

Case No. SCSL-2003-01-T

THE PROSECUTOR OF THE SPECIAL COURT V.

CHARLES GHANKAY TAYLOR

WEDNESDAY, 10 SEPTEMBER 2008 9:30 A.M. TRI AL

TRIAL CHAMBER II

Before the Judges:

Justice Teresa Doherty, Presiding Justice Richard Lussick Justice Al Hadji Malick Sow, Alternate

For Chambers:

Mr Simon Meisenberg Ms Sidney Thompson

For the Registry:

Ms Rachel Irura

For the Prosecution:

Ms Brenda J Hollis Mr Mohamed A Bangura Mr Christopher Santora Ms Ruth Hackler

For the accused Charles Ghankay Mr Courtenay Griffiths QC Mr Terry Munyard Mr Morris Anyah

1 Wednesday, 10 September 2008 2 [Open session] [The accused present] 3 [Upon commencing at 9.30 a.m.] 4 PRESIDING JUDGE: Good morning. Before I take appearances 09:18:34 5 and remind the witness of her oath, you will notice that there is 6 7 only two of the Trial Chamber and the alternate judge sitting Regretfully our learned colleague, Justice Sebutinde, is 8 today. 9 unwell. In accordance with the provisions of Rule 16(A), Justice Lussick and I have signed an order permitting the Chamber to 09:29:24 10 continue sitting in the absence of a judge. 11 12 Now, Mr Bangura, appearances please. 13 MR BANGURA: Good morning, Madam President. Good morning, 14 your Honours and counsel opposite. Your Honours, for the 09:29:46 15 Prosecution this morning, Ms Brenda J Hollis, myself Mohamed A Bangura, Mr Christopher Santora and Ms Ruth Mary Hackler. 16 Thank 17 you, your Honours. PRESIDING JUDGE: Thank you, Mr Bangura. Yes, Mr Anyah? 18 19 MR ANYAH: Yes, good morning, Madam President. Good 09:30:04 20 morning, your Honours. Good morning, counsel opposite. For the 21 Defence appearing are Courtenay Griffiths QC, Mr Terry Munyard, 22 myself Morris Anyah and we are joined by an intern in our office, 23 Ms Haffie Haffner and Haffie is spelt H-A-F-F-I-E, Haffner, 24 H-A-F-F-N-E-R. Madam President, if it please your Honours, in 09:30:31 25 respect of the absence of Justice Sebutinde the Defence would 26 like to be heard on that issue in the person of Mr Terry Munyard. 27 PRESIDING JUDGE: The witness is in court. There is no 28 problem with the witness's presence? MR ANYAH: No, there isn't, Madam President. Thank you. 29

1 PRESIDING JUDGE: Very well.

2 MR MUNYARD: Madam President, your Honours, the Court 3 Officer was good enough to indicate to us in advance that Justice 4 Sebutinde unfortunately is absent and that the Court was 99:31:06 5 proposing to proceed under the rubric of Rule 16.

However, we have looked at Rule 16 and we think that there 6 7 may be a problem in trying to rely on Rule 16(A) for this reason, and I will read out just the relevant part, or what appears to us 8 9 to be the relevant part of the rule, "If a judge is unable to continue sitting in a trial which has partly been heard for a 09:31:29 10 short duration", and it seems to us that a trial that has been 11 12 running for the better part of nine months doesn't sit easily within the ambit of that phrase, "a trial which has partly been 13 heard for a short duration". It is for that reason. 14

09:31:54 15 If one takes as the benchmark some of the trials that have been before the Special Court, then obviously some of them have 16 17 gone on for an extremely long time, but by any standards it seems to us on this side of the Court at any rate that it's difficult 18 19 to describe the proceedings in the present trial as having been 09:32:19 20 partly heard for a short duration and it's for that reason that 21 we raise the question of whether or not the rule rightly applies, 22 or rather has rightly been invoked in this particular case. JUDGE LUSSICK: Yes, I think, Mr Munyard, the problem you 23 24 foresee really doesn't exist. It is a matter of rather imprecise 09:32:42 25 drafting. If you look at Rule 16(A), "If a judge is unable to 26 continue sitting in a proceeding it should be for a short 27 duration". That is how it should read. To support that 28 interpretation the subsection goes on to mention that the 29 remaining judges can continue to hear the trial for four or five

1 days, which itself is a short duration, and that is how we have
2 always interpreted Rule 16 and we have had occasion to apply it
3 on many previous occasions in the other trial.

4 MR MUNYARD: I completely see your Honour's point. The Trial Chamber has the advantage over us in that you have been 09:33:32 5 party to the discussion of the drafting of the rules and the way 6 7 in which they are meant to operate and in the circumstances I agree that the drafting is poor, because the phraseology is 8 9 attached to the wrong subclause and I now follow what Rule 16(A)is meant to cover. In the circumstances our query whether or not 09:33:58 10 it applies seems to be otiose. 11

JUDGE LUSSICK: Thank you, Mr Munyard. Just by way of self
 defence I might point out that none of the judges sitting on the
 Bench today had anything to do with the drafting of that
 subsection, or it would have been done differently.

Well, your Honour, for one awful moment I 16 MR MUNYARD: 17 thought you were about the to say that one or other of you had drafted it and that is why you knew what it meant, but I am very 18 19 glad that that's not the case. In the circumstances we have 09:34:33 20 raised the issue, it has been resolved and we can proceed. 21 PRESIDING JUDGE: Thank you, Mr Munyard. I haven't 22 welcomed Ms Haffner to the Court and I do so now and I will 23 remind the witness of her oath unless there are any other 24 matters. No.

09:34:5125Madam Witness, I again remind you that you took the oath to26tell the truth, that oath continues to be binding on you and you27must answer questions truthfully. Do you understand?28THE WITNESS: Yes.

29 WITNESS: TF1-585 [On former oath]

1 PRESIDING JUDGE: Thank you. Mr Anyah, please proceed. 2 MR ANYAH: Thank you, Madam President. Your Honours, before I proceed I would seek the Court's indulgence in respect 3 4 of two photographs I showed the witness yesterday. They were retained by the Court Management Officer, but I did not yesterday 09:35:18 5 ask that they be marked for identification and I would like to do 6 7 so at this point if your Honours please. PRESIDING JUDGE: Just for purposes of record in the light 8 9 of the fact that they have certain markings on them I just note that we are in open session, isn't that correct? 09:35:53 10 MS I RURA: Your Honour, we are in open session. 11 12 PRESIDING JUDGE: In which case if they are shown to the 13 witness they should not reveal the written portions to the 14 public. 09:36:07 15 MR ANYAH: That is correct, Madam President. I do not intend to show them to the witness at this point. I merely wish 16 17 to have them marked for identification. PRESIDING JUDGE: Very well. 18 19 MR ANYAH: Thank you. 09:36:17 20 PRESIDING JUDGE: That is a one page document, a black and white photograph showing a house and a car, it is MFI-4. A one 21 22 page photograph, a photocopy of a photograph showing a house with several people outside it with written additions is MFI-5. 23 24 MR ANYAH: Thank you, Madam President. 09:36:49 25 CROSS-EXAMINATION BY MR ANYAH: [Continued] 26 Q. Good morning, Madam Witness. 27 Α. Good morning. 28 MR ANYAH: May I proceed, Madam President? PRESIDING JUDGE: Certainly, Mr Anyah, please proceed. 29 The

	1	exchange was between myself and Madam Court Officer.
	2	MR ANYAH:
	3	Q. Madam Witness, when we left off yesterday we were talking
	4	about RUF codes in the possession of persons in Liberia. Do you
09:37:21	5	recall that, Madam Witness?
	6	A. Yes.
	7	Q. During your testimony on Monday, the 8th, you spoke about
	8	ECOMOG jets that took off from Roberts International Airfield and
	9	attacked RUF positions in Sierra Leone. Do you recall that,
09:37:44	10	Madam Witness?
	11	A. Yes.
	12	Q. There was a code you said was used in radio communications
	13	to alert RUF stations in Sierra Leone that these jets were
	14	coming. Can you tell us what that code is again?
09:38:04	15	A. I recall that I said it was 448.
	16	Q. And this is code 448 you said was relayed or transmitted by
	17	a radio operator at Roberts international by the name Sky 1, yes?
	18	THE INTERPRETER: Your Honours, your Honours
	19	PRESIDING JUDGE: Madam Witness, please pause. Yes,
09:38:41	20	Mr Interpreter?
	21	THE INTERPRETER: Your Honours, the gender of Sky 1 has not
	22	been made clear to the interpreter.
	23	PRESIDING JUDGE: Very well. Madam Witness, I want you to
	24	continue with your answer, but say whether Sky 1 was a man or a
09:38:55	25	woman.
	26	THE WITNESS: Sky 1 was a man.
	27	PRESIDING JUDGE: Please continue with your answer, Madam
	28	Witness.
	29	THE WITNESS: Like I said, at Roberts International Airport

	1	Sky 1 was a male. He was the one that used to give us the
	2	information from there.
	3	MR ANYAH:
	4	Q. And the information Sky 1 gave you from Roberts
09:39:28	5	International Airport was about the 448, correct?
	6	A. Yes.
	7	Q. At the time that Sky 1 gave you this information, was it
	8	when you were in Buedu between the early part of 1998 through
	9	December 1999?
09:39:55	10	A. Well, from early 1998 up to 1999, but it was not in
	11	December. It was mid-1999 that the jet stopped attacking the RUF
	12	posi ti ons.
	13	Q. So it would be fair to say that for about two-thirds of the
	14	period while you were in Buedu, early January 1998 through
09:40:20	15	mid-1999, Sky 1 was the one providing you with this information
	16	about the 448 jets, right?
	17	A. It was not just Sky 1 that used to send the information to
	18	us. We used to get it from various locations in Liberia, but
	19	Sky 1 was the number one person, or he was the person that
09:40:51	20	relayed the information to us from IRA.
	21	Q. Madam Witness, at this time ECOMOG was both in Sierra Leone
	22	as it was in Liberia, correct?
	23	A. Well, yes.
	24	Q. This Court, Madam Witness, has found as a fact that on 29
09:41:25	25	August 1997 ECOWAS, Economic Community of West African States,
	26	extended the mandate of ECOMOG troops in Liberia to include
	27	Sierra Leone. Are you aware of that, Madam Witness?
	28	A. Well, I don't know about that.
	29	MR ANYAH: Your Honours, for the record it is judicially

1 noted fact Z: Where were there ECOMOG jets taking off from Lungi in 2 Q. Sierra Leone and attacking RUF positions in other parts of Sierra 3 4 Leone during this period of time, Madam Witness? Well, I do not know about that. 09:42:11 5 Α. In your opinion, Madam Witness, is it the case that the Q. 6 7 code word or the code numbers 448 were only relative to jets taking off from Liberia and attacking Sierra Leone? 8 9 Α. Well, the code name, that code number 448 was referring to an ECOMOG jet. Whether it took off from Sierra Leone or from 09:42:48 10 Liberia, that was the code name for the ECOMOG jet bombers. 11 12 Q. That is fair enough. My question is, to rephrase it, were 13 you aware of ECOMOG jets, also known as 448, taking off from 14 Lungi International Airport in Sierra Leone and attacking RUF 09:43:17 15 positions within Sierra Leone? Well, that I do not know about. 16 Α. 17 You are only aware of those jets taking off from Roberts Q. International Airfield in Liberia. Is that your evidence, Madam 18 19 Witness? 09:43:38 20 I knew about jets and I got information from IRA whenever Α an ECOMOG jet took off from there to come and attack RUF 21 22 positions, but I did not know about any other jet that took off 23 from anywhere else in the world to attack RUF positions. The 448 24 generally meant ECOMOG jet. Whether it took off from where or 09:44:06 25 where not that was really not the concern. The code name was 448 26 for jet bombers. 27 And, just like you said in Court this morning, you told the Q. 28 Prosecution out of court that separate and apart from Sky 1 in RIA, RUF were warned of approaching 448 jets by radio stations in 29

1 Vahun, Foya and elsewhere in Liberia, correct? 2 Well, I informed the Prosecution that we used to get Α. information from Vahun, Foya airfield, about 448. 3 4 Q. The radio station in Vahun is Victor 1, yes? 09:45:09 5 Α. Yes. You also told the Prosecution you got information about 448 Q. 6 7 from Foxtrot Yankee in Foya, yes? Α. 8 Yes. 9 0. And in respect of these radio stations you referred to them 09:45:23 10 as NPFL radio stations, right? Well, I did not tell the Prosecution any specific name 11 Α. 12 regarding that. All I know is that those radio stations were 13 deployed there under Charles Taylor's government. 14 Q. Madam Witness - and for counsel's benefit this is in tab 2 of the Defence bundle. This is the set of documents handed out 09:45:58 15 by us yesterday. Your Honours, the relevant page is page 7 going 16 17 into page 8, starting at the bottom of the page. Madam Witness, just to be quick about this, in November 18 19 last year between the 19th and the 27th speaking of these events 09:46:41 20 you told the Prosecution you recall that there were 21 communications between the RUF and a Liberian radio station in 22 Foya called Foxtrot Yankee and another in Vahun - I'm now on the next page, page 8 - called Victor 1 and they had you saying these 23 24 were NPFL stations located on the border. Did you use the words 09:47:04 25 or the acronym NPFL in association with these radio stations, 26 Madam Witness? 27 Α. Yes. 28 Q. Are you aware of the fact that there was no such entity as 29 the NPFL starting towards the end of - in fact, in the middle of

1 1996, Madam Witness? 2 I did not understand that question. Α. I will repeat it. During the time you were in Buedu, 3 Q. 4 indeed as far back as when you were in Kenema, there was no entity or organisation in Liberia at that time called NPFL. 09:47:45 5 Are you aware of that, Madam Witness? 6 7 Well, what I know is that under Charles Taylor's government Α. they had the NPFL. 8 9 0. There was something called the National Patriotic Party, but it was not the National Patriotic Front of Liberia. Are you 09:48:12 10 aware of that, Madam Witness? 11 12 Α. Well, I do not know that difference. I don't know. 13 MR ANYAH: Madam Court Officer, with your assistance could 14 we produce Defence exhibit D-25. Thank you, Madam Court Officer: 09:50:33 15 0. Madam Witness, this is a document already exhibited before this Court, Defence exhibit D-25. You see at the top it says "22 16 17 November" and that should be 1996 through January - sorry, through 12 February 1997. At the very top it says "Liberia 18 19 demobilisation sites" and that is the map of Liberia. Have you 09:51:03 20 ever seen the map of Liberia before, Madam Witness? 21 Α. Well, no. 22 But you have been into Liberia a number of times, right? 0. Not so many times. I only went there at the time I went 23 Α. 24 there with Sam Bockarie and the area where I went to I stopped at 09:51:31 25 the border. That was - the first time I went there I stopped at 26 the border, so I have not been there for many times. I went 27 there twice. 28 Q. Since you left Liberia in the early 2000s, I think you said it was 2003, have you ever gone back to Liberia, Madam Witness? 29

1 Α. I left Liberia in 2002. Since then I have not been there. 2 Q. Are you sure you left Liberia in 2002? 3 Α. Yes. 4 Q. Madam Witness, if I told you that Sam Bockarie is said to have died on 6 May 2003, would I be mistaken? 09:52:25 5 Α. You have done a very big mistake there, yes. 6 7 Madam Court Officer, could you please produce MR ANYAH: Defence exhibit D-46. Can I first enquire if that is a 8 9 confidential exhibit? I am not aware of that. I hear from the Court Officer that it is not and it may be published then: 09:54:07 10 Madam Witness, this is an autopsy report in respect of 11 Q. 12 Sam Bockarie and may I ask that we go to page 2, which ends with 13 the ERN number 1315. Madam Witness, this concerns Sam Bockarie. 14 An autopsy was performed on his body and if you look on this page 09:54:43 15 you have information about him, his name, his age, and if you look at the place where it says "Date of death" do you see "6th 16 17 May (Tuesday) 2003"? Α. 18 Yes. 19 Does that refresh your recollection as to when you left 0. 09:55:10 20 Li beri a? 21 Well, this is a document. I did not write it and I do not Α. 22 even know who wrote it. Maybe somebody told the Court about it, 23 but what I know and what I saw is what I have told the Court. I 24 have nothing to do with this document. My question is did you leave Liberia in 2002 or in 2003, 09:55:32 25 Q. 26 which one? 27 Α. I am still telling the Court that I left Liberia in 2002. 28 MR ANYAH: Madam Court Officer, could we please go back to 29 the map, Defence exhibit 25:

1 Q. Madam Witness, this map which comes to us from the World Food Programme, a UN entity, United Nations entity, it is written 2 3 at the bottom of the map, shows various parts of Liberia, 4 including Vahun, Voinjama, Gbarnga, Camp Naama, Camp Schefflein, Tubmanburg, and it shows numbers in respect of each of those 09:56:48 5 And if you look in the centre of the map at the bottom areas. 6 7 near Harper, Liberia, it is written there "Total number of soldiers disarmed and demobilised 21, 315." 8 9 Are you aware of the fact that between November and February - November 1996 and February 1997 there was what was 09:57:10 10 called DDRR, Disarmament, Demobilisation, Reintegration and 11 12 Rehabilitation taking place in Liberia? 13 Α. Well, I don't know about anything like that. I don't know 14 anything about what you have said. But your evidence is some time in 1997 through 1999 ECOMOG 09:57:38 15 0. jets were taking off from RIA and NPFL radio stations in Vahun 16 17 and Foya were alerting RUF positions in Sierra Leone, yes? 18 Α. Yes. 19 Madam Witness, have you heard the name --0. 09:58:13 20 MR BANGURA: Your Honours, I think the answer has gone 21 through now, but I believe my learned friend has gone back on the 22 time period that he initially put to the witness about 448 from 23 The evidence before was '98 from the witness, but that Liberia. 24 question was from '97. The witness's testimony has been that 09:58:36 25 when she was in Buedu and that was from '98. 26 MR ANYAH: If I may be heard? 27 PRESIDING JUDGE: Yes, Mr Anyah, I am just looking at the 28 record as I do recall the witness saying some time the jets stopped. Mr Bangura, you have finished your objection? 29

1 MR BANGURA: Yes, your Honour.

2 PRESIDING JUDGE: Yes, Mr Anyah?

MR ANYAH: I see the point counsel is trying to make but 3 4 there are a number of issues here. One, it's cross-examination and I can have some fluidity in going back and forth. Two, the 09:59:05 5 witness did say earlier in the sequence of questioning that even 6 7 before she went to Buedu they used to receive 448 alerts and some of my prior questioning included her time in Kenema and I can use 8 9 this map for a variety of purposes; the present purpose being to 09:59:30 10 show the witness that ECOMOG was present in Liberia at a 11 particular point in time, disarmament was taking place in Liberia 12 and to use that context to pose specific questions about ECOMOG 13 jets.

14 PRESIDING JUDGE: I have no problem at all about your right 09:59:48 15 to cross-examine and put questions. I am just bearing in mind that you said "your evidence has been" and I want to ensure that 16 17 there is an accuracy in those dates. That is the only point I wish to check, Mr Anyah, and I am looking at a question - perhaps 18 19 it would be best, Mr Bangura, since you have raised the 10:00:12 20 objection, that you refer us to the prior evidence of the 21 witness.

> 22 MR ANYAH: Madam President, I appreciate the objection and 23 your Honour has said that I prefaced my question with the words 24 that the witness's evidence has been such and such.

10:00:31 25

PRESIDING JUDGE: Yes.

26 MR ANYAH: That being the case, I am more than willing to 27 reformulate and proceed.

28 PRESIDING JUDGE: Very well. That would save time and you
29 put your point to the witness, Mr Anyah.

	1	MR ANYAH: Thank you, Madam President:
	2	Q. Madam Witness, the map I have just shown you indicates that
	3	after February 1997 there was disarmament in Liberia. Do you
	4	agree?
10:01:04	5	A. Well, I don't know about that. I have no knowledge about
	6	the Liberian disarmament.
	7	Q. It is your evidence, is it not, that at the time when you
	8	were in Buedu there were still radio stations affiliated with the
	9	NPFL in Foya and Vahun alerting RUF positions in Liberia about
10:01:37	10	incoming 448 jets, yes?
	11	A. There was a radio station at Foya and there was a radio
	12	station at Vahun that always informed RUF positions about the 448
	13	at the time I was in Buedu.
	14	Q. And these radio stations would have been in Liberia after
10:02:02	15	the period of time that I proposed to you disarmament took place,
	16	yes?
	17	A. Well, I have said it that I do not know about disarmament.
	18	In early '98 when I was in Buedu I did not know whether they had
	19	disarmed before I went to Buedu. I don't know about that.
10:02:31	20	Q. This radio operator at RIA, Sky 1, did you tell the
	21	Prosecution that he was a brother of Superman?
	22	A. Yes.
	23	Q. Superman was Liberian, yes?
	24	A. Yes.
10:02:52	25	Q. I mean Liberian by nationality, yes?
	26	A. Yes.
	27	Q. And you do not recall what the call sign or radio name for
	28	Sky 1's radio was, yes?
	29	A. I don't recall, not at all.

1 Q. Have you ever heard the name Vandy Gbamayaji?

2 A. Yes.

3 MR ANYAH: Your Honours, part of this name have been given 4 before in prior evidence but I could spell it V-A-N-D-Y and G-B-A-M-A-Y-A-J-I: 10:03:39 5 Madam Witness, in what context have you heard that name? Q. 6 7 Well, that particular name, I heard that particular name Α. and I know the person. He was a radio operator who operated the 8 9 SLA radio station at that time in 1997 when Sam Bockarie and I and others were in Kenema and he was even working at the brigade 10:04:23 10 headquarters in Kenema. So at the time we pulled out of Kenema, 11 12 that is Sam Bockarie pulled out of Kenema, all of us went 13 together with Vandy Gbamayaji. So he was a radio operator and 14 Sam Bockarie assigned a radio set to him. That was a Thompson radio set. He was in Buedu monitoring the ECOMOG communication 10:04:56 15 in Buedu. 16 17 Q. Gbamayaji you said was a radio operator for Sam Bockarie in 18 Buedu monitoring ECOMOG communications, yes? 19 Α. Yes. 10:05:27 20 0. He first became a radio operator associated with 21 Sam Bockarie when you were in Kenema, yes? 22 No, he was at the brigade - the Kenema brigade. That was Α. 23 where he was working. 24 Q. He was an SLA, as in a member of the Sierra Leone Army, yes? 10:05:49 25 26 Α. Yes. 27 Q. And when we say SLA in this context, you mean the SLA that 28 became the Armed Forces Revolutionary Council, AFRC, yes? 29 Later, yes. Α.

	1	Q. When you refer to him as SLA he was no longer an SLA that
	2	was loyal to the Government of Sierra Leone, right?
	3	A. That I do not know, but he was an SLA. He was a soldier.
	4	Q. You said his role was to monitor ECOMOG communication in
10:06:30	5	Buedu. Was that the only thing he did when it came to
	6	monitoring, Madam Witness?
	7	A. Well, that was the assignment I knew for him.
	8	Q. What was the call sign of the radio he operated?
	9	A. The radio did not have a call sign. They just installed
10:06:59	10	the radio. He did not call from that radio. He was just there
	11	to monitor the ECOMOG net.
	12	Q. You mean there was a radio in Buedu that did not have a
	13	call sign?
	14	A. Yes.
10:07:21	15	Q. Is it your evidence that radios that are used only for
	16	monitoring do not always have call signs?
	17	A. Some had call signs. Those that they could use to
	18	communicate had call signs. Those that were used for monitoring
	19	did not have call signs.
10:07:51	20	Q. What was Gbamayaji's code name as an operator or his, shall
	21	we say, nickname?
	22	A. Well, I did not know any nickname by which he was called.
	23	That was the only name I knew for him.
	24	Q. Gbamayaji also monitored communication about ECOMOG jets,
10:08:23	25	or 448 jets. Do you agree, Madam Witness?
	26	A. Not a day did I know about that, that he monitored the
	27	operations of the ECOMOG jets. I do not know about that and I do
	28	not recall that.
	29	Q. Do you know what a Morse - M-O-R-S-E - code is? Morse

	1	code, have you heard that?
	2	A. Well, I have heard that before, but I was not taught the
	3	Morse code.
	4	Q. In what context have you previously heard Morse code being
10:09:06	5	referred to?
	6	A. Well, I only heard that there was a code known as the Morse
	7	code for radio operators. They said it was - it made a sound
	8	like "pin pin", something like that, but I don't know much about
	9	that anyway. I do not know anything about Morse code, because I
10:09:39	10	was not taught Morse code. I was not taught. I don't know.
	11	Q. Morse code was a code used by AFRC former SLA radio
	12	operators. Do you agree, Madam Witness?
	13	A. Well, that I don't know.
	14	Q. There were AFRC radio stations in Buedu that transmitted
10:10:05	15	information to the RUF about approaching 448 jets. Do you agree,
	16	Madam Witness?
	17	A. I don't understand that question.
	18	Q. I will repeat it. In both Kailahun and Kono Districts post
	19	intervention, that is post February 1998, there was some
10:10:31	20	collaboration between AFRC and the RUF in alerting each other
	21	about approaching ECOMOG Alpha Jets. Do you agree, Madam
	22	Wi tness?
	23	A. Well, I do not know about that.
	24	Q. Do you know who Perry Kamara is, Madam Witness?
10:10:58	25	A. I know about King Perry, but I do not know who is Perry
	26	Kamara.
	27	Q. Have you ever heard King Perry being referred to as Perry
	28	Kamara?
	29	A. Well, I do not know his Perry Kamara name. I do not know

1 about that. I heard about King Perry, but I do not know the name 2 Perry Kamara. King Perry was one of the senior RUF radio operators when 3 Q. 4 you were with the RUF, right? King Perry was a senior RUF radio operator. 10:11:45 5 Α. During the time you were with the RUF, correct? Q. 6 7 Α. Yes. King Perry was in the company of Gullit and others when 8 0. 9 they entered Freetown on 6 January 1999, correct? Well, at this time he was with Gullit. At the time they 10:12:10 10 Α. entered Freetown he was with Gullit. 11 12 Q. Madam Witness, I am going to read you what King Perry 13 testified to before this Chamber earlier this year. For 14 counsels' benefit this was in open session on 6 February 2008. The relevant pages are 3222, 3223, 3224 and I will jump from page 10:12:59 15 to page, but try and give an indication of where I am so 16 17 everybody can follow. Line 15, page 3222: "Q. During the course of your journey to Rosos were there 18 19 any communications which updated you on the threats that 10:13:40 20 you were faced with? 21 A. Yes, communication was going on. Besides the troops, 22 which were the government forces and the Civil Defence Forces, ECOMOG used to attack us from the air - air raid. 23 24 The jet was coming from Lungi and attack our positions and it was not only us. They were attacking positions like 10:14:04 25 26 Kailahun, Kono, Koinadugu and also even as we were moving 27 it used to attack our positions, but this attack that this 28 jet was doing in our communication we had two areas how we could communicate. We had radio operators. They were just 29

	1	there to monitor on the radio the activities of ECOMOG."
	2	Pause there. Madam Witness, a couple of questions. King
	3	Perry told this Court that ECOMOG jets used to take off from
	4	Lungi to attack their positions. Do you agree?
10:14:48	5	A. Well, I do not know. I wouldn't - I can't tell, because I
	6	did not move with King Perry and others. I was in Buedu. I
	7	don't know.
	8	Q. King Perry told this Court that they had radio operators
	9	who were just there to monitor on the radio the activities of
10:15:11	10	ECOMOG. Do you agree, Madam Witness?
	11	A. Well, that I don't know. Maybe it happened where he was.
	12	We were not at the same location, so I don't know about that.
	13	Q. On the next page, same transcript, 6 February this year,
	14	page 3223, starting line 3 a question is posed:
10:15:44	15	"Q. Now, in what form was this information passed on to you
	16	about ECOMOG air raids?"
	17	And then Perry Kamara or King Perry gives his responses
	18	starting at line 7, that is where I will read from:
	19	"A. For example, when the jet was coming from Freetown or
10:16:02	20	Lungi we had a particular code name for that. We called it
	21	448. "
	22	Then if you go down to line 13 he said:
	23	"The word 448 means jet has moved or it has attacked our
	24	location."
10:16:20	25	On the same page, line 26, the question is posed:
	26	"Q. Where were these messages coming from?
	27	A. As I was talking about monitoring communication set we
	28	had a particular radio set in Buedu monitored by the AFRC,
	29	that was the former SLA. That group was monitoring and

1 giving the message to the transmission." 2 Madam Witness, Perry Kamara in saying where Pause there. these messages were coming from said there was a particular radio 3 4 set in Buedu that was monitored by the AFRC former SLAs. Do you agree with that, Madam Witness? 10:17:05 5 Well, I have no idea about that. I was in Buedu, but I was Α. 6 7 not aware about that particular radio station set. Maybe where he was, maybe he called from there. Maybe somebody told him. 8 9 That might be his own statement. I am not saying - I am not denying what he said, but I don't know about it because we were 10:17:31 10 not at the same location. 11 12 Q. You were not at the same location, but King Perry is 13 talking about the location where you were. King Perry is 14 speaking of Buedu and AFRC or former SLAs monitoring ECOMOG jets 10:17:57 15 and transmitting information. You were in Buedu at this time, were you not, Madam Witness? 16 17 I was in Buedu at that time, but what I know about the Α. radio set is what I have told the Court. The radio station was 18 19 There was a particular set that was there to monitor. I there. 10:18:17 20 did not know about all what King Perry has said and he was not Maybe he was told. And what I saw, because I was there, 21 there. 22 I was present there, is what I have told the Court. 23 Another witness testified before this Court in April of 0. 24 this year, TF1-516, the date in question of the witness's 10:18:46 25 testimony, 8 April 2008, open session, page 6943. Madam Witness, 26 this is what someone else told this Court about ECOMOG jets. 27 Line 18: 28 "Q. Did you hear anything about jets during the Freetown i nvasi on? 29

1 We had a monitoring team that was another group of Α. 2 Those were the SLAs. One Gbamayaji, radio operators. Atati and the other SLA I cannot just recall his name. 3 They were tasked with the responsibility of receiving 4 messages from ECOMOG and decoding that message, so that was 10:19:36 5 then used to be transmitted to the fighters on the 6 frontline, more especially the flying of the jet so they 7 8 could just say on the air 448, meaning the ECOMOG jet, or 9 let us say jet bomber was up and everybody could take conceal ment." 10:20:00 10 Do you agree with this witness that Gbamayaji, somebody 11 12 named Atati were responsible for receiving and transmitting 13 messages about 448 jets? 14 Α.

I will not just agree with that. You are still pushing me 10:20:23 15 to somebody else's statement. I do not know about that person's statement and I do not know about that person you are talking 16 17 about. What I heard, what I saw, is what I am saying. I have nothing to do with that person's statement. I do not know. 18 19 So I take it, Madam Witness, that you disagree that there 0. 10:20:48 20 was a group of AFRC/SLA soldiers specifically tasked to monitor 21 and transmit messages about ECOMOG 448 Alpha Jets? 22 Well, I know about Vandy Gbamayaji. He was an SLA/AFRC Α. soldier and he was in Buedu monitoring, but I do not know about 23 24 any other group, nor do I know a group or any other people. 10:21:26 25 was the person that I knew. Whether there were so many people, I 26 knew him and him alone.

Q. You have told us before that you knew Gbamayaji, but you
have maintained you only knew him as someone who monitored ECOMOG
communication. I am asking if you knew him to be somebody that

1 monitored ECOMOG communications about 448? Well, I said he was there. Vandy Gbamayaji was there to 2 Α. monitor ECOMOG positions or operations, but I do not know whether 3 4 he was there to report about the 448. But whatever that had to do with ECOMOG operations, he monitored those and then reported 10:22:16 5 to Sam Bockarie, so I don't know whether there were some other 6 7 people attached to him with whom he did the same job. 8 Do you agree with the proposition that within Sierra Leone, Q. 9 forgetting Liberia, the AFRC and the RUF had a structure in place to monitor 448 Alpha Jets? 10:22:41 10 Well, that I do not know. 11 Α. 12 Q. My question was do you agree with that proposition, not 13 whether you know or not? Well, repeat your question because it was not clear to me. 14 Α. 10:23:12 15 0. I will. The question is do you agree with this statement that within Sierra Leone during the time you were in Buedu the 16 17 RUF worked with the AFRC to put in place radio operators that would monitor the movements of ECOMOG 448 Alpha Jets? 18 19 Well, I am still stressing that I do not know about any Α. 10:23:41 20 specific radio station. The person I know is Gbamayaji. He was 21 monitoring ECOMOG activities and in the end report to 22 Sam Bockarie. Do you include amongst this phrase "ECOMOG activities" that 23 0. 24 he was monitoring the movement of ECOMOG Alpha Jets? 10:24:08 25 Α. Well, when we say ECOMOG activities, it might include that, 26 or it might not include that. Only what I know is that he was 27 monitoring ECOMOG activities and at the end report to 28 Sam Bockarie. Madam Witness, have you heard the name I mentioned before, 29 Q.

the name that was given by TF1-516, the other name of a radio
operator called Atati, A-T-A-T-I? Have you heard that name
before?

4 A. I do not recall.

10:25:12 5 Q. Are you persistent in maintaining that you are not sure
6 whether or not Gbamayaji monitored 448 because you want this
7 Court to believe that the monitoring of 448 was only done in
8 Liberia?

9 A. Well, I will still say this: Gbamayaji was monitoring
10:25:33 10 ECOMOG activities in Sierra Leone and at the end report to
11 Sam Bockarie. Maybe he monitored about the ECOMOG jets and
12 reported it, or maybe he reported some other things that he
13 monitored. I do not want to point specifically to that. All I
14 know is that he monitored ECOMOG activities and at the end report
10:26:01 15 to Sam Bockarie.

16 Q. And the reason you do not wish to be specific, I am putting 17 it to you, Madam Witness, is because you want this Court to believe that monitoring was only done in Liberia; true or false? 18 19 Well, I will not just agree with you and I will not Α. 10:26:22 20 disagree with you like that, but I know that Gbamayaji monitored 21 ECOMOG activity and in the end would report to Sam Bockarie and 22 that might be the ECOMOG jet or whatsoever movement that ECOMOG 23 undertook that he reported to Sam Bockarie, as well as - and I 24 want to assure the Court that we used to get reports about the 448 from Monrovia, or from Liberia to Sierra Leone. 10:26:47 25

Q. I am not arguing with you whether or not you used to get
these reports from Liberia. I am suggesting to you you want this
Court to believe you only got them from Liberia and not from
within Sierra Leone. Do you agree?

	1	A. I have answered that question and you are still pushing me
	2	there. You are confusing me. I have already answered that
	3	question.
	4	Q. Do you know Zedman, Sahr James, right?
10:27:35	5	A. I know him.
	6	Q. Another senior RUF radio operator, correct?
	7	A. Yes.
	8	Q. At one point Zedman was based at Lungi monitoring ECOMOG
	9	jets. Do you agree, Madam Witness?
10:27:54	10	A. Well, I don't know. I never heard about that. I am only
	11	hearing that from you now.
	12	Q. Well, let me rephrase that because I might stand to be
	13	corrected. Do you agree with this proposition, Madam Witness,
	14	that at some point Zedman had the responsibility of monitoring
10:28:17	15	the flights of ECOMOG Alpha Jets that were taking off from Lungi
	16	International Airport in Sierra Leone?
	17	A. Well, I do not know about that.
	18	Q. Have you heard the name Victor Malu before, Madam Witness?
	19	A. Well, I do not recall any more.
10:29:00	20	Q. Was there a radio operator by the name of Sita, S-I-T-A,
	21	that you know of?
	22	A. Well, I do not recall.
	23	Q. You have heard the name Abu Keita before, have you not?
	24	A. Yes.
10:29:22	25	Q. Who is Abu Keita, Madam Witness?
	26	A. Well, I came to know Abu Keita in Buedu as a ULIMO, but I
	27	do not know who he was.
	28	Q. Abu Keita was ULIMO. You agree with that, yes?
	29	A. That was what I heard.

	1	Q.	Abu Keita was Mandingo, yes?
	2	Α.	Yes.
	3	Q.	Abu Keita testified before this Court in January of this
	4	year.	On 23 January of this year he said something about ECOMOG
10:30:20	5	Al pha	Jets. I will read it to you from - your Honours, for
	6	everyo	one's benefit, the transcript of 23 January 2008 at page
	7	2024,	at line 12 - actually at line 18 the question was posed to
	8	Abu Ke	ei ta:
	9		"Q. Was there any strategy involving radios?
10:30:55	10		A. The strategy was the monitor. Zedman monitored the
	11		radio stations from the Nigerian ECOMOG who were based in
	12		Lungi. Also, Memunatu and Sita, they monitored from
	13		Monrovia. If a jet takes off from Monrovia on the RIA
	14		because Victor Malu who was the first commander was staying
10:31:21	15		in Monrovia, so they will call 448 so the radio operator
	16		would ring a bell and everybody would escape. That was the
	17		only strategy that I knew about."
	18		Did you hear what I just read as said by Abu Keita, Madam
	19	Wi tnes	ss?
10:31:38	20	Α.	Yes, I have heard it.
	21	Q.	Abu Keita is saying that jets also flew from Lungi airport
	22	and th	at Zedman monitored the flights of those jets. Do you
	23	agree?	
	24	Α.	Well
10:31:57	25		PRESIDING JUDGE: Pause, Madam Witness. Are you asking the
	26	wi tnes	s if he said that, or are you asking if there was
	27	moni to	pring of the flights, Mr Anyah?
	28		MR ANYAH: I understand the distinction:
	29	Q.	Do you agree with what Abu Keita has said that there was

	1	monitoring of flights taking off from Lungi International
	2	Airport?
	3	A. Well, I cannot just agree with that. That was what he said
	4	and that is his statement and in fact all what he said there, I
10:32:35	5	do not know anything about it, but that is his own statement.
	6	That was what he said in Court here. I am not saying he lied.
	7	And what I know and what I heard is what I am telling the Court.
	8	I do not know anything about what Abu Keita said or what he knew.
	9	Q. Do you agree with Abu Keita when he says that Zedman used
10:33:02	10	to monitor the flights of jets from Lungi airport?
	11	A. That was what he said, but I do not know anything about
	12	that.
	13	Q. Have you ever been to Roberts International Airfield in
	14	Monrovia, Madam Witness?
10:33:25	15	A. I have never been there.
	16	Q. Have you ever been to any airport, Madam Witness?
	17	A. I have been to the Lungi airport and - why are you smiling?
	18	And I have been to Brussels airport.
	19	Q. You did fly on a plane to get here, right, Madam Witness?
10:34:00	20	A. Yes.
	21	Q. At Lungi airport, using it as an example, when a plane
	22	takes off if someone were somewhere in a farm near Lungi would
	23	they be able to see that plane taking off?
	24	A. Farm? Which farm are you referring to?
10:34:24	25	Q. Let's forget farm as an example. If you were in the
	26	terminal of Lungi airport, or somewhere in the premises of Lungi
	27	airport, and you saw a plane taking off - rather and a plane took
	28	off or landed, would you be able to see it?
	29	MR BANGURA: Your Honours, I am not sure where we are

1 going, but it seems like we are dwelling in the realm of 2 speculation here now. The witness has not said that she - I don't know whether counsel wants to lay that sort of foundation, 3 4 but we do not have the witness in any situation where she says she has been standing and seeing a plane take off. We are 10:35:03 5 dwelling on speculation. 6 7 PRESIDING JUDGE: I think counsel is entitled to put that 8 question. He is asking something that she may or may not have 9 done, but he is asking her to say if she could have seen if she was in that situation. She has already told us she was at Lungi, 10:35:23 10 so I think counsel is entitled to put that question. 11 12 MR ANYAH: Thank you, Madam President: 13 Q. Madam Witness, when you were at Lungi did you see any 14 planes take off or land at that airport? Α. 10:35:45 15 The day when I said I was at Lungi, it was at the time that I was coming here that I entered Lungi. That was my first time 16 17 of going to Lungi. I have not lived in Lungi before. I was passing through. 18 19 My question is not whether you have lived there. 0. My 10:36:03 20 question is not whether you were passing through. My question is 21 not whether that was the first time you were there. My question 22 is this time you were there did you see any planes take off or 23 I and? 24 Α. I can only come out to see or want to see if I had any 10:36:29 25 interest over that particular plane. 26 I am not asking you whether you had an interest in a plane Q. 27 landing or taking off. 28 PRESIDING JUDGE: Madam Witness, the question is not 29 difficult. You have told us you were at Lungi. When you were

1 there, did you see a plane take off from the airport or did you 2 see a plane land at the airport? 3 THE WITNESS: Well, I cannot remember that. 4 MR ANYAH: Have you ever seen a plane take off or land anywhere else 10:37:03 5 0. before, whether it be Lungi, Brussels or when you arrived here in 6 7 Holland at another airport? 8 Repeat that question. Α. 9 MR ANYAH: Madam President, to be fair to the witness it may be possible that she did not arrive at Schiphol, so I will 10:37:23 10 rephrase the question: 11 12 Q. Madam Witness, have you ever seen a plane take off or land 13 in either Lungi or Brussels airport? Well, because I saw myself in, I entered the plane and we 14 Α. took off and then we landed. 10:37:44 15 When someone is at Lungi airport is there anything 16 Q. 17 obstructing their view of the runway that planes land and take 18 off from? 19 Well, I can't tell that. I do not know about that. Α. 10:38:06 20 0. When you were at Lungi were you able to look out and see 21 the runway on which planes take off or land on? 22 My Α. Except at the time when we came out to board the plane. 23 attention was not there. My attention was just on my travel. Т 24 was not even thinking about all of that. I was not paying 10:38:35 25 attention to all of that. 26 When Abu Keita says Memunatu Deen and others monitored Q. 27 Alpha Jets at Roberts International Airfield, do you agree that 28 that in fact did take place? 29 Well, I don't know that. Α.

1 Q. Fair enough. Madam Witness, switching topics, let's talk 2 about Johnny Paul Koroma for a minute. You testified about 3 Johnny Paul Koroma and events that took place post intervention, 4 that is after ECOMOG removed the junta from power in February of Do you recall talking to us about Johnny Paul Koroma, 10:39:35 5 1998. Madam Witness? 6 7 Α. Yes. After the intervention you told us that Johnny Paul Koroma 8 Q. 9 went to Kono, yes? Did you get the question? 10:40:00 10 Α. No, I didn't get the question. After ECOMOG drove out the junta forces from power it is 11 Q. 12 true, is it not, that Johnny Paul Koroma went and was based in 13 Kono? 14 Α. Well, I can't recall that. I do not recall saying that. 10:40:24 15 PRESIDING JUDGE: Madam Witness, it is not whether you said It is do you know if that happened. 16 it. 17 THE WITNESS: I said no, no. MR ANYAH: May I have the assistance of Madam Court 18 19 Officer. 10:40:48 20 PRESI DI NG JUDGE: Sorry, Mr Anyah, I have just re-read your 21 question and you did put it to her that she had said it before. 22 I revoke what I said and please put the question again. 23 May I have the assistance of Madam Court MR ANYAH: 24 Officer? Madam President, I just received a note from the Court 10:41:23 25 Management Officer reminding me of the two documents I asked to 26 be marked for identification this morning that they do have some 27 identifying information and I did not make the additional 28 application that they should be treated confidentially, so I 29 would respectfully ask that MFI-4 and MFI-5 be treated

1 confidentially, your Honours.

	2	PRESIDING JUDGE: Yes, they will be confidential. Thank
	3	you, Mr Anyah.
	4	MR ANYAH: I would like to refer your Honours and counsel
10:41:53	5	opposite to the Defence bundle of documents, tab 2, page 5:
	6	Q. Madam Witness, these are records kept by the Office of the
	7	Prosecutor of interviews they had with you between 19 and 27
	8	November Last year and L was just asking you now about Johnny
	9	Paul Koroma and whether or not he was based in Kono post
10:42:40	10	intervention in 1998 and here is what you told the Prosecution at
	11	paragraph 15: "Witness said in February 1998 after the AFRC led
	12	by JPK were chased out of Freetown, JPK and troops went to Kono".
	13	Did you tell the Prosecution that last year when you spoke, Madam
	14	Wi tness?
10:43:10	15	A. Yes.
	16	Q. It is true then, Madam Witness, that he was in Kono post
	17	intervention, yes?
	18	A. Well, he passed through Kono, but he did not stay there.
	19	Q. In any event, you told us in court of a sequence of events
10:43:30	20	whereby you overheard Sam Bockarie speaking with Eddie Kanneh and
	21	this communication pertained to bringing Johnny Paul Koroma to
	22	Buedu where you were, yes?
	23	A. Yes.
	24	Q. Indeed Johnny Paul Koroma was to be brought from Kono to
10:43:55	25	Kailahun and on to Buedu, correct?
	26	A. Yes.
	27	Q. What was the reason for Johnny Paul Koroma to be brought to
	28	Buedu?
	29	A. Well, I said it that day in this Court. Sam Bockarie said

	1	he had heard an instruction from Benjamin Yeaten saying that
	2	Sam Bockarie should use all possible means for Johnny Paul Koroma
	3	to come to Buedu, that he had something for them. He said that
	4	was an instruction he had gotten from Benjamin Yeaten saying that
10:45:25	5	Charles Taylor said Benjamin Yeaten should tell Sam Bockarie to
	6	tell Johnny Paul Koroma to come to Buedu, that he had something
	7	for them.
	8	Q. And you told us in court that the something in question was
	9	di amonds, yes?
10:45:47	10	A. Yes.
	11	Q. And you also told us in court that it was not only Charles
	12	Taylor that had this conversation - well, rather I will rephrase
	13	it. You told us that the original conversation took place
	14	between Foday Sankoh and Charles Taylor, yes?
10:46:08	15	A. Yes.
	16	Q. So there were about three conversations that took place;
	17	The first one between Foday Sankoh and Charles Taylor, yes?
	18	A. Yes.
	19	Q. The second one between Charles Taylor and Benjamin Yeaten,
10:46:32	20	yes?
	21	A. Yes.
	22	Q. The third one between Benjamin Yeaten and Sam Bockarie,
	23	yes?
	24	A. Yes, and the other one was between Sam Bockarie and Eddie
10:46:53	25	Kanneh.
	26	Q. That was the one you heard. Four conversations we have
	27	going on, yes?
	28	A. Well, the other one was where Sam Bockarie - during the
	29	conversation between himself and Eddie Kanneh, he said he was

1 instructing Superman just after they had eaten to come with Johnny Paul Koroma. 2 3 Madam Witness, you were not present when this conversation Q. 4 allegedly took place between Foday Sankoh and Charles Taylor, 10:47:38 5 were you? Well, I was not there. I was at a distance. I was not Α. 6 7 standing there. Are you saying Foday Sankoh was in Buedu at this time? 8 Q. 9 Α. I said I was not there at the time that the conversation 10:47:58 10 was going on between Foday Sankoh or Sam Bockarie. I was not there. It was between Sam Bockarie and Benjamin Yeaten, between 11 12 Sam Bockarie and Eddie Kanneh. Madam Witness, let's take it slowly. I understand why you 13 Q. 14 may be confused in this circumstance. The first conversation, 10:48:29 15 Foday Sankoh speaks with Charles Taylor. This is what you say you heard Sam Bockarie tell Eddie Kanneh. My question is when 16 17 that conversation took place you were not there, do you agree? 18 PRESIDING JUDGE: Which conversation, Mr Anyah? 19 MR ANYAH: The conversation between Foday Sankoh and 10:48:46 20 Charles Taylor: 21 0. Do you agree you were not there? 22 Α. I was not there. 23 Do you agree that you were not present when Benjamin Yeaten 0. 24 was told about the wishes of Foday Sankoh and Charles Taylor? 10:49:06 25 Α. Repeat that question. 26 Q. Somebody had to tell Benjamin Yeaten what Charles Taylor 27 and Foday Sankoh wanted done. You were not present when Benjamin 28 Yeaten knew that this is what Foday Sankoh and Charles Taylor 29 wanted?

	1	A. At that time I was in Buedu.
	2	Q. Benjamin Yeaten was not in Buedu at that time, correct?
	3	A. He was in Monrovia.
	4	Q. The transmission of this information about bringing JPK,
10:49:51	5	Johnny Paul Koroma, to Buedu you say was done through radio
	6	communication between Benjamin Yeaten and Sam Bockarie, yes?
	7	A. No, it was over a satellite.
	8	Q. But it was done between Benjamin Yeaten and Sam Bockarie
	9	over a satellite telephone, yes?
10:50:18	10	A. Repeat that.
	11	Q. We agree with each other that Yeaten communicated the
	12	wishes of Sankoh and Taylor to Bockarie by way of satellite
	13	phone, yes?
	14	A. Yes.
10:50:38	15	Q. Madam Witness, when did you overhear Sam Bockarie speaking
	16	to Eddie Kanneh?
	17	A. In Buedu.
	18	Q. I said when. Which month? Which year?
	19	A. It was in 1998.
10:51:02	20	Q. What month in 1998, Madam Witness?
	21	A. I can't recall any more.
	22	Q. Are you aware of the fact, Madam Witness, that Corporal
	23	Foday Sankoh was in detention in Nigeria starting on 2 March
	24	1997?
10:51:29	25	A. Well, I can recall that he was in Nigeria in 19 - I knew
	26	that he was in Nigeria in detention, but I did not know the time.
	27	I don't know how he was there.
	28	Q. Are you aware of the fact that this Court has found as a
	29	fact, no disputing this, that in July 1998 Foday Sankoh was

1 transferred from the custody of the Nigerian government to the 2 custody of the Sierra Leonean government? Well, I do not know, but it could be that it's the truth 3 Α. 4 that the Court has found out, but I don't know about that. Are you aware that from the time he was taken in custody in 10:52:20 5 0. Nigeria in March 1997 through his hand over to the Sierra Leonean 6 7 government in July 1998 that Foday Sankoh was not at any point 8 free during that period of time? 9 Α. Well, all I know is that he was under detention at that time, but I do not know all that you have told me except that you 10:52:47 10 are telling me now. 11 12 Q. Are you aware of the fact that he stayed detained after being handed over to Sierra Leone in July 1998? In October 1998 13 14 he was tried for treason in Freetown, found guilty and sentenced 10:53:06 15 to death. Are you aware of that, Madam Witness? Well, I knew later that he was in Freetown, but I did not 16 Α. 17 know all those times what had happened. I did not know. I had no idea about that. 18 19 Are you aware of the fact, Madam Witness, that Foday Sankoh 0. 10:53:30 20 was not released from custody until some time in April of 1999 21 before he headed off to Lomé, Togo, for the Lomé Peace Agreement? 22 Α. I do not understand that area. The question is this: Foday Sankoh, I propose to you, was 23 0. 24 in custody in both Nigeria and Sierra Leone during the entire 10:53:59 25 period of 1998. How do you suppose he had conversations with 26 Charles Taylor about Johnny Paul Koroma being brought to Buedu? 27 Well, that was what I heard from Sam Bockarie. I did not Α. 28 know anything about that. 29 In your statements, Madam Witness, there is something that Q.

is noteworthy. When you first spoke with Prosecution about this
 issue - and I will need the assistance of Madam Court Officer.
 The first document, this is in reference to the Defence set of
 documents, tab 2, page 5, I think we were just there, paragraph
 10:55:43 5 16.

6 Madam Witness, the Prosecution records what you tell them 7 and the first time you spoke with them about this they had you 8 saying - and this is the third full sentence in paragraph 16:

9 "Bockarie was telling Eddie Kanneh that Foday Sankoh and
10:56:10 10 Charles Taylor had given instructions which Benjamin Yeaten
11 communicated to Sam Bockarie that JPK should be brought to Buedu
12 as he has something for them."

13 When you first spoke with them, the typed-up notes confirm
14 that you used the phrase, "Foday Sankoh and Charles Taylor had
10:56:30 15 given instructions".

Now the next time they have you as discussing this same
issue, that appears in tab 4 at pages 3 and 4. Tab 4, page 3
onto page 4. Paragraph 16, tab 4, page 3. Tab 4 contains notes
from your interviews with the Prosecutor on 5 and 6 March 2008
10:57:21 20 and it reads, starting on paragraph 16:

21 "After this discussion Sam Bockarie told Eddie Kanneh who
22 had arrived earlier that Bockarie has spoken with Benjamin
23 Yeaten" - and we are now on page 4 - "and had sent Superman to
24 make sure JPK or Johnny Paul Koroma is safely brought to Buedu."
10:57:45 25 And then a few lines down it says:

26 "Further, Bockarie said that Benjamin Yeaten told
27 Sam Bockarie that Charles Taylor had discussed that Sam Bockarie
28 should make sure that JPK be brought to Buedu."

29 The second set of notes they have, one name is omitted

1 regarding who gave the instructions. Foday Sankoh's name does 2 not appear in your second set of interview notes, the typed-up 3 And if we go to the handwritten notes from the same versi on. 4 interview, page 13, the same interview of March 5 and 6 of this year, at page 13 we see what the Prosecution's note taker wrote 10:58:30 5 and we compare it to what was typed up. Page 13 at the bottom of 6 7 the page, it says that specifically, "Benjamin Yeaten told Sam Bockarie that Foday Sankoh and Charles Taylor had discussed 8 9 that Sam Bockarie" and then it goes over and I believe a line is cut at the end of the page the way it's copied. 10:59:06 10

Madam Witness, what we have is an interview in March of
this year where the typed-up version says instructions came from
only Charles Taylor. The handwritten version says instructions
came from Foday Sankoh and Charles Taylor. Do you know what
happened here, Madam Witness? What did you tell the Prosecution?
A. This was a conversation that took place between two people,
Foday Sankoh and Charles Taylor.

18 Q. So when their typed-up notes omit Foday Sankoh's name and
19 only says the instructions came from Charles Taylor, that is not
10:59:56 20 what you told them, right?

21 It was Charles Taylor who instructed. The two of them Α. 22 cannot pass that same instruction at the same time. Charl es 23 Taylor instructed Benjamin Yeaten about the conversation that 24 took place between Charles Taylor and Foday Sankoh. It was 11:00:22 25 Charles Taylor who passed the instruction to Benjamin Yeaten 26 before Benjamin Yeaten could pass it on to Sam Bockarie. 27 Q. Well, I take your point. You said Charles Taylor was the 28 one who did this instruction. We leave it for the sake of 29 argument. The question goes more so to the discussion. What did

1 you tell the Prosecution when you met with them in March about 2 the decision to move Johnny Paul Koroma to Buedu? Was that decision made between Benjamin Yeaten - between Foday Sankoh and 3 4 Charles Taylor, or was it only Charles Taylor that was involved in that? 11:01:01 5 Well, I can't know that now. The way you have put the Α. 6 question, I have not understood it. 7 Fair enough. Fair enough. The first set of discussions 8 0. 9 that ever took place about JPK being brought to Buedu, on the basis of what you heard from Sam Bockarie, was between Foday 11:01:28 10 Sankoh and Charles Taylor, correct? 11 12 Α. Repeat it once again. 13 0. On the basis of what you heard Bockarie tell Kanneh in 14 Buedu, the first set of discussions - the first two people to 11:01:52 15 talk about bringing JPK to Buedu were Foday Sankoh and Charles Taylor, right? 16 17 Α. Yes, when they spoke. 18 And when you met with the Prosecution this March that's Q. 19 what you told them, correct? 11:02:11 20 Α. You have the document, yes. 21 That was not my question. Is that what you told them in 0. 22 March of this year, Madam Witness? 23 I can still recall, yes. Α. 24 Q. Do you know why their document that they typed up of your 11:02:31 25 meetings with them omits Foday Sankoh's name? Do you know why 26 that happened? 27 Α. Well, anybody can forget. Maybe they forgot. 28 Q. Do you see that the handwritten version of their notes of 29 your interviews includes Foday Sankoh's name?

	1	A. Yes, it was a discussion that took place between two
	2	people, between Foday Sankoh and Charles Taylor, but Charles
	3	Taylor it was who passed the mandate - I mean the instruction to
	4	Benjamin Yeaten before Benjamin Yeaten could pass it on to
11:03:24	5	Sam Bockarie at that time.
	6	Q. Now after you heard this conversation between Bockarie and
	7	Eddie Kanneh, Bockarie instructed Superman via radio to bring
	8	Johnny Paul Koroma to Buedu, correct?
	9	A. Yes.
11:03:44	10	Q. And Johnny Paul Koroma in fact did come to Buedu, true?
	11	A. Yes.
	12	Q. Did he come alone, or did he come with others?
	13	A. He came with other people.
	14	Q. Were some of the others his family members?
11:04:08	15	A. He came with his family members and soldiers.
	16	Q. And some of the people he came were Mike Lamin, Rambo,
	17	Junior, Leather Boot, Control and somebody called Lagger,
	18	correct?
	19	A. He came with Lagger, Leather Boot, Control, his wife and
11:04:38	20	many other soldiers that I cannot recall now.
	21	Q. But you told the Prosecution previously he came with Mike
	22	Lamin, Rambo and Junior, correct?
	23	A. They could all be there.
	24	Q. I am not asking you if they could all be there. I am
11:04:57	25	asking you what you told the Prosecution. Did you tell them out
	26	of court that JPK came with Mike Lamin, Rambo and Junior?
	27	A. Rambo came, Junior came, yes.
	28	Q. And Mike Lamin, did he come with Johnny Paul Koroma?
	29	A. Well, he could be there, but I could not recall that name,

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	1	Mike Lamin, but he could be there.
	2	Q. I insist on an answer, Madam Witness. It is not whether he
	3	could. What did you tell the Prosecution about Mike Lamin? Did
	4	you say he came with Johnny Paul Koroma to Buedu?
11:05:42	5	A. Yes, it's there.
	6	Q. Not it's there. Was he there?
	7	A. That's what I am saying. Yes, I have answered.
	8	Q. Within two weeks of Johnny Paul Koroma, his arrival in
	9	Buedu, you told us in court that Issa Sesay raided Sam Bockarie's
11:06:04	10	house, correct?
	11	A. He raided Johnny Paul, yes.
	12	Q. Johnny Paul Koroma was housed in a bedroom of
	13	Sam Bockarie's, correct?
	14	A. Yes.
11:06:27	15	Q. Was Issa Sesay living next door to Sam Bockarie at the time
	16	of this incident?
	17	A. Well, at the house opposite Sam Bockarie's house, that was
	18	where Issa Sesay lived.
	19	Q. What was the reason for Issa Sesay attacking Johnny Paul
11:06:54	20	Koroma?
	21	A. Well, I understood that Rambo told Sam Bockarie that Johnny
	22	Paul Koroma had come with a lot of diamonds and he wanted to hide
	23	to go to Monrovia. That was the cause of the raid.
	24	Q. Rambo, are you referring to Boston Flomo, RUF Rambo?
11:07:30	25	A. No, there was one Rambo whom they said had been an ECOMOG
	26	before who was an SLA. He and Johnny Paul came and others came
	27	from Freetown. I did not know his full name, but that was the
	28	name I knew for him, Rambo.
	29	Q. This is AFRC Rambo, not Boston Flomo, RUF Rambo, yes?

	1	A. Well, I don't know that. Boston Flomo, I do not understand
	2	that. I do not know that person. I do not know that name for a
	3	person.
	4	Q. In any event, Madam Witness, when Issa raided
11:08:16	5	Sam Bockarie's house shots were fired inside a house, correct?
	6	A. Yes.
	7	Q. There was panic all over the place, yes?
	8	A. There was no panic. People were panic stricken. Everybody
	9	was panic stricken, even those who did not know about it.
11:08:46	10	Everybody was panic stricken.
	11	Q. Armed men surrounded Sam Bockarie's house, yes?
	12	A. Yes.
	13	Q. When it all started Sam Bockarie was still present on his
	14	premises, yes?
11:09:02	15	A. No.
	16	Q. You told us in court that Sam Bockarie left and went
	17	somewhere not far from his residence, but I want to be clear
	18	about this. When the events started, the raid on his property,
	19	was he present?
11:09:29	20	A. Well, he was not present.
	21	Q. Do you stand by that answer, Madam Witness?
	22	A. Yes, he was not present at the raid. He left.
	23	Q. Have you told the Prosecution something different outside
	24	of court?
11:09:59	25	A. If I did not tell them? I have not understood.
	26	Q. Did you tell the Prosecution outside of court that
	27	Sam Bockarie was present, but he did not do much?
	28	A. Well, he did not appear. He was in Buedu, but he did not
	29	appear there. He was not at the scene.

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	1	PRESIDING JUDGE: Madam Witness, the question is about what
	2	you told the Prosecution. If you did not understand that point I
	3	will ask counsel to put the question again.
	4	THE WITNESS: Sam Bockarie was in Buedu.
11:10:32	5	PRESIDING JUDGE: What did you tell the Prosecution?
	6	THE WITNESS: I said he was in Buedu, but he did not do
	7	anything during the raid. He did not do anything.
	8	PRESIDING JUDGE: I am not sure if that answers your
	9	question, Mr Anyah, but
11:10:50	10	MR ANYAH: I will pursue it:
	11	Q. We know you now tell us in court that Sam Bockarie was
	12	present in Buedu. That's not my question.
	13	A. Yes.
	14	Q. I am talking about your interview with the Prosecution
11:11:02	15	between 19 and 27 November of last year. I am asking you what
	16	you told them. When you spoke with them last year did you tell
	17	them Sam Bockarie was at that house when the raid started and
	18	then he left after it started? Did you tell them that?
	19	A. Well, I told them that. Yes, I told them that Sam Bockarie
11:11:25	20	was there, he was at the house, but he left. But he was not at
	21	the house when the raid started. He was at the house before the
	22	raid, but he left.
	23	Q. Did you tell them he was at the house when the raid
	24	started?
11:11:47	25	A. Well, I said he was at the house before the raid started,
	26	but he was not present when the raid commenced.
	27	Q. Sam Bockarie at this time was the overall general in charge
	28	- well, the overall commander of the RUF forces, yes?
	29	A. Yes.

Q. I will read to you what you told the Prosecution last
 November. For everyone's benefit I am reading from page 6 in tab
 2, paragraph 19. Madam Witness, this is what you told the
 Prosecution:

"Two weeks after JPK arrived in Buedu I was in 11:12:55 5 Sam Bockarie's room. There was an attack at the residence 6 7 against JPK by armed men under the command of Issa Sesay. Sam Bockarie was there, but did not do much. The armed men 8 9 surrounded the house. Sam Bockarie then left the house for 11:13:21 10 another place unknown to the witness leaving Issa Sesay and the others to raid the house. The attackers fired shots in the air 11 12 that caused the witness and others to flee into the bush, leaving 13 JPK and family in the house." 14 You told them when you spoke with them in November Bockarie

11:13:45 15 was there, the raid started, he didn't do much, he then left. Do 16 you agree, Madam Witness?

A. I still disagree. I said Bockarie was there, but he was
not there when the raid commenced. He had left before the
shooting started.

11:14:08 20 Q. Did Sam Bockarie's house sustain any damages with the shots21 being fired inside by Issa Sesay and his men?

22 A. Yes.

Q. Did Sam Bockarie take Issa Sesay to task or punish him inany way for destroying his property?

11:14:33 **25 A**. No.

26 Q. You also mentioned that something happened to Johnny Paul27 Koroma's wife. You told us that she was raped, correct?

- 28 A. Yes.
- 29 Q. Specifically you told us she was raped by Issa Sesay, true?

1 Α. Yes. 2 Q. And this rape occurred in conjunction with or about the 3 same time that Issa Sesay raided Sam Bockarie's house in search 4 of Johnny Paul Koroma, true? 11:15:16 5 Α. Repeat that statement. It was when Issa Sesay came looking for Johnny Paul inside Q. 6 7 Sam Bockarie's house that they took Johnny Paul Koroma's wife, ves? 8 9 Α. I have not got that clearly. Issa Sesay raped Johnny Paul Koroma's wife, you said. This Q. 11:15:38 10 rape took place around the time they attacked Sam Bockarie's 11 12 house, correct? 13 Α. Yes. 14 Q. Are you sure that Issa Sesay raped Johnny Paul Koroma's wife? 11:15:59 15 Yes, that was what his wife told me. 16 Α. 17 Q. Madam Witness, I will read to you what other witnesses have said before this Chamber about this issue. Madam President, 18 19 counsel opposite, I make an observation about a transcript I am 11:16:23 20 going to read and I seek the Court's permission so that it does 21 not appear I am violating any court orders intentionally. The 22 first transcript is from a closed session proceeding and this is open session, but I will give counsel the page reference and seek 23 24 the Court's permission to proceed in the sense that it does not 11:16:46 25 in any way compromise the security of that witness from the 26 closed session. For counsels' benefit, it's from evidence on 4 27 February this year. The TF1 number is 371. The relevant page is 28 page 2957 into 2958. I will literally be reading four lines from 29 that witness's evidence.

	1	[Trial Chamber conferred]
	2	PRESIDING JUDGE: Yes, Mr Anyah, please proceed but bear in
	3	mind the procedure that the witness will be anonymous.
	4	MR ANYAH: I am most grateful:
11:17:52	5	Q. Madam Witness, somebody testified before this Court on 4
	6	February 2008. That person was asked a question about Issa Sesay
	7	raping Johnny Paul Koroma's wife. That question, I believe, was
	8	posed by counsel opposite, lead counsel, Ms Brenda Hollis. The
	9	question was: "Now, did you hear anyone talking about Issa Sesay
11:18:19	10	raping Johnny Paul Koroma's wife while he had her out of Buedu?"
	11	That person gave this answer: "No, no, no, no, no. Not clear
	12	that happened at all. Nobody raped Johnny Paul Koroma's wife."
	13	Do you agree with what this person said, Madam Witness?
	14	A. I do not agree with it at all.
11:18:52	15	Q. So that person is mistaken, yes?
	16	A. Well, I wouldn't say he or she made a mistake. That was
	17	what he felt - he or she felt. That is what he or she told the
	18	Court. I wouldn't say it's a lie or it's the truth. What I am
	19	saying is what I saw or heard. That is what I am saying. I do
11:19:18	20	not have anything to do with that person's statement. The
	21	experience I had and what I heard is what I am telling the Court.
	22	Q. I am asking you whether you agree or disagree with what
	23	that person has said about Johnny Paul Koroma's wife being raped.
	24	You say she was raped. That person says she was not raped.
11:19:44	25	Which is the truth?
	26	A. Well, I am saying she was raped. Issa Sesay raped her.
	27	Q. Well, if you say she was raped and that person says she
	28	wasn't raped, that person is mistaken then or lying, yes?
	29	A. Well, you will decide that. I don't have any hands in that

	1	person's - what that person said. I am concerned about what I am
	2	sayi ng.
	3	Q. I will read you what another witness told the Court about
	4	this issue. The witness's number TF1-567. The date in question,
11:20:37	5	8 July 2008, open session, the page is page 13138 and starting at
	6	line 8 a question is posed:
	7	"Q. And during the course of that particularly ugly
	8	episode, Johnny Paul Koroma's wife was abducted and taken
	9	to an unknown location, wasn't she?
11:21:14	10	A. Yes, it was Issa Sesay who did that.
	11	Q. And was she not then raped or sexually assaulted by
	12	one Mike Lamin?
	13	A. Well, I did not get that information. The information
	14	that I got was that Sam Bockarie was not present when the
11:21:34	15	incident took place and on his return Sam Bockarie grumbled
	16	that he was not happy with the action taken by Issa Sesay
	17	in his absence; that is the taking of diamonds from Johnny
	18	Paul Koroma and the taking of Johnny Paul Koroma's wife
	19	away from him for a long period - I mean for a long time,
11:21:54	20	but I did not hear about the incident having to do with
	21	Mike Lamin.
	22	Q. Was she raped or sexually assaulted?
	23	A. Well, what Mosquito said that I heard, he did not say
	24	anything about that. The only thing he said was that he
11:22:13	25	was not happy when Issa Sesay took Johnny Paul Koroma's
	26	wife from him for a long period of time.
	27	Q. Did you never hear that she had been raped or sexually
	28	assaulted from anyone?
	29	A. No. "

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1 Another witness before this Court says they never heard 2 about Johnny Paul Koroma's wife being raped. You say she was raped. Is that witness mistaken, or lying? 3 4 Α. Well, maybe that witness did not hear. Maybe he or she was not there, but I saw it. Nobody told me. 11:22:51 5 Where was Johnny Paul - your Honours, I wonder if the Bench Q. 6 7 has a question? 8 PRESIDING JUDGE: It is just the way the witness has 9 phrased her answer. JUDGE LUSSICK: What does it mean? I don't understand what 11:23:22 10 it means. The answer was: "Well, maybe that witness did not 11 12 hear. Maybe he or she was not there, but I saw it. Nobody told 13 me." 14 MR ANYAH: I will seek to clarify, your Honours: 11:23:37 15 Q. Madam Witness, I just read to you what another witness told this Court earlier this year. That witness claims they never 16 17 heard anything about Johnny Paul Koroma's wife being raped. Do you stand by your evidence that she was raped? 18 19 Α. Yes. 11:23:59 20 JUDGE LUSSICK: No, but what I am - what does the witness 21 mean by, "I saw it. Nobody told me"? I understood that she 22 didn't see it and that she was told about it. Now is she saying 23 the opposite, or does she mean something entirely different? 24 MR ANYAH: I understand your Honour's question. 11:24:16 25 understood the use of "saw" in a different context, but I will 26 clarify: 27 Q. Madam Witness, when you say you saw it, are you saying you 28 saw the rape of Johnny Paul Koroma's wife? 29 What I mean, the question you asked me about that other Α.

1 witness, what that witness said, I said I was there. It was not 2 hearsay. Makuta, Johnny Paul Koroma's wife, she herself told me 3 this and when she was telling me this she was crying and I saw 4 the example. She saw me - she showed me the example and I saw 11:25:00 5 it. PRESIDING JUDGE: I will leave counsel to clarify that. 6 7 MR ANYAH: Yes, I will pursue this. I just make the observation that there was a manner in which I phrased my 8 9 question recalling that this initially took place previously in private session, but now that we get into more details I may 11:25:28 10 pursue it in private session at a later time, not at this 11 12 particular point. If your Honours wish for me to go into private session to complete this line of enquiry, I would be happy to do 13 14 so, I am just respectful of the prior course of conduct. 11:25:51 15 PRESIDING JUDGE: If you think it is appropriate to make an application for private session you may do so, of course. 16 17 MR ANYAH: Then I would make the application now since the issue is fresh in everyone's minds, or perhaps after the break. 18 19 PRESIDING JUDGE: Mr Bangura, you have heard the 11:26:05 20 application? 21 MR BANGURA: Your Honours, the Prosecution does not oppose 22 the application. 23 [Trial Chamber conferred] 24 Your Honours, while I am on my legs, this is related to 11:26:18 25 evidence that has already come out. It's on the point of 26 spelling the name that came out. Perhaps we could get counsel to 27 ask the witness to help with the spelling. 28 PRESIDING JUDGE: Yes, there is a spelling of the wife of 29 Johnny Paul Koroma, Mr Anyah.

1 MR ANYAH: That was already on the record and I don't think 2 it need be spelt in open session in any event. 3 PRESIDING JUDGE: As you have correctly observed we are 4 very close to the break. I think there is only a little more than a minute or so left and we will go into private session, but 11:26:48 5 I think it would be appropriate to have that implemented and then 6 7 recommence cross-examination after the break. Madam Witness, we are going to ask you some questions in 8 9 private, but we are going to do so after we have our mid-morning break because it is now time for the break. Court will adjourn 11:27:08 10 and will resume at 12 o'clock. Please adjourn court. 11 12 [Break taken at 11.30 a.m.] [Upon resuming at 12.00 p.m.] 13 14 PRESIDING JUDGE: Before we go into private session, for purposes of the rules, I inform any members of the public and 11:59:31 15 monitors that are listening that the next part of the evidence 16 17 will not be heard by the public or monitors as we are in private People will be able to see in, but not hear. This is 18 sessi on. 19 for reasons of security of the witness. 20 21 [At this point in the proceedings, a portion of 22 the transcript, pages 15927 to 15960, was 23 extracted and sealed under separate cover, as 24 the proceeding was heard in private session.] 25 26 27 28 29

	1	[Open session]
	2	MS IRURA: Your Honour, we are in open session.
	3	PRESIDING JUDGE: Thank you. Please proceed.
	4	MR ANYAH: Thank you, Madam President:
13:26:52	5	Q. Madam Witness, when last you worked how much were you
	6	making in a month?
	7	A. Well, I used to get 250,000 leones per month.
	8	Q. And since you became a witness in this case, it is true, is
	9	it not, that you have received money from the Special Court, yes?
13:27:32	10	A. Yes.
	11	Q. You have received money from what is called the Witness and
	12	Victims Section of the Special Court, correct?
	13	A. Yes.
	14	Q. You have also received money from the Office of the
13:27:54	15	Prosecutor, yes?
	16	A. I do not understand.
	17	Q. When you meet with the Prosecution for interviews,
	18	sometimes you would be given money for one purpose or the other,
	19	correct?
13:28:15	20	A. Yes, they used to give me transportation fares.
	21	Q. Do you know how much you have received from the Office of
	22	the Prosecutor since you became a witness in this case?
	23	A. Well, I can recall 60,000 leones and a cell phone.
	24	Q. Madam Witness, when you go to Freetown and you change
13:28:50	25	leones into United States dollars it usually goes for 3,000
	26	leones equals one US dollar. Are you aware of that?
	27	A. Well, I have not changed dollar there yet.
	28	Q. Are you aware of how much the 250,000 leones you made each
	29	month equals in US dollars? Does \$83 sound about right to you,

1 Madam Witness? Well, I don't know, except if I can - except I sit after 2 Α. 3 here and write down how much it is, because I do not know the 4 rate right now. PRESIDING JUDGE: Mr Anyah, we are just up to our normal 13:29:42 5 lunch break time. 6 7 MR ANYAH: Yes. PRESIDING JUDGE: So if it is convenient, we will adjourn. 8 9 MR ANYAH: That is fine, Madam President. PRESIDING JUDGE: Madam Witness, it is now lunchtime and we 13:29:52 10 are going to adjourn court until half past 2. Do you understand? 11 12 THE WITNESS: Okay. 13 PRESIDING JUDGE: Please adjourn court. 14 [Lunch break taken at 1.30 p.m.] 14:26:21 15 [Upon resuming at 2.30 p.m.] PRESIDING JUDGE: Good afternoon. As you will see, the 16 17 witness is not in the witness stand. We have been informed over the course of the lunch break that the witness has told the 18 19 Victims and Witness Support Unit that she needs to have medical 14:29:12 20 attention and an urgent appointment has been arranged for her 21 during the course of the afternoon. However, given the time et 22 cetera, it's clear she's not likely to be back this afternoon. In the light of that, the witness is your witness, Mr Bangura -23 24 oh, Ms Hollis, yes? 14:29:32 25 MS HOLLIS: Thank you, Madam President. Madam President, 26 we do have another witness and of course are prepared to proceed. 27 The Victim Witness Unit would need to bring the witness forward. 28 However it would be our preference, in light of the fact that we 29 only have two hours left today, to wait and see if the witness is

able to come tomorrow so that we can finish her. If she's unable
to come tomorrow, then of course we would be prepared to proceed.
That would be our preference, but we're in the Court's hands as
to what you decide.

14:30:02

5

6

PRESIDING JUDGE: Thank you, Ms Hollis. Have you anything - oh, sorry, Mr Griffiths.

7 MR GRIFFITHS: Not at all, Madam President. Madam President, of course we all find this situation extremely 8 9 inconvenient because I'm sure we're all anxious to get on with the proceedings but, bearing in mind the illness of this 14:30:14 10 particular witness and also sadly the absence of Justice 11 12 Sebutinde today, we consider it totally inappropriate to start 13 another witness in the absence of Justice Sebutinde. I mean 14 different considerations might apply with the current witness 14:30:35 15 where Justice Sebutinde was at least present for some of that testimony, but I do think it would be inappropriate to start a 16 17 fresh witness now in her absence and maybe Justice Sebutinde may be in a position to attend tomorrow so that we can proceed in any 18 19 event.

14:30:53 20

22

PRESIDING JUDGE: Thank you, Mr Griffiths. Please allow me to consult.

[Trial Chamber conferred]

23 We have heard both parties' submissions and, in the light 24 of the practicalities of those submissions, we will unfortunately 25 have to adjourn today. Of course illness, et cetera, are things 26 we cannot know about long beforehand and we will hope that both 27 Justice Sebutinde and the witness fully recover. We will adjourn 28 the court and resume tomorrow at 9.30. Please adjourn court. 29 [Whereupon the hearing adjourned at 2.32 p.m.

1	to	be	reco	nvened	on	Thursday,	11	September	2008
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