A. He said he had no problems with Johnny Paul. He regards  
2 Johnny Paul as his son. That was what he said.

3 Q. And how about Johnny Paul; did he say or make any remarks  
4 after Charles Taylor and Foday Sankoh had spoken during the  
09:33:04 5 meeting?

6 A. Yes, he said something.

7 Q. Can you tell us what you heard him say?

8 A. He too said that he's heard what the Pa has said and he too  
9 regards the Pa his Pa.

09:33:33 10 Q. The Pa you are referring to now is whom?

11 A. Foday Sankoh.

12 Q. Johnny Paul said he regards the Pa as his Pa. What does  
13 that mean?

14 A. When Foday Sankoh said he regarded Johnny Paul his son, the  
09:34:11 15 son too accepted that he regarded Foday Sankoh his father.

16 Q. Thank you, Madam Kallon. After the meeting ended, where  
17 did you go?

18 A. We went to Congo Town.

19 Q. Where in Congo Town did you go to?

09:34:36 20 A. Where Foday Sankoh was lodged.

21 Q. And what happened from then on?

22 A. Well, I just went and spoke to the Pa, and the Pa said if I  
23 wanted to go to Sierra Leone I should go and pack my belongings  
24 because we were to leave at any time.

09:35:07 25 Q. The Pa you are referring to now, is that Foday Sankoh?

26 A. Yes.

27 Q. Did you go and pack your belongings?

28 A. Yes, I went to Firestone and packed my belongings.

29 Q. And to where did you go after you packed your belongings?

1 A. I brought my belongings and parked them at Congo Town.

2 Q. Where in Congo Town?

3 A. Where Foday Sankoh was staying.

4 Q. How long did you remain in Monrovia?

09:36:01 5 A. When I brought my belongings, we passed a night and on the  
6 second night they said we were to travel.

7 Q. Do you know approximately how long Foday Sankoh spent in  
8 Monrovia during this trip by him there?

9 A. It was just for a few days. It did not take long.

09:36:43 10 Q. At the place where he was lodged, do you know whether  
11 Foday Sankoh received any visitors while he was in Monrovia?

12 A. I was not staying there that much. I was staying in  
13 Harbel. I just used to come there. Sometimes I'll come in the  
14 afternoon. I was not living there.

09:37:20 15 Q. Yes, we appreciate that, but do you know whether he  
16 received any visitors when he was in Monrovia at that place?

17 A. By that time the population was heavy outside there. Those  
18 who had gone to Liberia who had been there for a long time and  
19 wanted to get back but didn't have money, they were going there  
09:37:50 20 to make use of the opportunity of the free ride, that of the  
21 plane that was to take them along. So there was a huge  
22 population outside there.

23 Q. The population and persons you are referring to, what  
24 nationality are they?

09:38:08 25 A. They were Sierra Leoneans.

26 Q. After you had taken your belongings from Firestone you went  
27 to Congo Town to where Foday Sankoh was lodged. You said the  
28 following day something happened. What happened on the following  
29 day?

1 A. Something happened? I do not understand.

2 Q. Let me read you your answer to be more specific. You said,  
3 "When I brought my belongings, we passed a night and on the  
4 second night they said we were to travel." Did you travel on the  
09:38:50 5 second night?

6 A. Yes.

7 Q. How did you travel?

8 A. A bus took us from Congo Town and we went to Robertsfield.  
9 That was where we were until the planes arrived.

09:39:25 10 Q. You remember mentioning, in relation to the word "free  
11 ride", that the UN was going to provide two planes. Do you  
12 remember telling us that, "The UN was going to provide two planes  
13 to take us to Sierra Leone"? The plane that came, was it a UN  
14 plane?

09:39:57 15 A. That was what they said.

16 Q. Who said so?

17 A. When I asked Pa Rogers and others, that was what they said,  
18 that the UN was going to provide it.

19 Q. Do you know how the UN became involved with this  
09:40:21 20 transportation of Foday Sankoh back to Sierra Leone?

21 A. No, I don't know that.

22 Q. Do you know why the UN was involved in any of this, the  
23 movement of Foday Sankoh and others to Sierra Leone from Liberia?

24 A. I do not understand that area.

09:40:50 25 Q. Where was Johnny Paul while you went to Robertsfield with  
26 the others?

27 A. I did not know where he was lodged.

28 Q. When you got to Robertsfield, was Foday Sankoh in your  
29 company?



1 A. No.

2 Q. Where was he at that time?

3 A. He stayed home.

4 Q. You said the planes arrived. What happened when the planes  
09:41:45 5 arrived?

6 A. When the plane arrived, our names were taken down before we  
7 boarded the first plane.

8 Q. You and who boarded the first plane?

9 A. The SLAs who were there as ECOMOG and us and some Sierra  
09:42:24 10 Leoneans boys. The young girls too were there, so all of us took  
11 off and boarded the plane.

12 Q. And to where were you taken by the plane?

13 A. To the Lungi Airport.

14 Q. When you got to Lungi was Foday Sankoh there?

09:42:57 15 A. No.

16 Q. Did you see him at any point in time while you were still  
17 at Lungi?

18 A. Yes.

19 Q. How did you see him?

09:43:12 20 A. When the second plane arrived we were still around. When  
21 the plane landed, we saw him and Johnny Paul disembark.

22 Q. Was this one of the two planes - or was this one of the  
23 planes you said arrived at Robertsfield?

24 A. Yes.

09:43:59 25 Q. And on the second plane you referred to in relation to  
26 Lungi, you said you saw Foday Sankoh and Johnny Paul after that  
27 plane landed. Is that what you said?

28 A. Yes.

29 Q. What happened at the airport in Lungi when Sankoh landed

1 with Johnny Paul?

2 A. Can I explain?

3 Q. Yes, please do, Madam Kallon.

4 A. After they had disembarked, as they were coming, I saw the  
09:44:51 5 group split at Lungi Airport. Some people were singing for  
6 Johnny Paul while others were singing for Foday Sankoh. That was  
7 how they were behaving until we were lifted to Mammy Yoko.

8 Q. The persons that were singing for Johnny Paul, were those  
9 civilians?

09:45:33 10 A. They were mixed, civilians and soldiers.

11 Q. How about those who were singing for Foday Sankoh, were  
12 they civilians?

13 A. It was the civilians who were cheering that the war was  
14 over.

09:45:57 15 Q. These planes that brought you and Foday Sankoh and Johnny  
16 Paul, these two planes you've referred to, did they have any  
17 logos or emblems on the outside of planes?

18 A. I did not look at them. Even if I had, I wouldn't  
19 understand.

09:46:26 20 Q. Do you remember the colours of these planes?

21 A. I have forgotten now.

22 Q. Do you know if any letters were written on these planes -  
23 words or letters?

24 A. If I had been educated I would have known. But whatever  
09:46:57 25 they might have written, I wouldn't know.

26 Q. Very well. From the airport where did you go? From Lungi  
27 Airport where did you go?

28 A. Another helicopter airlifted us to the Mammy Yoko.

29 Q. Was it only one helicopter or were there more than one

1 helicopters?

2 A. It was twice.

3 Q. Are you saying two airlifts or are you saying two separate  
4 helicopters?

09:47:42 5 A. Johnny Paul and the Pa, I did not know where they took  
6 them, but those of us who were in the plane, we did not ride in  
7 the same helicopter with Foday Sankoh and Johnny Paul. Those of  
8 us who were with them, we were in one when we went. So I did not  
9 know when they took them.

09:48:16 10 Q. The helicopter that took you to Mammy Yoko, do you know who  
11 provided that helicopter to take you there?

12 A. No.

13 Q. Did the helicopter have any logos or markings on its body?

14 A. I did not look at it.

09:48:49 15 Q. When you got to Mammy Yoko, did you see Foday Sankoh and  
16 Johnny Paul there?

17 A. At that time I did not see them any longer. We were just  
18 loaded in one bus and they took us to Tejan Kabbah - Tejan  
19 Kabbah's lodge.

09:49:14 20 Q. Yes, we'll get to this part of the story when you go to  
21 Tejan Kabbah's lodge. You mentioned being taken with a group in  
22 the first helicopter. Was there a second helicopter after the  
23 first one took you and the others to Mammy Yoko?

24 A. I did not know what took Foday Sankoh and Johnny Paul  
09:49:40 25 across. We just met them now at the meeting. So I did not know  
26 whether in our absence they took them or they went ahead of us.  
27 I don't know.

28 Q. But did you hear anything about how Foday Sankoh and Johnny  
29 Paul left Lungi on that day?

1 A. No, we did not know which way they went.

2 Q. Very well. You said you went to Tejan Kabbah's Lodge. At  
3 this time was Kabbah President of Sierra Leone?

4 A. Yes.

09:50:24 5 Q. Did you meet Foday Sankoh or Johnny Paul at Kabbah's Lodge?

6 A. Yes.

7 Q. Were both of them there when you were taken there?

8 A. Yes, both of them were there.

9 Q. Tell us what happened at President Kabbah's Lodge?

09:50:53 10 A. Well, by that time when we got there, there was a huge  
11 population there. The meeting was going on before us. Although  
12 -well, as they were talking, I can only understand a little.  
13 Tejan Kabbah first spoke. He welcomed them there. Then he put a  
14 state of emergency.

09:51:35 15 After they had spoken, Foday Sankoh did not want that one  
16 put, but it did not hold sway. So when he spoke, he sat down.  
17 Johnny Paul too spoke and he sat down. He just told the  
18 international community thanks, and he said he was going by the  
19 law.

09:52:04 20 After the meeting, it was Johnny Paul who first went to his  
21 house. We stayed there with Foday Sankoh at Tejan Kabbah's  
22 Lodge. Can I stop there for now?

23 Q. Yes, I have a few follow-up questions. Thank you,  
24 Madam Kallon. You said President Kabbah spoke first, that he  
09:52:31 25 welcomed all of you there, and you said, "Then he put a state of  
26 emergency." What do you mean by state of emergency?

27 A. At that moment I did not understand, but when I went home I  
28 took my time to ask.

29 Q. And what was your understanding of this phrase "state of

1 emergency"?

2 A. They said that phrase, when it is approved in a country -  
3 when it's declared in a country, whoever does something out of  
4 the way in the country, they had the right to arrest that person.

09:53:22 5 Q. And you said, "Foday Sankoh did not want that one put, but  
6 it did not hold sway." What did Foday Sankoh not want at that  
7 time?

8 A. Well, he did not want it because he knew what he had gone  
9 with. Maybe what he had in his mind, but he did not want it  
10 declared.

11 Q. What did he not want declared?

12 A. That particular phrase, he did not want it.

13 Q. Are you referring to "state of emergency"?

14 A. Yes.

09:54:17 15 Q. You said Johnny Paul then spoke, and he told the  
16 international community thanks. Were there any members of the  
17 international community present at President Kabbah's lodge when  
18 all of this took place?

19 A. Yes, at that time I saw white people. They were there.

09:54:48 20 Q. Were there any members of the press or media present at  
21 President Kabbah's lodge at that time?

22 A. Yes, they were there.

23 Q. You said after the meeting Johnny Paul was the first to go;  
24 that he went to his house, and you stayed at Kabbah's lodge with  
09:55:19 25 Foday Sankoh. For how long did you and Foday Sankoh stay at  
26 President Kabbah's lodge?

27 A. We stayed there for some time. We stayed long there.  
28 Foday Sankoh and Tejan Kabbah had long discussions.

29 Q. At some point in time did you leave the lodge?

1 A. Yes. They even provided food for us. We ate before we  
2 left the lodge in the evening.

3 Q. And from the lodge, to where did you go?

09:56:20

4 A. To the house that had been provided for Foday Sankoh at  
5 Spur Road.

6 Q. Is that in Freetown?

7 A. Yes.

8 Q. Who provided that house to Foday Sankoh?

09:56:42

9 A. Well, I did not know because it was UNOMSIL that led us to  
10 the place.

11 Q. What is UNOMSIL?

12 A. The force that we met that was taking care of the security  
13 in Sierra Leone.

09:57:14

14 Q. Does that force belong to a government or an organisation  
15 that you know of?

16 A. Well, that force, every big man was with UNOMSIL. So that  
17 force, after the Lome Peace Accord, those are the people whom  
18 they sent.

19 Q. Who sent them?

09:57:48

20 A. Where the peace talks were held, I think they sent them.

21 Q. You know what UNOMSIL means, those letters UNOMSIL?

22 A. No.

23 Q. When you got to the house that was provided to Foday Sankoh  
24 at Spur Road, what happened?

09:58:26

25 A. At that time the people who were there were many, so they  
26 couldn't all be accommodated in the house. So the Pa started  
27 asking people to lodge the families - I mean, his people that he  
28 had come with, they could not all be accommodated in that house  
29 so they started finding lodging for them outside.

1 Q. The people that Foday Sankoh had come with, were they  
2 members of the RUF?

3 A. Yes, they had been with the Pa. In fact they were talking  
4 as if they have been carrying the war. In fact they were in the  
09:59:16 5 forefront now.

6 Q. They were in the forefront of what?

7 A. All of Foday Sankoh's business, they were leading that now  
8 in Freetown.

9 Q. You, did you stay at Spur Road or did you go somewhere  
09:59:39 10 else?

11 A. No, I was not at Spur Road.

12 Q. What of your husband Pa Kallon?

13 A. My husband too was not there.

14 Q. Can you give us the names of some of the RUF persons that  
10:00:01 15 were at Spur Road or that remained there following the visit to  
16 Kabbah's Lodge?

17 A. At Spur Road so many people were not there, because the  
18 house hadn't a lot of rooms. We just usually used to go there in  
19 the mornings and in the evening we would all go our separate  
10:00:33 20 place. I was first lodged at Juba.

21 Q. Let me ask this one - this basic question I don't believe I  
22 asked. Did Foday Sankoh take up residence at that house? Did he  
23 live there after you left President Kabbah's Lodge?

24 A. Yes, that was where he was at Spur Road.

10:01:03 25 Q. Which members of the RUF, if any, also lived there with  
26 Foday Sankoh?

27 A. No, in there - because the securities that were there were  
28 under UNAMSIL, except those little boys that the Pa used to send  
29 but there were no big guys.

1 Q. Was it the case that UNAMSIL was providing security for  
2 that premises at Spur Road?

3 A. Yes.

10:01:49

4 Q. You said a few minutes ago that you did not stay at that  
5 premises on Spur Road; you went to Juba. Where exactly did you  
6 go in Juba?

7 A. That was my first time to go there. The house where we  
8 were lodged - we were lodged at a lady's place whose parents were  
9 not there. Her name was --

10:02:16

10 THE INTERPRETER: Your Honours, can the witness repeat the  
11 name of the lady.

12 MR ANYAH:

13 Q. Madam Kallon, the name of the lady's place where you were  
14 lodged - well, the name of the lady was what?

10:02:25

15 A. Bobson but her parents were not living in the house.

16 Q. For how long were you lodged there?

17 A. I spent three days there. I left the place and I returned  
18 to my place because I had already paid for two years before I  
19 left.

10:02:55

20 Q. The place you say you returned to that you had paid for two  
21 years before you left, where was that?

22 A. Portee.

23 Q. Is this the same Portee area you referred to previously  
24 when you spoke of the January 6 - when you spoke of the January  
25 199 - I withdraw that. The witness did not give a year. This

10:03:21

26 Portee area you are referring to now, was that the place you were  
27 at when you spoke of SAJ Musa's people trying to enter Freetown?

28 A. Yes, that's the same Portee.

29 Q. Thank you, Madam Kallon. When you returned to Portee, what



1 were you doing for work?

2 A. In the morning I will board the transport to Spur Road and  
3 we'll be there for the whole day. I would even eat there and in  
4 the evening I return. Do you want me to continue?

10:04:17 5 Q. Yes, please.

6 A. So when I used to go there I saw that there were many women  
7 in the place at that place and they were fighting for positions,  
8 so I stopped going there as frequent as I used to do, and later I  
9 asked the Pa to give me some money so I'll go on my business.

10:04:56 10 Then the women came and asked Pa that we should be given some  
11 money to do business. I went to Josephine Tengbeh. Then I  
12 explained to her that I would want to be going to Guinea and back  
13 and Josephine Tengbeh explain to the Pa, and the Pa took out some  
14 money. But when he gave the money, the money was not meant for  
10:05:32 15 me alone.

16 Q. Very well. A few questions, Madam Kallon. The Pa that you  
17 are referring to that you asked for money, who is that?

18 A. Foday Sankoh.

19 Q. You said there were many women at the place and that they  
10:05:59 20 were fighting for positions. At which place were these women?

21 A. At Foday Sankoh's at Spur Road. If you were there, it  
22 looked like a market.

23 Q. What positions were the women fighting for?

24 A. They were fighting for lady president or something. I  
10:06:35 25 don't understand the positions, but they were fighting for  
26 positions. They were infighting amongst them. So that was the  
27 time I asked for money so I will go ahead with my business.

28 Q. You said you went to Josephine Tengbeh saying you wanted to  
29 go to Guinea, and then she spoke with the Pa and the Pa gave -

1 took out some money and gave you the money. How much did the Pa  
2 give you.

3 A. \$6,000.

4 Q. Is that United States dollars?

10:07:26 5 A. Yes.

6 Q. You said when you were given this money, the money was not  
7 meant for you alone. Who else was the money to be shared with or  
8 who else was the money meant for?

9 A. Myself, Mayilah Yansaneh and Josephine Tengbeh were sitting  
10:07:54 10 together when the Pa gave the money to Josephine and said that we  
11 should be doing business, myself and the women.

12 Q. Yourself and which women?

13 A. The women who had come to the Pa on the political lines.

14 Q. The name of the woman that you sat with whose last name is  
10:08:26 15 Lansana, what is that woman's first name?

16 A. I said Yansaneh. Mayilah Yansaneh.

17 MR ANYAH: Madam President, I would spell it phonetically  
18 M-A-Y-I-L-A-H Y-A-N-S-A-N-E-H:

19 Q. Who was Mayilah Yansaneh?

10:09:10 20 A. Mayilah were the leaders during the AFRC government when  
21 Johnny Paul was in power. They were the leaders. But after AFRC  
22 was ousted from power they are the ones who were released from  
23 Pademba and they walked to the RUF area. When I met her there I  
24 told the Pa that she was my friend. That was why - because I had  
10:09:56 25 said she was my friend, that was why she was included in the trip  
26 to Freetown.

27 Q. Well, was this Mayilah Yansaneh detained at Pademba Road  
28 Prison, Madam Kallon?

29 A. Yes, they were the one whose were condemned.

- 1 Q. Condemned in what sense?
- 2 A. They were tried and they were convicted.
- 3 Q. Were they handed down any sentences after being convicted?
- 4 A. Yes, they were sentenced.
- 10:10:56 5 Q. Sentenced to what?
- 6 A. To life.
- 7 Q. When you say - you said it was because you said she was  
8 your friend that she was included in the trip to Freetown, what  
9 trip are you referring to when you say the trip to Freetown?
- 10:11:29 10 A. That same trip that we made from Liberia to Sierra Leone.  
11 Mayilah was amongst the trip. I just forgot to mention her name.
- 12 Q. Do you know why she happened to be in Liberia at the time  
13 you returned with her to Sierra Leone?
- 14 A. No, I don't understand that area.
- 10:12:06 15 Q. Very well. So Foday Sankoh gives Josephine Tengbeh money  
16 in the presence of you and Mayilah Yansaneh, saying that the  
17 money should be used in relation to you and other women and those  
18 women were on the political lines or political side. What  
19 exactly was the money to be used for?
- 10:12:45 20 A. They said we were to be doing business with it.
- 21 Q. And what did you do after this money was given to you?
- 22 A. I went to Guinea to buy wares.
- 23 Q. How long were you in Guinea for?
- 24 A. Three days.
- 10:13:12 25 Q. From Guinea where did you go?
- 26 A. I went to Freetown.
- 27 Q. Did you take anything from Guinea back to Freetown?
- 28 A. Yes, I brought wares.
- 29 Q. When you got to Freetown, what happened?

1 A. I sold them.

2 Q. What sort of items were you selling at this time?

3 A. At that time I used to bring those madam apparels and  
4 brillion in bales.

10:14:08 5 Q. From where did you sell these items? Which part of  
6 Freetown?

7 A. Whenever I brought brillion, I will bring go to the  
8 brillion sellers in their shops and I will make contacts with  
9 them, and they will come to me and they will take it for a week,  
10:14:34 10 and during the second week they will pay my money.

11 Q. Did you have a shop from which you sold at this time?

12 A. Yes. Where I had the shop, I did not sell there except  
13 when I would go out to make some contacts, because I had my shop  
14 at Portee, so they were not buying stuff there.

10:15:04 15 Q. Very well. Did you make any profit from the sale of these  
16 items?

17 A. Yes.

18 Q. Did you share any of that profit with Foday Sankoh or any  
19 of the women that you referred to, Josephine Tengbeh, Mayilah  
10:15:30 20 Yansaneh, or the women that were on the political side?

21 A. No. The money was between Josephine Tengbeh and myself.

22 Q. You testified yesterday regarding Josephine Tengbeh that  
23 she was "loving" Foday Sankoh. Was she and Foday Sankoh still  
24 together as in partners at this time?

10:16:12 25 A. Yes.

26 Q. For how long did you continue to sell these types of items  
27 in Freetown?

28 A. It took about - about two months.

29 Q. What happened after two months?

1 A. That was when I went to Guinea, but when I returned I did  
2 not meet Foday Sankoh in Freetown. They said he had travelled  
3 elsewhere, but I didn't know where he had gone to. Should I  
4 continue?

10:17:09 5 Q. Yes, please, continue.

6 A. So at that time Josephine Tengbeh told me that the money  
7 for food at home had run out, so I was the one providing money  
8 now for food at home. And after that, they said the Pa was to  
9 come, and Josephine said I should give some money so the people  
10 would cook and the transportation fare to go and receive the Pa.  
11 So I used money, beyond 3 million, on that day.

12 Q. Three million what?

13 A. Leones.

14 Q. Do you know where Foday Sankoh went to?

10:18:24 15 A. I've forgotten the name of the country because I wasn't  
16 there when he left.

17 Q. You said you were providing money for food at home. Whose  
18 home were you providing this money to?

19 A. Where Foday Sankoh was and where Josephine Tengbeh was in  
10:18:59 20 charge when he left.

21 Q. Did Foday Sankoh return from this trip?

22 A. Yes.

23 Q. Where was he based at when he came back?

24 A. It's the same house at Spur Road. That was where he came  
10:19:29 25 and he met Josephine Tengbeh there.

26 Q. Do you remember what month and what year this was?

27 A. I don't remember.

28 Q. Continue. What happened at this time in relation to you,  
29 Isatu Kallon, and your interaction with Foday Sankoh and others

1 at Spur Road in Freetown?

2 A. At that time the Pa, Foday Sankoh, was acting funny at the  
3 house, so Mayilah started inciting those women for them to come  
4 and ask me for the money. She used to assemble them and told  
10:20:43 5 them to go to the Pa and that if they went to the Pa - but  
6 whenever they went to the Pa, the Pa would just laugh and leave  
7 them. He would not call - he would not invite me to ask me  
8 anything about that.

9 Then I was not feeling all right about that, so I told the  
10:21:08 10 Pa that I was to go to the provinces. And he said, "If you want  
11 to go to the provinces, I would give you a document so that you  
12 can go and resolve those conflicts between Tall Bai Bureh in  
13 Kambia District and the others." That was when the Pa gave me  
14 the document and I left them in Freetown for Kambia District.

10:21:40 15 Q. Thank you, Madam Kallon. A few questions. You said  
16 Foday Sankoh was acting funnily. At least that's the way it  
17 comes out in the transcript. What do you mean by he was acting  
18 in a funny way at that time?

19 A. At that time in - you know, he --

10:22:13 20 THE INTERPRETER: Your Honours, can the witness repeat that  
21 one. Your Honours, can the witness kindly repeat.

22 PRESIDING JUDGE: Madam Witness, please pause. The  
23 interpreter didn't catch up with you. Please repeat what you  
24 were saying.

10:22:32 25 THE WITNESS: I said at that time Foday Sankoh was just  
26 there like that. There were times he will take two or three  
27 people in a small car and they will go into the car, they will  
28 just be riding in Freetown. Nobody would know their whereabouts,  
29 riding all about the town. So I said - when I saw that I said,

1 "Oh, this situation is not good for me. Let me just leave them  
2 and go." That's why I asked to go to the provinces.

3 MR ANYAH:

10:23:14

4 Q. Do you know whether at this time Foday Sankoh had any  
5 positions within the Sierra Leonean government?

6 A. Yes. When we went there initially, he was given a  
7 position, but --

8 Q. What position was he given?

10:23:53

9 A. They said he was the head of the diamond centre. But from  
10 the time we went to Freetown, I did not see him going to work.  
11 When they showed him the office at the Youyi Building, he said he  
12 did not want the place. So I did not see him doing the work. I  
13 did not see him in any office until I left.

14 Q. Who gave Foday Sankoh this position?

10:24:28

15 A. I wasn't there when the position was given to him. I don't  
16 know. Maybe it was the time that they went for the peace talks.  
17 I don't know.

18 Q. The name of the building you referred to, we cannot see it  
19 on the record. You mentioned a name. What was the name you  
20 said? I think you said it yesterday as well, but let me let you  
21 repeat it.

10:24:42

22 A. It was Youyi Building.

23 Q. I think that was spelled yesterday. That should be on the  
24 record.

10:25:07

25 Madam Kallon, you said you went to Kambia District and you  
26 referred to a dispute concerning Tall Bai Bureh. What dispute  
27 are you referring to?

28 A. Bai Bureh and his men, who were in the Kambia District,  
29 they were harassing the civilians, so there were complaints

1 coming over to Freetown to Foday Sankoh.

2 Q. And you said when you told Foday Sankoh that you wanted to  
3 go to the provinces, he said he would give you a document so that  
4 you can go and resolve the conflicts between Tall Bai Bureh and  
10:26:05 5 others in Kambia District. What document was Foday Sankoh  
6 referring to when he said he would give you a document?

7 A. The paper that he gave to me, he sent me to Bai Bureh  
8 saying that he had - he was the one who had sent me to him and  
9 that the problem between the soldiers and the civilians, that he  
10:26:44 10 should make sure he listened to whatever I was to tell the  
11 civilians, and whatever the civilians requested - if they had  
12 wronged the civilians, they were to say sorry to the civilians.  
13 So that was what was contained in the paper and some other  
14 disputes that I was to resolve. That was what was contained in  
10:27:08 15 the paper.

16 Q. Did you resolve those disputes in Kambia District?

17 A. Yes. I did my best.

18 Q. How long did you stay at the Kambia District?

19 A. I was --

10:27:43 20 THE INTERPRETER: Your Honours, can the witness repeat this  
21 one and make herself much clearer.

22 MR ANYAH:

23 Q. Madam Kallon, the interpreter was unable to follow you.

24 Madam President, if I could suggest that perhaps the chair  
10:27:54 25 of the witness be moved a bit forward, closer to the microphone.  
26 Thank you, Madam Court Officer.

27 Madam Kallon, I asked you how long you stayed at Kambia  
28 District, and you were about to give us your response and the  
29 interpreter did not understand some of what you said. Can you



1 repeat your answer, please?

2 A. I spent a long time there because I used to hold meetings  
3 and resolving issues right up to the time I went to Madina and  
4 from there I went towards the Bamoluma. It was now in my  
10:29:06 5 presence that I saw the UNOMSIL who were loaded by Bai Bureh in a  
6 truck. At that time the way the rebels were behaving, people  
7 started coming to me asking, "What is happening? What is  
8 happening?" And I told them to wait, that I didn't know what was  
9 happening myself. And later Bai Bureh took the UNOMSIL people to  
10:29:43 10 Kamba. From there when they returned, I went there and asked I  
11 him. I said, "What's going on?" And he said, "Oh, haven't you  
12 heard what is going on?" And I said no. He said, "Those UNOMSIL  
13 are forcing the children here to disarm. That is the conflict  
14 that they had in Makeni and that's why we have arrested these and  
10:30:21 15 we've taken them to Kamba."

16 Q. Thank you, Madam Kallon. Can I ask you a few questions  
17 regarding what you've said. Tall Bai Bureh at this time, was he  
18 RUF?

19 A. Yes.

10:30:44 20 Q. When you spoke of a conflict in Kambia District involving  
21 Tall Bai Bureh, the conflict was between Tall Bai Bureh and whom?

22 A. The conflict started from Makeni. It was through radio  
23 that Bai Bureh used. I don't know whether that was when he used  
24 his decision, because he was not in Makeni.

10:31:12 25 Q. The conflict in Makeni was between whom? You said the  
26 conflict started in Makeni. Who were the parties in conflict in  
27 Makeni?

28 A. Well, according to what Bai Bureh told me, he said the  
29 conflict was between Kallon and others. He just said Kallon and

1 high command and the others, but I didn't bother to ask him what  
2 he meant by high command and others.

3 Q. When he said high command, was he referring to a person?

10:32:12

4 A. It's the group that was there, because at that time Kallon  
5 was there and Augustine Gbao himself was there. I don't know if  
6 Issa was there because he normally does not stay at a place for a  
7 long time. He just said Kallon and the high command, so I don't  
8 know who comprised the high command and who was part of the  
9 conflict.

10:32:37

10 Q. The person you referred to as Kallon, is that - I mean,  
11 what is that person's first name?

12 A. Morris Kallon.

13 Q. You said that Bai Bureh told you that those UNAMSIL are  
14 forcing the children here to disarm. The children you speak of  
15 there, who are those?

10:33:08

16 A. They were RUF boys.

17 Q. You said you saw the UNOMSIL who were loaded by Bai Bureh  
18 in a truck. How many UNOMSIL did you see being loaded onto a  
19 truck by Bai Bureh?

10:33:40

20 A. They were many. The truck was full. I did not count them.

21 Q. You said that he had arrested these and he took them to  
22 Kamba. Who was arrested?

23 A. The UNOMSIL.

24 Q. And was it Tall Bai Bureh who arrested them?

10:34:18

25 A. Yes.

26 Q. What was going on in Spur Road in Freetown at the time you  
27 were at the Kambia District? Do you know?

28 A. At that time I did not know what was going on there, but  
29 the action that I saw at Bai Bureh's, I decided to contact the

1 radio boys and I went to the radio and sent a message to the Pa.  
2 And the Pa just asked me, "Where are you now?" And I said, "I am  
3 still in the Kambia District." And he said, "Don't bother  
4 yourself to come now. Just be there for now." That was last  
10:35:21 5 thing I ever spoke to Foday Sankoh.

6 Q. Very well. And just a few clarifications. When you were  
7 speaking of the Kambia District you spoke of places that you went  
8 to. You spoke of Madina and then you said from Madina - where  
9 did you go from Madina?

10:35:49 10 A. Bamoluma.

11 Q. And from Bamoluma where did you go?

12 A. I went back to Rokupr.

13 MR ANYAH: Very well. Madam President, Bamoluma I would  
14 spell B-A-M-O-L-U-M-A and that's a phonetic spelling:

10:36:38 15 Q. How long did you stay in the Kambia District for?

16 A. Just after that incident the boys got up again and they  
17 started fighting, so there was no progress any more. They were  
18 going up and down without taking any control. They were no  
19 longer under control. So I went back and started doing my  
10:37:11 20 business.

21 Q. Where were you doing your business from?

22 A. At that time I used to go to Dakabay [phon] and I will go  
23 to Conakry to buy items and I would bring them back and sell them  
24 to the ladies in Kambia District, the market women.

10:37:39 25 Q. The first place you mentioned that you used to go to in  
26 addition to Conakry, can you say that name again?

27 A. Dakabay.

28 Q. Is it near Conakry?

29 A. No, it is near Kambia District. It's not a far place from

1 there.

2 MR ANYAH: Madam President, I will try and get a spelling:

3 Q. Madam Kallon, for how long did you stay in Kambia  
4 undertaking your business?

10:38:37 5 A. I was on my business right up to the time - and one day I  
6 was sitting when they were bombing, the shelling, you know the  
7 shrapnels were falling off around that area so I left the place.

8 Q. Who was doing the bombing or shelling?

9 A. The bomb was coming from the Guinea area.

10:39:24 10 PRESIDING JUDGE: I think the witness referred to shrapnel.  
11 The shrapnel were falling.

12 MR ANYAH: Thank you, Madam President:

13 Q. And when you say you left the place to where did you go?

14 A. When I left Rokupr I passed the night in Kamakwie.

10:39:58 15 Q. Did you stay in Kamakwie or did you go somewhere else?

16 A. I passed through and I went to Makeni.

17 Q. At this time when you were in Makeni did you consider  
18 yourself a member of the RUF?

19 A. Yes.

10:40:26 20 Q. Where was your husband at that time?

21 A. At that time he had been arrested in Freetown. They were  
22 at the Pademba Road.

23 Q. How was it that your husband was arrested in Freetown?

24 A. At the time they did that demonstration. That was the time  
10:40:57 25 when they demonstrated. That was when they were arrested.

26 Q. What demonstration are you referring to, Madam Kallon?

27 A. We were in Kambia and we heard about demonstration in  
28 Freetown. I wasn't there, so I don't know what actually  
29 obtained. I just heard that they had been arrested.

1 Q. Did you hear where the demonstration had taken place in  
2 Freetown?

3 A. Those who used to go there to buy market wares. They used  
4 to sell all sort of things. I did not listen to radio because I  
10:41:50 5 didn't have time for that.

6 Q. My question is did you hear the place or location where the  
7 demonstration is said to have taken place in Freetown?

8 A. They said at Foday Sankoh's house was where they went,  
9 those who were demonstrating.

10:42:16 10 Q. Is this the house on Spur Road you've testified about  
11 previously?

12 A. Yes.

13 Q. Was your husband the only one to be arrested in relation to  
14 this demonstration?

10:42:40 15 A. No, many of them were arrested there. Many of them were  
16 arrested.

17 Q. Those who were arrested, were they RUF?

18 A. Yes.

19 Q. Was Foday Sankoh one of those who was arrested?

10:43:07 20 A. Yes, he too was arrested, but I think my husband and others  
21 were initially arrested. They were the first to be arrested.

22 Q. Very well. Did you remain in Makeni once you got there?

23 A. I was there.

24 Q. Thank you, Madam Kallon. Now, a few questions for you in  
10:43:37 25 relation to Charles Taylor. You have testified now for several  
26 days. You have spoken about meeting someone called Pa Morlai  
27 when you were in the vicinity of Firestone Harbel in Liberia  
28 before there was war in Sierra Leone. You knew that person  
29 through the time when you knew his name was Foday Sankoh. You've

1 testified about several radio contacts with this person  
2 Foday Sankoh. You've testified about meetings with him. You've  
3 testified about him entrusting you with responsibility on various  
4 occasions to take people from Sierra Leone through Guinea to the  
10:44:33 5 Ivory Coast to go to places such as the Kambia District for a  
6 particular purpose, in that instance to resolve a conflict  
7 involving Tall Bai Bureh. During the entire period of time when  
8 you interacted with Pa Morlai and Foday Sankoh, did the name  
9 Charles Taylor come up? Did the two of you discuss Charles  
10:45:01 10 Taylor?

11 A. Never. No.

12 Q. During the time when you knew this Pa Morlai and  
13 Foday Sankoh in Liberia before you said he crossed over into  
14 Sierra Leone, in Liberia did you ever see him and Charles Taylor  
10:45:27 15 together?

16 A. No.

17 Q. When he crossed over to Sierra Leone and you Isatu Kallon  
18 used to go into Sierra Leone and go out of Sierra Leone - first  
19 you went into Sierra Leone from when you were in Harbel and then  
10:45:52 20 you came back to Liberia, and then when you reached Danane, you  
21 also made trips to Sierra Leone, and then from Guinea as well you  
22 made trips in and out of Sierra Leone. During your trips to  
23 Sierra Leone, did you ever see Charles Taylor in Sierra Leone?

24 A. No.

10:46:15 25 Q. Did you ever see Foday Sankoh and Charles Taylor together  
26 in Sierra Leone?

27 A. No.

28 Q. You spoke of efforts made by yourself to purchase  
29 ammunition for the RUF. On one instance you were arrested in

1 Conakry in relation to such an attempted purchase. You spoke of  
2 being given diamonds by the RUF to sell for various purposes, in  
3 particular to buy ammunition. Did you hear from anyone during  
4 your various dealings with the RUF that Charles Taylor was  
10:47:07 5 assisting them or helping them in any way?

6 A. No, I did not hear that.

7 Q. Did you hear of one instance, one time, when someone in the  
8 RUF said Charles Taylor gave them ammunition?

9 A. No, never did I hear that.

10:47:42 10 Q. Did you hear of one instance, any single time, when Charles  
11 Taylor was said to have given the RUF arms?

12 A. I did not see that happen, nor did I hear that.

13 Q. Of all the RUF members you came in contact with and with  
14 whom you interacted, did you hear anyone say that Charles Taylor  
10:48:17 15 sent them from Liberia to Sierra Leone to fight with the RUF?

16 A. No.

17 Q. Thank you, Madam Kallon. I want to show you a few  
18 photographs now, and I've communicated the exhibit numbers to the  
19 Court Management Section.

10:48:44 20 I should indicate that some of these exhibits may have  
21 inscriptions on them. I am not particularly sure which ones do  
22 and which ones do not. But what we have done, consistent with  
23 prior practice, is to replicate the exhibit. I would ask that in  
24 those instances where a photograph has an inscription on it, I be  
10:49:06 25 allowed to give Madam Court Officer the duplicate copy we have  
26 made and it will be shown to learned counsel opposite before  
27 being placed in front of witness.

28 PRESIDING JUDGE: Very well.

29 MR ANYAH: So can I start with Prosecution exhibit P-397B.

1 That one I know has inscriptions on it, so I will give a clean  
2 copy to Madam Court Officer, and could you please show this to  
3 counsel opposite. Could that be first shown to the witness and  
4 then displayed for the Court, please:

10:50:22 5 Q. Madam Kallon, can you look at that photograph. May that be  
6 displayed, please. Madam Kallon, you see the photograph that is  
7 being displayed. Do you recognise the person that is pictured in  
8 that photograph?

9 A. No, I don't know him.

10 Q. Thank you, Madam Kallon.

11 I wonder if one way of proceeding is that I just read out  
12 the exhibit numbers and we take all of them out. Can we go to  
13 Prosecution exhibit P-45A, please. Can I ask if it has any  
14 markings on it? Nothing is written on the face of it? Yes, we  
10:52:17 15 could display it and also show it to the witness. May the  
16 photograph be displayed, please?

17 Madam Kallon, do you recognise anyone in that photograph?

18 A. This person that is on this other end --

19 Q. Madam Kallon, we will ask you to switch seats, if you don't  
10:53:53 20 mind, to the seat in front of the overhead projector so you can  
21 point with a pen.

22 A. [No interpretation].

23 Q. Do you know the name of that person on the far right hand  
24 of the photograph?

10:54:30 25 A. He is Issa Sesay.

26 Q. Very well. Can you describe something the person is  
27 wearing, Madam Kallon?

28 A. I said this one is Issa Sesay.

29 Q. Yes, I want you to describe - is that the one with the



1 white hat in the photograph?

2 A. Yes, with the eyeglasses.

3 Q. Thank you, Madam Kallon.

4 May the witness be shown Prosecution exhibit 30D. Oh, it  
10:56:06 5 is marked. I have a clean copy here. Could you show this to  
6 counsel opposite, please.

7 Madam Kallon, can you look at that photograph closely.

8 A. I know the one in the middle, the one who has the white  
9 shirt on.

10:57:01 10 Q. Madam Kallon, if you feel like it, take up the photograph  
11 again and look at it closely. Look at the three faces closely  
12 and when you are ready, you let us know.

13 A. I said I know him.

14 Q. Very well. Could the photograph be displayed, please.  
10:57:34 15 Whom do you know in that photograph, Madam Kallon?

16 A. The one in the centre.

17 Q. What is that person's name?

18 A. Lawrence Amadia [phon].

19 Q. Thank you, Madam Kallon. Is that the only person you  
10:58:08 20 recognise in that photograph?

21 A. These other ones, I used to see them but I don't know their  
22 names.

23 MR ANYAH: May the witness be shown Prosecution exhibit  
24 153C, please. I have a clean copy here, and maybe we could do it  
10:59:01 25 together with P-68G.

26 PRESIDING JUDGE: Mr Anyah, I have my eye on the time. Of  
27 course we cannot display two pictures together, can we, at the  
28 same time? Display one at a time, please. Which photographs are  
29 we looking at?

1 MR ANYAH: This is Prosecution exhibit P-153C.

2 Q. Madam Kallon, do you recognise who is pictured in that  
3 photograph?

4 A. No.

11:00:21 5 MR ANYAH: Madam President, I see the time.

6 PRESIDING JUDGE: Yes, this is an appropriate time to take  
7 the break. We will recess for 30 minutes and reconvene at 11.30.

8 [Break taken at 11.00 a.m.]

9 [Upon resuming at 11.33 a.m.]

11:32:59 10 PRESIDING JUDGE: Mr Anyah, I would propose that in order  
11 to save time you list all the photographs that you want to put to  
12 the witness so that the courtroom officer has them in her hand,  
13 instead of her walking up and down.

14 MR ANYAH: I will do so, Madam President, thank you. There  
11:33:17 15 are only a few left to consider with the witness. We are now at  
16 P-68G. The next one would be P-266A and the rest I will do in  
17 closed session. I will make the application at an appropriate  
18 time. So there are really only two left for this open session,  
19 P-68G. Is it marked? Yes. I have a clean copy. Can you please  
11:33:53 20 show it to --

21 PRESIDING JUDGE: Before you do so, is this not a  
22 confidential exhibit? This is a confidential exhibit, so perhaps  
23 you could defer this one.

24 MR ANYAH: Very well. I will deal with it when I deal with  
11:34:14 25 other confidential exhibits. May I have it back, please, and  
26 could you show the witness this clean copy of P-266A. Thank you:

27 Q. Madam Kallon, can you look at the photograph, please?

28 A. I have seen it.

29 MR ANYAH: May it be displayed.

1 THE WITNESS: The one in the middle is Foday Sankoh.

2 MR ANYAH: Madam Court Officer, could you please display it  
3 and could Madam Kallon be handed a pen, please. Could we also  
4 zoom out so that the entire photograph is visible:

11:35:28 5 Q. Now, Madam Kallon, take your time, point to anyone you  
6 recognise and tell us the person's name.

7 A. This one in the middle is Foday Sankoh. Then this other  
8 woman who is wearing the white short sleeves shirt is Josephine  
9 Tengbeh.

11:35:57 10 Q. Do you recognise anyone else in the photograph,  
11 Madam Kallon?

12 A. Yes, I have seen some, but I don't know their names.

13 PRESIDING JUDGE: Mr Anyah, let me just say this for the  
14 record. That the witness has identified the gentleman in the  
11:36:17 15 middle holding two ladies' hands as Foday Sankoh and the lady to  
16 the left side of the photograph wearing a short sleeve blouse as  
17 Josephine Tengbeh.

18 MR ANYAH: Thank you, Madam President:

19 Q. Madam Kallon, what other faces do you recognise that you do  
11:36:37 20 not remember the names?

21 A. The other person standing behind Josephine Tengbeh, I can  
22 recognise him, but I don't know his name.

23 Q. Anyone else that you can recognise but you do not know the  
24 name?

11:37:06 25 A. There is another man standing at the corner wearing  
26 spectacles. He's Pilo Bangura.

27 Q. Did you say Pilo? What is the first name of Bangura?

28 A. That's the name I know.

29 MR ANYAH: Madam President, this would be the man in a

1 green shirt on the far right of the photograph with glasses on  
2 the witness has identified as Pilo Bangura, and Pilo I would  
3 spell phonetically P-I-L-O, and Bangura, normal spelling:

11:38:05

4 Q. Is there anyone else you recognise on the photograph,  
5 Madam Kallon?

6 A. This other face in this corner, I knew someone who looked  
7 like this person, but I don't know if that's the same person. I  
8 knew a Pa called Pa Jalloh. I don't know if this is the person.  
9 I'm not very sure.

11:38:45

10 PRESIDING JUDGE: It's a pity that when the witness was  
11 testifying the photograph was not on the overhead. So, Madam  
12 Witness, please point again so that we can see what you were  
13 saying.

14 MR ANYAH:

11:39:02

15 Q. Madam Kallon, the other person you referred to that you  
16 were not sure of their name but you appear to recognise was whom?  
17 Can you point to that person with the pen?

18 A. This particular person. It looks like Pa Jalloh who used  
19 to work in the place, but because I cannot see his face clearly,  
20 I will not be very sure.

11:39:30

21 MR ANYAH: Madam President, may I indicate, subject to your  
22 approval, that the witness has pointed to the image of a man to  
23 the immediate left of Foday Sankoh's face on the photograph,  
24 indicating that she is not sure of his name but that he appears  
25 similar to someone she knew as Pa Jalloh.

11:40:01

26 PRESIDING JUDGE: That's fair enough.

27 MR ANYAH: Thank you. Thank you, Madam Kallon. You can  
28 resume your seat. And thank you, Madam Court Officer.

29 Madam President, at a later time today I would make a

1 request for a closed session to deal with certain confidential  
2 exhibits:

3 Q. Now, Madam Kallon, actually, in relation to the  
4 photographs, can I ask you this: How good is your eyesight? Do  
11:40:52 5 you see well when you look at documents? Did you hear the  
6 question, Madam Kallon?

7 A. Repeat the question.

8 Q. Yes. Your vision, your eyes, do you see well when you look  
9 at documents, in this instance, photographs?

11:41:33 10 A. My eyesight is not very good. If the image is very small,  
11 it will be difficult for me to see it clearly.

12 Q. Very well. Thank you. Now, Madam Kallon, I want to switch  
13 topics and I want us to consider some of the evidence that this  
14 Court has heard during the course of this trial. Witnesses have  
11:42:08 15 come before this Court. Before you are now testifying, others  
16 have come and they have told the Court about various events and I  
17 want read to you some of what has been said to the Court and I  
18 want to get your reaction or responses to some of what I'll read  
19 to you.

11:42:32 20 Now, the first transcript I wish to consider with you is  
21 from 4 February 2008. That's 4 February 2008 beginning at page  
22 3053. It's an open session transcript, page 3053. The witness  
23 who was then testifying before the Court was TF1-360. I wonder  
24 if has - I think it has been pulled up, but for some reason I am  
11:43:43 25 unable to see it. Yes, I see it. Very well. Now, 4 February  
26 2008.

27 Madam Kallon, do you know somebody by the name of Perry  
28 Kamara?

29 A. Repeat the name.

1 Q. Yes. Perry Kamara.

2 A. Yes, I used to see him, but we were not very close.

3 Q. Who is Perry Kamara?

4 A. He was an RUF fighter.

11:44:39 5 Q. Is that the only name you know him by?

6 A. Yes, that's the only name I know for him. We were not  
7 close to each other.

8 Q. Do you know what role he played within the RUF?

9 A. No.

11:45:10 10 Q. Well, Perry Kamara came before the Court, and he testified  
11 here during the month of February in 2008. At line 5 of that  
12 transcript - and the transcript is no longer up. Yes, there is  
13 it. Line 5, there's a question asked of him:

14 "Q. Do you recall what sort of subjects would be discussed  
11:45:31 15 at this time that there were no supplies coming through?  
16 What would be the subject of their communication?

17 A. Yes, you know, as we all observed the process in Sierra  
18 Leone, Mr Sankoh always - was always advised by Mr Taylor.  
19 At any time Mr Sankoh received message from Mr Taylor we  
11:46:07 20 will undertake a serious attack. The RUF will attack the  
21 government troops. On many occasions as a radioman of the  
22 RUF I received, I monitored, I read from the logbooks, for  
23 example, when a place like Sierra Rutile, because Sankoh  
24 told us that he wanted to look for a major place that he  
11:46:49 25 would attack according to Mr Taylor's advice."

26 Let's pause there. Madam Kallon, there is reference here  
27 by King Perry to him being a radioman for the RUF. I referred to  
28 him as King Perry and I asked you about Perry Kamara. Let me  
29 start again. The person you know as Perry Kamara, do you know if

1 he also answered the name King Perry?

2 A. He responded to the name but as I told you, we were not  
3 close.

4 Q. If you listen to what I just read, there is reference there  
11:47:39 5 by this person to the fact that they were a radioman or radio  
6 operator for the RUF. There is also reference to a place called  
7 Sierra Rutile. Do you know where Sierra Rutile is, Madam Kallon?

8 A. No.

9 Q. Do you know in which country it is?

11:48:09 10 A. I know it's in Sierra Leone, but I have never been there.

11 Q. Well, let's continue with Perry Kamara's evidence. After  
12 Sierra Rutile is spelt, at line 19 the witness Perry Kamara is  
13 told to continue, and he continues with his answer at line 20:

14 "And so in his conversation with Taylor he said, 'You  
11:48:44 15 should either attack the major places like Kono or Sierra  
16 Rutile'. As a result he chose to attack Sierra Rutile and  
17 the attack on Sierra Rutile was a successful one."

18 And then he says that Sierra Rutile is in Bonthe District  
19 in the southern part of Sierra Leone. We go over to the next  
11:49:11 20 page, page 3054.

21 Madam President, is there --

22 PRESIDING JUDGE: Yes, I think - I'm advised - I don't  
23 know - Madam Prosecutor, that this particular witness we are  
24 discussing, although he testified openly, testified using his  
11:49:43 25 pseudonym. Is that true?

26 MR ANYAH: No.

27 MS HOLLIS: No, Madam President. He did use his name.

28 PRESIDING JUDGE: Very well. I stand corrected. Thank  
29 you.

1 MR ANYAH: Thank you, Madam President:

2 Q. We go over to the next page, page 3054. Perry Kamara says:

3 "A. Well, Sierra Rutile is a mining company. They dug for  
4 bauxite and other minerals that I don't know of.

11:50:23 5 Q. When was this attack on Sierra Rutile?

6 A. It was in late 1994 to 5.

7 Q. What happened during the attack?

8 A. During this attack the RUF reported about the manager

9 and otherwise that were captured together with him and

11:50:50 10 also the missions commander for that particular mission was

11 CO Mohamed Tarawalli. He came with money and the money was

12 in the rice bag together with the white man. When they

13 brought this money the money was reported to Foday Sankoh

14 and all of these went through the radio message. And

11:51:28 15 anything that happened at that time the communications

16 systems in the total RUF will receive that message at the

17 time. When they brought this money, we monitored a call,

18 he called the NPFL radio station and he sent message to

19 Mr Taylor about this money and when Mr Taylor told him

11:51:58 20 that, 'You have to save that money to do some other things

21 with it, for instance to get ammunition, food and drugs for

22 your fighters.' Then he kept the money for some time.

23 Then also, 'You can use this money to establish diplomatic

24 relationship with the outside world.' He showed him ways

11:52:29 25 to establish the diplomatic relationship with the outside

26 world. He told him, and then he did it. We all saw it. I

27 saw it myself.

28 Q. How was he advised? How was Foday Sankoh advised to

29 establish a diplomatic relationship with the outside world?



1 A. What he did, he said the civilians that were amongst us  
2 who were educated people, he should send them through  
3 Guinea because by then the Liberian border was closed. He  
4 said he should be able to send them through Guinea so that  
11:53:13 5 they can travel to Ivory Coast and then buy a house there,  
6 get a base there and then get a radio communications there.  
7 But how will they have done this? He said they should do  
8 that through the white men who were captured at Rutile and  
9 at the time they should be released. That was the time the  
11:53:51 10 people should go with them. Who was appointed for that  
11 mission was Fayia Musa, Deen-Jalloh, Mr Palmer and their  
12 families."

13 Let's pause there. Madam Kallon, Perry Kamara, if you  
14 understand what I've just read, was saying to the Court that  
11:54:12 15 Foday Sankoh spoke with Charles Taylor. Foday Sankoh received  
16 advice from Charles Taylor about sending the educated civilians  
17 within them, that is, the RUF, the educated people, through  
18 Guinea so they could travel to Ivory Coast, and that in the Ivory  
19 Coast they should buy a house and they should be based there.  
11:54:42 20 This was to be accomplished through the white men who had been  
21 captured at Rutile, that at the time of the release of the white  
22 men who had been captured, they should go with the white men.  
23 The persons they named here that were appointed for that mission  
24 were Fayia Musa, Deen-Jalloh, Mr Palmer and their families. Are  
11:55:08 25 you aware of this particular mission that Perry Kamara was  
26 telling the Court about?

27 A. I don't know about this one.

28 Q. Well, you told us about taking Phillip Palmer, Deen and  
29 Agnes Jalloh, your husband Daniel GG Kallon, also known as Pa

1 Kallon, somebody named Alhaji Fofana and somebody named Pa  
2 Kamara, as well as somebody named Kono Manie. You told us about  
3 taking those persons from Sierra Leone into Guinea. Do you  
4 remember telling us that?

11:56:02 5 A. Yes, I was the one who took those first set of people, and  
6 I went with them.

7 Q. During that time you took that first group of people - and  
8 you remember telling us that Fayia Musa, you took him during a  
9 second trip when you took a radioman by the name of Philip

11:56:28 10 Sannoh, as well as Pa Barrie or Alhaji Barrie, but keep that  
11 aside for now. During the first trip when you took Palmer, Agnes  
12 and Deen-Jalloh and the others to Guinea, were you accompanied by  
13 some white men?

14 A. The first day?

11:56:48 15 Q. I'm referring to the trip when you took Palmer, Pa Kamara,  
16 Pa Kallon, Deen and Agnes Jalloh, Kono Manie and the rest. Were  
17 there any white men that travelled with all of you?

18 A. No.

19 Q. Were there any white men who had been held hostage or  
11:57:10 20 captive by the RUF that travelled with all of you into Guinea  
21 during the first trip?

22 A. No.

23 Q. We continue with Perry Kamara's, same page, page 3055.  
24 Learned counsel opposite Mr Bangura, I believe, was speaking.

11:57:35 25 The question was:

26 "Q. Mr Witness, can you just briefly explain again, it  
27 wasn't quite clear to me, how the timing of setting up a  
28 diplomatic relationship should be linked to the white men.  
29 It was not clear. Can you explain that again, please? You

1 mentioned something about one should be timed to the other.  
2 A. Okay, during the time he said this was when he said  
3 that when we will be leaving to release those people,  
4 the whites who were captured from Sierra Rutile and he said  
11:58:31 5 that should be the same time that the people were  
6 appointing; that we were using them as civilians as  
7 hostages and we should leave all of them together, release  
8 all of them together to go. As long as they have money  
9 they will travel to Ivory Coast and that was how it  
11:58:58 10 happened. When the Red Cross came to receive the white  
11 people they all went together with Deen-Jalloh. We just  
12 pretended as though they were people who were also captured  
13 so we are now releasing them to go and then when they went  
14 they went with the money and established a base in the  
11:59:25 15 Ivory Coast. That was where they were. When they got to  
16 the Ivory Coast they bought a house for the RUF and bought  
17 a radio and that was where they were based and from there  
18 we received another stranger. He was called Dr Simbo.  
19 Dr Simbo was a man who brought instruments."  
11:59:54 20 Let's pause there. King Perry elaborated on his answer.  
21 He said the plan was when they were releasing these white men who  
22 had been captured by the RUF, at that time they would release  
23 others to go with them. Those others had not been captured, but  
24 they would just accompany the white men and they would go and set  
12:00:24 25 a base or establish a base in the Ivory Coast. He said when the  
26 Red Cross came to receive the white people, they all went  
27 together with Deen-Jalloh. Madam Kallon, do you remember an  
28 instance when white persons were held hostage by the RUF, the Red  
29 Cross was involved and the white persons were released to

1 Deen-Jalloh? Do you recall such an event ever happening?

2 A. Can I explain that area?

3 Q. Yes, please do.

4 A. What I know is that Deen-Jalloh did not go out with white  
12:01:15 5 people. Deen-Jalloh and others. It was myself who took them  
6 out. There were no white people. The white people's issue was a  
7 different one. That was to help to release them. That was a  
8 different issue. So if somebody came here and said that it was  
9 Deen-Jalloh and the white people, that was not how it obtained.

12:01:40 10 Q. Well, Madam Kallon, I'm trying to understand what you just  
11 said. I understood some of it. You said, "What I know is that  
12 Deen-Jalloh did not go out with white people." He did not go out  
13 from where?

14 A. From Sierra Leone into Guinea. He did not go with white  
12:02:02 15 people.

16 Q. You said, "It was myself who took them out." And then the  
17 record has you as saying, "There were no white people." Who are  
18 you saying you took out?

19 A. I was the one who took them out from Sierra Leone into  
12:02:28 20 Guinea. There was no white man there.

21 Q. Yes. Which people did you take out from Sierra Leone?  
22 Just remind us, who are the people you're referring to now that  
23 you took out from Sierra Leone?

24 A. Deen-Jalloh and his wife, Pa Alhaji Fofana, Pa Kamara,  
12:02:52 25 Pa Kono Manie and my husband and myself and Palmer. All of us  
26 left the same day.

27 Q. Thank you for that response. Let me ask it another way.  
28 After you had removed Deen-Jalloh and Agnes Jalloh from Sierra  
29 Leone and taken them to Danane, do you know whether another time

1 came upon when Deen-Jalloh returned to Sierra Leone and removed  
2 some white men from Sierra Leone?

3 A. I did not know that one.

12:03:48

4 Q. Mind you, Perry Kamara give us a time frame here. He said  
5 the attack on Sierra Rutile was in late 1994 to '95. Did you  
6 ever hear before Maada Bio came into power that Deen-Jalloh went  
7 into Sierra Leone and removed some white men that had been held  
8 captive by the RUF?

9 A. No.

12:04:21

10 Q. Now, you heard Perry Kamara say that when they got to Ivory  
11 Coast they bought a house for the RUF and bought a radio. When  
12 you testified here either yesterday or on Friday, the 18th, you  
13 said houses were rented for those who went to Danane and then you  
14 spoke of a second trip with Philip Sannoh, Alhaji Barrie,

12:04:54

15 yourself, where you took a radio along with you. You said you  
16 carried that radio; it had been given to you by Philip Sannoh.  
17 Now, do you know whether before you took that radio with Philip  
18 Sannoh outside Sierra Leone those who were in Danane in the Ivory  
19 Coast already had a radio?

12:05:28

20 A. They did not have a radio.

21 Q. Do you know whether they bought a house for the RUF?

22 A. No.

12:06:01

23 Q. Now, you heard King Perry mention somebody called Dr Simbo.  
24 You have testified about somebody called Dr Sebo. You mentioned  
25 this Dr Sebo in relation to a trip you made with him from the  
26 Ivory Coast to Guinea, specifically Gueckedou, and how you took  
27 him through the Guinean-Sierra Leonean border into Sierra Leone.  
28 You said Dr Sebo went there because some white men had been held  
29 hostage by the RUF.

1 King Perry mentions Dr Sebo in relation to the white men  
2 and Deen-Jalloh. He said it was around the time that the white  
3 people went with Deen-Jalloh that they received another stranger.  
4 After the RUF had based in the Ivory Coast, bought a house,  
12:07:10 5 bought a radio, they received another stranger called Dr Simbo,  
6 that Dr Simbo was a man who bought instruments.

7 First question, Madam Kallon, do you know somebody called  
8 Dr Simbo, Simbo?

9 A. Yes, I know him.

12:07:32 10 Q. Is that different from the person you referred to in court  
11 as Dr Sebo?

12 A. That's the only name I know for that man.

13 Q. No. The question - listen to the pronunciation. Perry  
14 Kamara referred to him as Simbo. Simbo. You have told us he is  
12:08:00 15 Sebo. Does that sound like the same person to you?

16 A. Yes, because we refer to him differently.

17 Q. Who took Dr Sebo into Sierra Leone?

18 A. It was me.

19 Q. Let me continue reading what Perry Kamara told the Court.

12:08:34 20 Same page, 3056. I stopped at line 12. The spelling of Simbo is  
21 then put on the record and then Perry Kamara was asked to  
22 continue his response and he said:

23 "A. Dr Simbo when I saw him, he was a man that brought  
24 satellite phone from Ivory Coast through - he passed  
12:09:07 25 through Liberia. He said he came from Liberia but he  
26 passed through Ivory Coast and entered into the RUF  
27 territory. At that time we had now established  
28 communication with the people that we sent to Ivory Coast  
29 and that was when himself and Sankoh spoke and he said he

1 had a satellite phone - he had satellite phone that he was  
2 doing business with. And then he said they passed through  
3 - he came from Liberia and then he went to Ivory Coast,  
4 Kailahun, Zogoda and then he brought the satellite phone  
12:09:59 5 that Sankoh was using in 1995 up to 1996 when Sankoh left."

6 Let's pause there. Madam Kallon, the Dr Sebo that you met  
7 in the vicinity of Danane, that you took to Gueckedou, that you  
8 kept in a hotel in Gueckedou when you went to the Gbemalu  
9 riverside to find a way to get into Sierra Leone, that you picked  
12:10:39 10 up from the hotel, took across Gbemalu into Sierra Leone, did  
11 that Dr Sebo carry a satellite phone with him?

12 A. I did not see him with a satellite phone. The only thing I  
13 saw with him was a camera. He used to take out his camera and he  
14 took pictures with it. I did not look into his bag, but his bag  
12:11:08 15 was a small one.

16 Q. That Dr Sebo that you took into Sierra Leone, did he tell  
17 you that before then he had already spoken to Foday Sankoh over  
18 the satellite phone? That is, did he tell you that before you  
19 and him entered Sierra Leone he had been speaking with Foday  
12:11:31 20 Sankoh on the satellite phone?

21 A. No.

22 Q. Do you remember telling us that he came to you so you could  
23 make contact with the RUF regarding the hostages? You remember  
24 telling us that?

12:11:51 25 A. Yes, he came to me, I said that.

26 Q. Do you know whether apart from you he had found another way  
27 before meeting you that he made contact with the RUF?

28 A. No.

29 Q. When you took Dr Sebo into Sierra Leone you said you

1 remained where your husband was and he went ahead. I think the  
2 place your husband was at the time was Pumudu. Do you know  
3 whether he carried a satellite phone that he gave to Foday Sankoh  
4 during that trip when you went to free to white men?

12:12:39 5 A. I did not look into the man's bag, but I told you that he  
6 had a small bag hung on him. But I did not see that.

7 Q. Let's go over to the next page, Perry Kamara's evidence  
8 from 4 February 2008. The page is 3057, starting at line 3.  
9 Madam Kallon, this is still Perry Kamara answering questions  
10 before the Court. Line 3 a question was asked:

12:13:11 11 "Q. Mr Witness, can you again tell the Court the route  
12 that you understood Mr Simbo to have taken - Dr Simbo to  
13 have taken to come to Zogoda?

14 A. According to what Mr Simbo said, he said he was from  
12:13:45 15 Liberia. He went to Ivory Coast to Mr Deen-Jalloh and  
16 others. He said he did not stay too long then he managed  
17 to enter Guinea, but in Guinea the RUF people who were the  
18 senior people like Mamie Iye, they used to disguise and  
19 enter into Guinea. For example, that woman entered into  
12:14:21 20 Guinea and then she was captured by the Guinean government  
21 and sent back over back to Sierra Leone to the Sierra  
22 Leonean government. Then Dr Simbo also used that  
23 opportunity and in fact he was escorted by Mamie Iye and  
24 then he took her from Ivory Coast, they came to Guinea and  
12:14:59 25 then he managed, escaped and entered into Sierra Leone.

26 That was how he entered. And when he came to Ngiema, that  
27 was in Kailahun, he was given few security escorts."

28 And then your name is spelt. They spell Mamie Iye and then  
29 at line 25 Perry Kamara said, after having been asked:



1 "Q. Now where did Dr Simbo come from? Where was he coming  
2 from?

3 A. He was from Liberia and went to Ivory Coast to join a  
4 delegation that was based there. From there himself and  
12:15:51 5 Mamie Iye managed to enter Sierra Leone through Guinea.  
6 That was how they passed."

7 Let's pause there, Madam Kallon. You heard reference to  
8 your name, Mamie I. Perry Kamara told this Court that Dr Simbo  
9 was from Liberia. You told us that the person you knew as  
12:16:21 10 Dr Sebo was a Ghanaian. Do you know whether Dr Simbo, when you  
11 met him in Ivory Coast, had just come from Liberia?

12 A. No.

13 Q. When you say no, is that it did not happen; or you do not  
14 know where he had come from?

12:16:53 15 A. I saw him in Ivory Coast. He did not tell me that he had  
16 come from Liberia.

17 Q. Do you know whether, when he was in the Ivory Coast, he met  
18 Deen-Jalloh either before or after he met you?

19 A. I was the first person to see Dr Sebo. At that time  
12:17:24 20 Deen-Jalloh and others were inside.

21 Q. You hear Perry Kamara saying that Dr Simbo used that  
22 opportunity, and the opportunity he's referring to here appears  
23 to be the time you were arrested in Guinea, captured and sent by  
24 the Guinean government to Sierra Leone. Now, was it the time  
12:18:02 25 when you, James Massallay --

26 PRESIDING JUDGE: Sorry, Mr Anyah. You seem to be  
27 interpreting the evidence in terms of time span, but I'm not sure  
28 that you're doing so accurately. I think when Perry Kamara was  
29 testifying he alluded to the time that Mamie I was arrested. I'm

1 not sure that the opportunity he's referring to refers to time,  
2 rather than the opportunity to use Mamie I and her connections to  
3 go through or to smuggle Dr Simbo through. You see the  
4 difference? I'm not sure what "opportunity" meant. It certainly  
12:18:56 5 didn't - I don't think it referred to time.

6 MR ANYAH: May I respond? Yes, I agree with your Honour  
7 and I see the distinction, but I am trying to read the transcript  
8 faithfully and when you look at the context, what flows from the  
9 other naturally - and I should note there has been no objection  
12:19:17 10 thus far. But in any event, reading that transcript - and we  
11 could look at the relevant portions starting at line 9 of that  
12 page --

13 PRESIDING JUDGE: Could we see the transcript again,  
14 please.

12:19:36 15 MR ANYAH: At line 9 on that page when Perry Kamara says,  
16 "... but in Guinea the RUF people who were the senior people like  
17 Mamie Iye, they used to disguise and enter into Guinea." And  
18 here is the example. He says:

19 "For example, that woman entered into Guinea and then she  
12:19:57 20 was captured by the Guinean government and sent over back to  
21 Sierra Leone to the Sierra Leonean government. Then Dr Simbo  
22 also used that opportunity and in fact he was escorted by Mamie  
23 Iye."

24 I understand Madam President's point, and there are ways I  
12:20:25 25 can address the issue without making that necessary logical leap.  
26 Thank you:

27 Q. Madam Kallon, at the time you took Dr Simbo - Sebo into  
28 Sierra Leone, at whose request did you do that?

29 A. At the beginning it was Dr Sebo himself with whom I spoke,

1 but at that time he was at Red Cross. He had the Red Cross ID  
2 card. It was attached to his pocket. So I spoke with Dr Sebo.

3 Q. No, I'm asking you who asked you to take Dr Sebo into  
4 Sierra Leone?

12:21:25 5 A. Nobody. It was myself. I did that willingly.

6 Q. But did Dr Sebo ask you to assist him into Sierra Leone?

7 A. Yes, he was the one who told me that those white people -  
8 that Red Cross had given him that assignment to find a way to  
9 release them. So he spoke to me so, I accepted.

12:21:52 10 Q. The time when you took Dr Sebo into Sierra Leone, was that  
11 before or was it after the time you, James Massallay and the rest  
12 were arrested in Conakry, Guinea?

13 A. I went with Dr Sebo before anybody came out.

14 Q. Before anybody came out of where?

12:22:31 15 A. I mean, Deen-Jalloh and others.

16 Q. Very well. Now, let me just finish the last part of Perry  
17 Kamara's evidence. That same page, 3057. Question at line 29:

18 "Q. Before he got to Liberia where did he come from? Did  
19 he say where he was coming from?"

12:23:08 20 A. No, only told us that he was from Liberia. He met our  
21 delegation in Ivory Coast. Besides Liberia, Ivory Coast  
22 and Guinea he didn't tell me about any other area."

23 I had asked you this question in relation to Deen-Jalloh,  
24 but let me ask it again in relation to the rest. Did you have  
12:23:37 25 the impression that Dr Sebo had met with any of the RUF members  
26 in Danane before you took him into Sierra Leone?

27 A. No, there was nobody there.

28 Q. Thank you, Madam Kallon. Now, that's it for Perry Kamara.  
29 Let's move on to another witness. This is the transcript for 14

1 April 2008. The witness in question testified using a pseudonym.  
2 The pseudonym is TF1-516. April 14, 2008, page 7480.

3 Now, Madam Kallon, just listen to what this witness said.  
4 It's a very short excerpt I wish to read. Starting at line 25 of  
12:25:47 5 that page, I learned counsel opposite, Mr Bangura - well, I was  
6 asking the questions. I asked the witness a question:

7 "Q. Do you know somebody by the name of Steve Bio,  
8 Mr Witness?

9 A. Bio?"

12:26:11 10 Mr Bangura having assisted with the proper pronunciation of  
11 Bio, then on the next page, page 7481, the witness gives his  
12 answer:

13 "A. I can remember that name Steve Bio.

14 Q. Who is Steve Bio?

12:26:33 15 A. That he was also a man working in the interests of the  
16 external delegation of the RUF and the external delegation  
17 of the RUF comprises one Palmer - Captain Palmer,  
18 Deen-Jalloh, and Fayia Musa and who was the spokesperson of  
19 the RUF at that time, Pa Kallon and one other woman I don't  
12:27:09 20 know, Iye, something Iye. And Steve Bio used to direct  
21 them, he used to move with them, more especially during  
22 the time the general adjutant of the RUF Kposowa had  
23 communication link with the soldiers, the Sierra Leone  
24 soldiers."

12:27:37 25 Then they spell Iye for the record. Madam Kallon, do you  
26 know somebody by the name of Steve Bio?

27 A. No. I heard the name, but I didn't know him.

28 Q. Did somebody named Steve Bio used to move with you and the  
29 others who were in Danane: Deen-Jalloh, Philip Palmer, Fayia

1 Musa?

2 A. No, during my time I did not come across him.

3 Q. This witness, TF1-516, told the Court that Steve Bio used  
4 to direct you and others, those who were part of what he referred  
12:28:24 5 to as external delegation of the RUF. Did Steve Bio direct you  
6 in any way, Madam Kallon?

7 A. I don't know him in person even. No.

8 Q. Now, when I read Perry Kamara's evidence, Perry Kamara said  
9 that the advice to Foday Sankoh to attack Sierra Rutile came from  
12:29:07 10 Charles Taylor. Perry Kamara was not the only witness who came  
11 here and said that. Another witness, TF1-045, said the same  
12 thing and the relevant page for that assertion is the transcript  
13 of 12 November 2008, page 20097 into the following page 20098. I  
14 will read some of TF1-045's evidence very briefly just to ask you

12:29:50 15 one question, Madam Kallon. This is the transcript from 12  
16 November 2008. The witness is Augustine Sama Mallah. Madam  
17 Kallon, do you know somebody by the name of Augustine Mallah?

18 A. No.

19 Q. Do you know somebody in the RUF who had the nickname of OG?

12:30:20 20 A. No.

21 Q. Do you know someone in the RUF who answered the nickname of  
22 Smog?

23 A. No.

24 Q. Very well. Mr Mallah came here, this is at page - let's  
12:30:37 25 start at the previous page 20096. Just the page before the one  
26 that was just displayed. At line 23 the question was asked of  
27 Mr Mallah:

28 "Q. How long did you remain assigned at Zogoda?

29 A. I was there from 1994 up to the ending of 1994, when

1 Foday Sankoh said that he was going to send me on a mission  
2 to Sierra Rutile."

3 And then on to the next page, Mr Mallah said that Mohamed  
4 Tarawalli was the field commander who was to lead them on that  
12:31:53 5 mission. We go to line 12 of that page, Mr Mallah was asked what  
6 the mission to Sierra Rutile was and Mr Mallah spoke of Mohamed  
7 Tarawalli coming to join them, that Foday Sankoh told them that  
8 he had received advice that they should go and attack Sierra  
9 Rutile, that Foday Sankoh said the advice came from the other  
12:32:29 10 side, they were in a formation and Foday Sankoh said the advice  
11 came from the other side that they should attack Sierra Rutile  
12 and terrorise the area, starting with the civilians, the towns,  
13 and to capture if possible the white employees who were there.  
14 At line 28 a question was asked of Augustine Mallah:

12:32:59 15 "Q. And when he said he received advice from the other  
16 side, did he tell you what he meant by that?

17 A. Yes, he later told us that it was from Charles Taylor."

18 And when we read along that page, page 20098, Augustine  
19 Mallah said that Foday Sankoh told them they needed to do  
12:33:32 20 something which would be of concern to the Sierra Leonean  
21 government and the international community. He went on later in  
22 his response to say that Foday Sankoh said they should destroy  
23 the company's equipment and property, they should burn the entire  
24 area, and at line 23 he said, this is Foday Sankoh told them, "He  
12:34:06 25 said if possible we should capture the white people who had been  
26 employed there and we should send them to him." And at line 28  
27 Augustine Mallah continued, "He said that would raise concern to  
28 the international community."

29 On the next page 20099 and into 20100 Augustine Mallah

1 talks about how the mission was carried out and how they captured  
2 white employees, four of them at a Sironco Company, and how they  
3 captured three employees at Sierra Rutile and four at Monkanji,  
4 for a total of seven. The Sironco Company was in Monkanji, they  
5 captured a total of seven employees and that they sent the white  
6 employees, and that they sent the white employees whom they had  
7 captured, seven of them, to Foday Sankoh at Zogoda.

8 Let's pause there. Madam Kallon, you told us of the RUF  
9 capture of white men and you mentioned I believe Kabala and you  
10 mentioned another place, I think you said Panguma. What places  
11 do you remember these white employees - sorry, these white men  
12 you referred to were captured from?

12:35:28 13 A. I only know that it was in Sierra Leone, but I couldn't  
14 understand their different areas where they were captured.

12:36:03 15 Q. In relation to the white employees that were captured  
16 regarding whom you took Dr Sebo into Sierra Leone, did you ever  
17 hear anyone say that it was Charles Taylor who advised the RUF to  
18 capture those men?

19 A. No, I did not hear that.

12:36:37 20 Q. Thank you, Madam Kallon. Shall we go to another  
21 transcript, please, this is the transcript of 10 March 2008,  
22 starting at page 5661. The witness testifying was Isaac Mongor.  
23 Line 3, page 5661.

12:37:43 24 Madam Kallon, somebody named Isaac Mongor came before this  
25 Court in March 2008 and they testified for a rather lengthy  
26 period of time, some eight days, some of it occurring in  
27 April 2008. I want to read to you what this person who called  
28 themselves Isaac Mongor said to the Court. Line 3:

29 "Q. Mr Witness, when was it? Do you recall the year it

1 was that you were given this new assignment?"

2 The witness had earlier on said that they were given a new  
3 assignment to go and train people who were to go and fight in  
4 Sierra Leone. It's at the top of that same page. So Isaac

12:38:33 5 Mongor said he was given an assignment to go and train people who  
6 were to go and fight in Sierra Leone. His response was:

7 "It was in 1990. That was the time I was given the  
8 assignment to go and train those people."

9 And then at line 10 he narrows it down to somewhere around  
12:39:00 10 March or April of 1990. He says he cannot be exact but it could  
11 be within that period, March or April 1990 he receives this  
12 assignment.

13 At line 15 of that page Isaac Mongor says at that time he  
14 was one of the Executive Mansion Guards and he's referring to his  
12:39:25 15 time with the NPFL he was an Executive Mansion Guard and he was  
16 given an assignment.

17 Shall we go to the next page, page 5662. At line 4 he  
18 said:

19 "He called me to go and train people who will go and fight  
12:39:52 20 in Sierra Leone, so he handed me over to his friend, that is Pa  
21 Morlai, for me to go and assist train his people."

22 He's speaking of Mr Taylor here. Isaac Mongor says  
23 Mr Taylor handed him over to Pa Morlai to go and assist and train  
24 Pa Morlai's people. Madam Kallon, I see you are smiling, but  
12:40:19 25 just listen, I will pose the question and you will be able to  
26 express your views on this.

27 Now, continuing on that page at line 17, Isaac Mongor said:

28 "A. It was Mr Taylor who told me to go with his brother  
29 who was Pa Morlai for me to assist him train his people.



1 He was the one who told me."

2 "Q. Where exactly were you when Mr Taylor told you to go  
3 and train Foday Sankoh's people?

4 A. I was on the ground where Mr Taylor was, that is his  
12:41:11 5 Executive Mansion, that is Gbarnga. That was where I was  
6 when he handed me over to Foday Sankoh for me to go and  
7 train his people."

8 We go to the next page, page 5663, line 6, Isaac Mongor  
9 said:

12:41:44 10 "I went through the training at Camp Naama and that was the  
11 AFL military base. That was the area and we had already been in  
12 control of that area, so that was the area where they sent me to  
13 to train the people."

14 He goes on to say that Charles Taylor had given that place  
12:42:05 15 to Foday Sankoh for his men to be trained there. He referred to  
16 the place as Camp Naama in Bong County in Liberia. We go to  
17 lines 20, 21. They asked Isaac Mongor:

18 "Q. Who were the people that were training there?

19 A. Well, I was training people there who were Sierra  
12:42:45 20 Leoneans and I had already told you that Mr Taylor had  
21 passed an order that they should arrest Sierra Leoneans and  
22 Nigerians, and who had already been jailed. So at the  
23 time, when the issue of the training came up, those Sierra  
24 Leoneans who were already in jail, we used to go to their  
12:43:09 25 cells and then take them to the base. We will take them  
26 from there to the base. So, Mr Taylor had given us one  
27 Toyota truck that was what we used to transport the  
28 recruits to the base."

29 Let's pause there. Madam Kallon, you mentioned somebody by

1 the name of Isaac Mingo. You said you were in Firestone, Harbel,  
2 when this person came back one day with John Kargbo. You  
3 identified that person first as NPFL. You said you housed them  
4 in the house of another person not far from yours right there in  
12:43:57 5 Harbel. You said you provided assistance to Kargbo, Isaac and  
6 the others. I think one other person you mentioned at that time  
7 was Bangura. You said that after Pa Morlai had moved his people  
8 to Sokoto, also known as Camp Naama, that this person Isaac was  
9 still with you in the vicinity of Harbel, and you said all of a  
12:44:26 10 sudden one day he disappeared and when he came back, Kargbo and  
11 others asked him where he had been, and that's when he said he  
12 had been at Camp Naama. And you spoke of a discussion he had  
13 with Kargbo, where Kargbo told him something to the effect that  
14 he wasn't Sierra Leonean and he should not expect to receive a  
12:44:54 15 position or a high position by virtue of having gone to Sokoto.

16 Now, someone named Isaac Mongor came here. First question:  
17 This person said they were training Sierra Leoneans at Camp  
18 Naama. The person you know as Isaac Mingo, Madam Kallon, to your  
19 knowledge did that person train any of Foday Sankoh's people at  
12:45:24 20 Camp Naama?

21 A. Repeat the question.

22 Q. Yes. The person you know as Isaac Mingo who came with John  
23 Kargbo first as NPFL, do you know whether that person ever  
24 trained anyone, any one of Foday Sankoh's people, at Camp Naama?

12:46:01 25 A. He was the one who told us that he had come from that  
26 place. But when he was going there, he did not tell anyone.

27 Q. Did he tell you what he did when he was at Camp Naama?

28 A. He explained to us that he helped Mohamed and others. That  
29 was when there was that dispute between himself, and Kargbo and

1 Mohamed said do you think if you got there you'd be - you would  
2 have a high position in Sierra Leone when you are not a Sierra  
3 Leonean? That is the problem they had.

12:46:52 4 Q. This person Isaac Mingo, did he tell you that he was sent  
5 to Camp Naama to help by Charles Taylor?

6 A. No.

7 PRESIDING JUDGE: What does the witness mean when she says  
8 he explained that he helped Mohamed and others? Helped them do  
9 what?

12:47:15 10 MR ANYAH:

11 Q. Madam Kallon, when this person Isaac Mingo told you that he  
12 went to help Mohamed and others, did he say what exactly he did,  
13 how he helped Mohamed?

14 A. Yes.

12:47:32 15 Q. What did he say?

16 A. He said he went to Camp Naama to help Mohamed and others to  
17 train the boys. That was when the dispute erupted.

18 Q. Now, this person Isaac Mingo that you knew, was he going  
19 around freeing Sierra Leoneans who had been jailed in Liberia?

12:48:15 20 A. No.

21 Q. To your knowledge, at that time did Charles Taylor provide  
22 Foday Sankoh with a Toyota truck?

23 A. No.

12:48:48 24 Q. To your knowledge, was a Toyota truck being used to move  
25 boys or men and women to Camp Naama, that is, by Foday Sankoh?

26 A. There was a truck, but I did not know the name of the  
27 truck.

28 Q. Very well. Is that the same truck you described last week  
29 as belonging to Anthony Mekuagbe?

1 A. Yes, that's the truck.

2 Q. Very well. Now, continuing with Isaac Mongor's evidence,  
3 shall we go to page 5665, please, same day's transcript, 10 March  
4 2008, line 12:

12:49:50 5 "Q. When you were a trainer at Camp Naama what rank did  
6 you have then?

7 A. I was a lieutenant.

8 Q. Do you recall the names of any of the other trainers at  
9 the camp?

12:50:18 10 A. I was one, Mohamed Tarawalli, Mike Lamin, Sam Dripo,  
11 Gongano, Rashid Mansaray. We were the people who used to  
12 train those men."

13 Madam Kallon, you spoke of Rashid Mansaray, you spoke of  
14 Mohamed Tarawalli. Do you know whether those persons had any  
12:50:56 15 rank, that is, military rank, at the time they were at Camp  
16 Sokoto?

17 A. No, I did not know their ranks. They only referred to them  
18 as COs.

19 Q. And do you know what "CO" means?

12:51:18 20 A. All the senior men were referred to as COs.

21 Q. Shall we go to line 26, please, of that page. Question to  
22 Isaac Mongor:

23 "Q. Were all of you teaching the same subjects, or were  
24 there different subjects covered by different trainers?

12:51:51 25 A. Yes, we had different subjects that we used to teach.  
26 Like in my case, and together with Mohamed Tarawalli,  
27 Gongano, Sam Dripo, we gave them the physical training..."

28 Now listen to this, Madam Kallon. Isaac Mongor said:

29 "... but I was the first person who had been there for

1 almost six months before the others met me there."

2 Let's pause. What Isaac Mongor is telling the Court - you  
3 remember how this all started - he said he was given an  
4 assignment to go and train Foday Sankoh's men. This assignment  
12:52:46 5 was given to him by Charles Taylor, who he referred to as the  
6 brother of Pa Morlai. He said he received this assignment about  
7 March or April of 1990, and later on here, based on what I've  
8 read, he tells the Court that he was the first person who had  
9 been at this Camp Naama for almost six months before the other  
12:53:11 10 persons came and met him there.

11 PRESIDING JUDGE: Mr Anyah, this is another area that  
12 you're interpreting. I interpret it differently. If we could  
13 have the transcript again, there are possible interpretations.  
14 The witness Isaac Mongor - is it Isaac Mongor again? He's given  
12:53:32 15 a litany of persons that were involved in physical training.

16 MR ANYAH: Yes.

17 PRESIDING JUDGE: And others later on that were involved in  
18 other kinds of training. But of the people involved in physical  
19 training, he was the first for almost six months. That is how I  
12:53:49 20 understand his testimony.

21 Now, what you are putting to the witness is that he was the  
22 first of all the trainers, including others, that were not  
23 involved in physical training. I don't particularly agree.

24 MR ANYAH: Then I will ask my questions consistent with the  
12:54:07 25 understanding of your Honours. Let's take Mohamed Tarawalli.  
26 That should solve the issue:

27 Q. Madam Kallon, Isaac Mongor is telling the Court that he was  
28 there first. He was there for almost six months before others  
29 met him there, and one possible other who met him there was

1 Mohamed Tarawalli. Now, you told us of seeing Pa Morlai with  
2 Rashid Mansaray and Mohamed Tarawalli. Do you know whether the  
3 person you know as Isaac Mingo went to Camp Naama before Mohamed  
4 Tarawalli?

12:54:59 5 A. No.

6 Q. What do you mean, no? You don't know, or it did not happen  
7 that way?

8 A. That is not how it happened. He did not go there early.

9 Q. Who did not go there early?

12:55:20 10 A. Isaac Mingo.

11 Q. When you first went to visit Camp Naama, your first visit,  
12 do you know whether this person Isaac Mingo was there at that  
13 time?

14 A. No, he wasn't there.

12:55:44 15 Q. How about during your second visit to Camp Naama? By that  
16 time was this person Isaac Mingo there, if you recall?

17 A. At that time I did not see him there. Even if he was  
18 there, maybe he hid. But I did not see him.

19 Q. Very well. Let's continue with Isaac Mongor's testimony.

12:56:16 20 Same page, line 9, a question is asked of Isaac Mongor:

21 "Q. At the camp did the recruits have food provided for  
22 them?

23 A. Yes, we used to receive supplies from Gbarnga. We used  
24 to receive rice that they used to bring in bags. We used  
12:56:47 25 to receive medicines.

26 Q. Did you have any weapons or ammunition in the camp?

27 A. We had weapons that were there with Foday Sankoh and  
28 myself, who was an instructor, I had my own personal weapon  
29 that I took to the place there and Mike Lamin himself - all

1 of us who were instructors, we all had weapons.

2 Q. Where did the weapons come from?

3 A. Those weapons came from Gbarnga and they were NPFL  
4 property.

12:57:37 5 Q. When you talked about the rice and supplies coming from  
6 Gbarnga, where in Gbarnga did it come from? From who?

7 A. The supplies were coming from the Executive Ground,  
8 that is Gbarnga where Mr Taylor was, and it was Mr Taylor  
9 who used to supply those foods to us."

12:58:04 10 Let's pause. Madam Kallon, you have told us of the  
11 supplies you provided to Foday Sankoh and those he was training  
12 at Camp Naama. You spoke of going there and cooking for them.  
13 You spoke of taking things like cassava, potatoes, rice to  
14 them --

12:58:30 15 MS HOLLIS: My recollection is the witness never said rice.  
16 She talked about cassava, potatoes, other things. She never said  
17 rice.

18 PRESIDING JUDGE: That is true. That's my recollection  
19 too.

12:58:47 20 MR ANYAH: I will double-check:

21 Q. Madam Kallon, you mentioned the various items you took to  
22 Camp Naama including soap. My recollection is that - well, tell  
23 us what items you took to Camp Naama. Madam Kallon, can you tell  
24 us or remind us of what items you took to Camp Naama?

12:59:28 25 A. Yes.

26 Q. Please do.

27 A. I used to go with cassava, cocoa-yams, potato, soap, palm  
28 oil. I used to go with those things. And when the Pa would come  
29 he used to ask me for money.

1 Q. Thank you, Madam Kallon. Did you ever take rice to Camp  
2 Naama?

3 A. The rice that I took there was a locally produced rice.

4 Q. Very well. You remember telling us in relation to  
13:00:22 5 medicines, this is at page 42711 of the transcript of 16 June,  
6 you said there was a Dr Fabai and also a medical person called  
7 Kamara. That Dr Fabai would treat those who were ill at Camp  
8 Naama. Do you remember telling us that last week?

9 A. Yes.

13:01:01 10 Q. Now, let's consider Isaac Mongor's evidence. Isaac Mongor  
11 said that they received supplies from Gbarnga. They used to  
12 receive rice in bags. Did you ever hear of those at Camp Naama  
13 receiving rice from Gbarnga, in particular from Mr Taylor?

14 A. I did not hear about that.

13:01:32 15 Q. Did you ever hear of those who were training at Camp Naama  
16 receiving medicines from Gbarnga, in particular from Mr Taylor?

17 A. No. It was Dr Fabai. That's what I know about.

18 Q. Did you ever hear of any sort of supplies coming to those  
19 who were training at Camp Naama with Foday Sankoh from the  
13:02:06 20 Executive Ground in Gbarnga?

21 A. No.

22 Q. How about weapons or ammunition, did you hear that  
23 Charles Taylor provided any ammunition or arms to those who were  
24 training at Camp Naama?

13:02:38 25 A. I did not hear that, nor did I see it.

26 Q. Thank you, Madam Kallon. Shall we go to the next page,  
27 page 5667, the transcript of 10 March 2008, Isaac Mongor's  
28 evidence. Starting at line 9, a question was asked of Isaac  
29 Mongor:



1 "Q. Now, you mentioned that Foday Sankoh was at Camp  
2 Naama. Did you hear Foday Sankoh speaking to the recruits?

3 A. Yes, Foday Sankoh used to speak to the recruits.

4 Q. Do you recall now anything that he would tell the  
13:04:07 5 recruits at Camp Naama?

6 A. Well, he used to tell them that Sierra Leone had a  
7 one-party system at that time, so the country was corrupt  
8 and that he was training them for them to go and free the  
9 people from that one-party system and for them to take over  
13:04:33 10 power and rule the country. So, those were the things that  
11 he used to tell the men during parade, and that they should  
12 be strong and that they should be courageous.

13 Q. Did he ever indicate, that you can recall, how he would  
14 accomplish this task of taking over the country in Sierra  
13:05:08 15 Leone?

16 A. Well, he used to say that, 'When you are here and you  
17 are training I can say I am a poor man, I don't have money,  
18 but all that I am doing here it is my brother, who is  
19 Mr Taylor, that is doing it.' So, that is what he used to  
13:05:48 20 tell the men.

21 Q. Would you yourself ever talk privately with Foday  
22 Sankoh?

23 A. Yes, I used to talk with Foday Sankoh.

24 Q. Did Foday Sankoh ever mention Mr Taylor in your  
13:06:06 25 discussions with him?

26 A. Yes, he used to talk about Mr Taylor.

27 Q. Can you recall now anything he said about Mr Taylor?

28 A. Well, he said that Mr Taylor was his brother and that  
29 what he was doing, that is when he was training those men,

1           it was Mr Taylor who was doing it for him and that after  
2           the completion of the training for them to go it was  
3           Mr Taylor that he depended on to do everything, and so even  
4           myself, he used to encourage me and he used to tell me that  
13:07:00 5           the job I was doing, I should exercise patience and bear  
6           with him. "

7           Let's consider what Isaac Mongor told this Court that I've  
8           just read. He said Foday Sankoh used to speak to the recruits.  
9           He told them that Sierra Leone had a one-party system. And then  
10          Foday Sankoh spoke of being a poor man. He said he did not have  
11          money. And then he said, but all that he was doing there, it was  
12          his brother Charles Taylor that was doing it.

13          Madam Kallon, you say Pa Morlai would come to your house,  
14          Firestone, Harbel. You said your husband Daniel Kallon was  
13:07:58 15          respected and that he was close to Pa Morlai. You say yourself  
16          that you were close to Pa Morlai. Did Pa Morlai ever tell you  
17          that all he was doing at Camp Naama, the training of those  
18          fighters there, that it was Mr Taylor who was doing that for him?

19          A. No.

13:08:28 20          Q. Did Pa Morlai, also known as Foday Sankoh, tell you  
21          something similar to what Isaac Mongor has said, that he depended  
22          on Mr Taylor to do everything? Did he say Mr Taylor was the one  
23          he depended on for everything?

24          A. I did not hear that.

13:08:59 25          Q. In all the time that you saw Pa Morlai both at Camp Naama  
26          and when he would come to Harbel, did you see him together with  
27          the person you knew as Isaac Mingo?

28          A. At that time he was not even coming closer. He will stand  
29          from his house, from there you can see the Pa.

1 Q. Who was not coming closer?

2 A. Isaac.

3 Q. Who would stand from his house and see the Pa?

4 A. Isaac.

13:09:43 5 Q. And who is the Pa you're referring to?

6 A. At that time it was Pa Morlai.

7 Q. In your assessment did this person you know as Isaac Mingo  
8 have a close relationship with Pa Morlai?

9 A. No.

13:10:16 10 Q. Why do you say no?

11 A. At that time Isaac was just an ordinary bodyguard. He  
12 didn't go close to the Pa.

13 Q. Thank you, Madam Kallon. Now, there is one transcript I  
14 want to visit very briefly. I just want to clarify something.

13:10:39 15 This will not take long.

16 PRESIDING JUDGE: Mr Anyah, Isaac was a bodyguard of who or  
17 whom?

18 MR ANYAH:

19 Q. Madam Kallon, Isaac was a bodyguard of whom? You referred  
13:10:52 20 to him as a bodyguard.

21 A. To Kargbo. John Kargbo.

22 Q. Was that when they were NPF - was that when Isaac was NPFL?

23 A. Yes.

24 Q. How about after he had gone to Camp Naama and returned, was  
13:11:22 25 he still bodyguard to Kargbo?

26 A. At that time when he came he was just there like a  
27 civilian. He didn't go anywhere. Except if I had some work to  
28 do, he would help me.

29 Q. Thank you, Madam Kallon. Can we have the transcript of 27

1 October 2008. The relevant page is 19316. Madam Kallon, I just  
2 want to clarify something regarding what this witness said. The  
3 witness who testified was Ibrahim Fofana. The witness testified  
4 openly. The TF1 number is 216. And the witness made reference  
13:13:14 5 to a name here that I want to ask you about and I'll do this as  
6 quickly as I can. The witness said that he was born in Tonkolili  
7 District. The witness said in February of 1998 - I am now at  
8 line 14 on that page into line 17 - he says in February in 1998  
9 the witness was in Kono in the particular village of Paema Town.  
13:13:55 10 And we go over to the next page, page 19318 - sorry, that's two  
11 pages over. The witness said in that February 1998 something  
12 happened in his village. He said a squad of soldiers - I am now  
13 between lines 11 and 21 - the witness said a squad of soldiers  
14 entered his village, they started harassing people, and they  
13:14:35 15 referenced an operation called Operation Pay Yourself. We go  
16 over to page 19320 between lines 17 and 20. The witness said  
17 another operation that these soldiers spoke about was called  
18 Operation No Living Thing. First they were speaking about  
19 Operation Pay Yourself, then the witness said another time came  
13:15:10 20 when they changed the expression and they called it Operation No  
21 Living Thing. Then we move over to the next page, page 19321.  
22 They asked the witness how long he stayed in Paema - this is at  
23 line 8 - after the soldiers came. And he responded, and then at  
24 line 13 he said when the soldiers went there, people started  
13:15:47 25 running away. They were going to Sandor and Sandor is towards  
26 Guinea. Sandor is another place on the way to Guinea. Then we  
27 go over to the next page, page 19327 - sorry, we should go to  
28 19327. Skip a few pages. Line 9, the witness was asked whether  
29 he left his house when he crossed over into Guinea - sorry, the

1 witness was asked:

2 "Q. Did you leave anybody in your house when you crossed  
3 over to Guinea?

4 A. Yes, somebody was in the house. That was my aunt.

13:16:44 5 Mammy Isatu. She couldn't walk.

6 Q. Mammy Isatu, you said she couldn't work or she couldn't  
7 - I heard 'walk'. What did you say? Was it walk or work?

8 A. She couldn't walk for any far distance. She was an old  
9 woman."

13:17:14 10 And then they spell the name Isatu, and then the witness  
11 said they left Guinea while the woman remained in - essentially,  
12 the witness says he walked and we crossed over to Sandor, we  
13 passed through Kumba Jende and we went. Let's stop there. This  
14 name that is mentioned is what I want to ask you about, Mammy

13:17:47 15 Isatu. First of all, do you know somebody called Ibrahim Fofana  
16 who was born in Tonkolili District?

17 A. No.

18 Q. Do you have a nephew or relative by the name Ibrahim  
19 Fofana?

13:18:09 20 A. No.

21 Q. When you hear the reference in Mr Fofona's evidence to his  
22 aunt Mammy Isatu, who could not walk, that she was an old woman,  
23 do you know if he's talking about you?

24 A. No, I don't think he was talking about me. Because all the  
13:18:46 25 places you are mentioning, I don't know there.

26 Q. Thank you, Madam Kallon. That answers it. I just wanted  
27 to make sure that was not you, and we are grateful for your  
28 response.

29 Madam President, the next issues I wish to discuss involve

1 either confidential exhibits or confidential transcripts. For  
2 the protection of Prosecution witnesses, I would like to make an  
3 application in respect of one set of information there, but I  
4 would like to do so outside the presence of the witness. But I  
13:19:28 5 make an application first for a closed session. I am asking  
6 Madam Kallon to bear with me while I make my arguments outside  
7 her presence, if your Honours allow it, and then with leave of  
8 your Honours, she can be brought back and we can ask her  
9 questions about these materials.

13:19:46 10 PRESIDING JUDGE: I am going to propose that the witness be  
11 escorted out to have an early lunch break in view of the time.  
12 Mr Anyah, did you say you want to make your application in closed  
13 session also?

14 MR ANYAH: Private session would suffice. When I said  
13:20:06 15 closed session, I meant either closed or private session, but not  
16 in open question.

17 PRESIDING JUDGE: Right. Madam Court Manager, please  
18 organise a private session for the reasons stated by counsel.

19 [In the absence of the witness]

20

21 [At this point in the proceedings, a portion of  
22 the transcript, pages 43120 to 43123, was  
23 extracted and sealed under separate cover, as  
24 the proceeding was heard in closed session.]

25

26 [At this point in the proceedings, a portion of  
27 the transcript, pages 43124 to 43166, was  
28 extracted and sealed under separate cover, as  
29 the proceeding was heard in private session.]

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**I N D E X**

**WITNESSES FOR THE DEFENCE:**

DCT-299	43043
EXAMINATION-IN-CHIEF BY MR ANYAH	43043