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and redactions applied pursuant to F2978. Kosovo Specialist Chambers - Basic Court

Procedural Matters (Open Session)

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1	Tuesday, 23 April 2024
2	[Open session]
3	[The accused entered the courtroom]
4	Upon commencing at 9.00 a.m.
5	PRESIDING JUDGE SMITH: Madam Court Officer, please call the
6	case.
7	THE COURT OFFICER: Good morning, Your Honours. This is the
8	file number KSC-BC-2020-06, The Specialist Prosecutor versus
9	Hashim Thaci, Kadri Veseli, Rexhep Selimi, and Jakup Krasniqi. Thank
10	you, Your Honours.
11	PRESIDING JUDGE SMITH: As usual, we have a preliminary matter
12	to deal with this morning before we begin.
13	On April 4th, at transcript page 14398, lines 17, to page 14400,
14	line 2, the Panel ordered that waivers filed with the request from an
15	accused be sent or a request from an accused to be absent from the
16	courtroom during trial be communicated to the Panel no less than
17	24 hours before the relevant court session unless circumstances do
18	not allow.
19	It has been brought to the Panel's attention that a 24-hour
20	notice has considerable logistical and financial consequences. Such
21	consequences can be avoided if the waivers are communicated 48 hours
22	before the relevant court session.
23	For this reason, the Panel envisages amending the deadline to
24	submit waivers to 48 hours. Of course, we cannot cover all kind of

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contingencies. In an emergency, we are certainly willing to consider

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- the request and its necessity. But on a regular basis, we would like
- to use the 48-hour notice.
- Would anyone like to be heard on this request? We can all live
- with the 48 hours? I realise that's an imposition of some planning,
- 5 but I hope it'll work.
- Since there's no submission, the Panel amends it's April 4
- order, and orders that waivers filed with a request for an accused to
- be absent from the courtroom during trial shall, unless circumstances
- 9 do not allow, be communicated to the Panel no later than two business
- days, 48 hours, before the relevant court session. For example, when
- an accused seeks to be absent from the courtroom on a Monday, the
- waiver shall be communicated to the Panel the preceding Thursday
- morning. I realise that's more days, but that allows the notice to
- be given to the transport company prior to the close of business on
- 15 Friday.
- Lastly, the Panel recalls that waivers shall sufficiently state
- the reason for the requested absence so as to provide good cause.
- The Panel will decide to allow or disallow the request based on such
- 19 waiver.
- This concludes the Panel's oral order.
- We'll now continue the hearing of the evidence of Prosecution
- 22 Witness W04071.
- 23 Madam Court Officer --
- MS. D'ASCOLI: Your Honours, before the witness is brought in,
- can I just raise one matter. It is with regard to the excerpts of

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- Mr. Jakup Krasniqi's book, "The Great Turning Point." I just wanted to confirm that it is the SPO's preference that the excerpts tendered 2 yesterday be added to P189, which was admitted through bar table 3 decision F01596, and which is the exhibit that currently contains the 4 higher number of pages from that book as well as the cover page. 5 Madam Court Officer pointed out to the fact that Exhibit P729 6 7 contains three pages from the Pashtrik zone section. However, one of those pages is redacted at the end. It does not contain the excerpts 8 that I put to the witness yesterday. And that's why I would 9 reiterate that pages tendered into evidence, U0015-8849 to 8853 for 10 the Pashtrik zone section, together with the U0015-8869 to 8873 from 11 the Nerodime section, be added to that excerpt. That P number, P189, 12
- PRESIDING JUDGE SMITH: Thank you. I'd just ask the 16 Court Officer, is that appropriate and can be taken care of? All 17 18 right. Thank you. So ordered.

an exhibit to contain the bulk of the excerpts from the book.

also contains the pages immediately after those that I tendered

starting from 8874, and so for that reason too is a better choice as

- MS. D'ASCOLI: Thank you, Your Honours. 19
- PRESIDING JUDGE SMITH: So ordered. 20
- Now, Madam Court Usher, please bring the witness in. We will be 21 in public session. We will break at 10.00 for just ten minutes. 22
- [The witness takes the stand] 23
- PRESIDING JUDGE SMITH: Welcome back, Witness. 24
- 25 THE WITNESS: [Interpretation] Thank you for having me.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 PRESIDING JUDGE SMITH: Today we will continue with your
- testimony. I remind you to please try to answer the questions
- 3 clearly with short sentences. If you don't understand a question,
- feel free to ask counsel to repeat the question or tell them you
- don't understand and they will attempt to clarify.
- Also, please remember to try to indicate the basis of your
- 7 knowledge of the facts and circumstances upon which you will be
- 8 questioned.
- I also remind you that you are still under an obligation to tell
- the truth as stated by you in your solemn declaration. Please also
- 11 remember to speak into the microphone and to wait five seconds before
- answering a question, and speak at a slow pace for the interpreters
- 13 to catch up.
- If you feel the need to take a break at any time, please let us
- 15 know.
- 16 We continue with the questions from the Prosecution.
- 17 Madam Prosecutor, you may continue.
- MS. D'ASCOLI: Thank you, Your Honours.
- 19 WITNESS: RAMIZ QERIQI [Resumed]
- [The witness answered through interpreter]
- Examination by Ms. D'Ascoli: [Continued]
- 22 Q. Good morning, Witness.
- 23 A. Good morning.
- Q. Before we continue with today's questions, there is a date from
- yesterday's transcript that I would like to reflect fully on the

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 record.
- The last document we discussed was a travel permit signed by
- 3 Commander Sokoli. Do you remember that? Shukri Buja.
- 4 A. Yes, I do.
- 5 Q. That is now in evidence as P11120. With regard to the date or
- the period of the document, you were asked to clarify, you know, when
- 7 that would have been from, and you said, this was at page 137, line
- 8 22, of yesterday's provisional transcript, you said sometime in May.
- Now just to clarify, you meant to refer to 1998; right?
- 10 A. Yes.
- 11 Q. Okay. I just wanted to put the year as well on the record.
- So now, Witness, I would like to show you another travel permit.
- MS. D'ASCOLI: Can I please call up ERN IT-03-66 P171 and
- 14 P171-A. And if I can have them both next to each other on the
- 15 screen.
- 16 Q. Can you now see the document on the computer, Mr. Qeriqi?
- 17 A. Yes.
- 18 Q. You were shown this document last week during the preparation
- 19 session, and you said you had not seen it before; correct?
- 20 A. I have not. That's right, I have not seen it.
- Q. But you were familiar with travel permits, for example, in 1998,
- as you did provide one yourself to the Court from your battalion's;
- 23 correct? Your battalion's archives.
- A. Yes, that's correct. I think this is from the 3rd Battalion.
- 25 Q. Okay. So the header says:

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- "Kosovo Liberation Army, Operational Unit 'Celiku'"
- It is dated 8 July 1998, and there is signed by Commander Tigri
- 3 plus signature. The document gives authorisation to travel along the
- 4 route Klecke and back. There is also a first word before Klecke that
- is rendered -- is translated as illegible in the English.
- Now with regard to Celiku unit, you gave evidence that those
- 7 units were under the command of Fatmir Limaj, Commander Celiku;
- 8 correct? And the reference is P1114.1, page 3572.
- 9 A. Yes.
- 10 Q. Are you familiar with the name or nickname Tigri?
- 11 A. Yes, I knew him. Skender Hoxha. No, I meant Skender Hoti.
- 12 Q. And he was the commander of --
- 13 A. The commander of the 3rd Battalion -- the 4th, I'm sorry. The
- 4th Battalion I meant to say.
- 15 Q. Yes, that is reflected in your evidence. He was the commander
- of the 4th Battalion. And also you marked the areas of
- 17 responsibility of the four battalions of Brigade 121 on a map, which
- is now at page 20 of the Associated Exhibit P1116.
- Now looking at this document, are you maybe able to read the
- original and have a look at the name that is indicated? This is the
- second line where it says "Relacionin" before Klecke. You may be
- able to read what that point is, what that location is.
- 23 A. I think you might have read it earlier.
- Q. Yes, what I meant is that there is a word before Klecke. Can
- you see what it says in the Albanian?

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 A. Ah. I can't really see it. I can see Klecke, but I can't
- 2 really make out the other word.
- Q. Yes, it is difficult to read the handwriting. Okay. No
- 4 problem. Can you tell us where Base Celiku was? This is, like, at
- 5 the bottom line before the date and the signature of Commander Tigri.
- Base Celiku, where was that?
- 7 A. In Klecke. Klecke. Klecke.
- 8 Q. Okay. Does this document reflect your evidence, again, for
- 9 reference, P1115.2, pages 35, 37, that soldiers needed permission to
- move around; for example, to move from the area of Battalion 4 to the
- 11 area of another battalion?
- 12 A. Yes.
- 13 Q. Okay.
- MS. D'ASCOLI: Your Honours, the SPO tenders this document into
- evidence as a public exhibit.
- 16 PRESIDING JUDGE SMITH: [Microphone not activated].
- 17 MR. MISETIC: No objection.
- MR. ELLIS: Your Honour, we will object on the basis the witness
- 19 had never seen this before. He hasn't authenticated it. And asking
- a series of leading questions just inviting the witness to read off
- the document doesn't do anything to authenticate it.
- PRESIDING JUDGE SMITH: The exhibit will be admitted. It
- 23 satisfies the parameters of Rule 138.
- THE COURT OFFICER: Your Honours, the ERN IT-03-66 171 will be
- assigned Exhibit P1121. Thank you, Your Honours.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- MS. D'ASCOLI: Yes, thank you, Your Honours.
- THE COURT OFFICER: If I may, my apologies, the classification
- 3 is public in the Legal Workflow?
- 4 MS. D'ASCOLI: Yes, it is.
- 5 THE COURT OFFICER: Thank you.
- 6 MS. D'ASCOLI:
- 7 Q. Witness, we were talking about the Celiku unit, and we have,
- from your statement in evidence, that Isak Musliu was part of those
- 9 units under the command of Fatmir Limaj. You and Isak Musliu became
- friends in Germany and travelled together to Kosovo; right? And this
- is also in your evidence.
- 12 A. Yes, yes.
- Q. And you also testified that Isak Musliu got his nickname
- Qerqizi, P1114.2, page 3657, because he had a beard and resembled the
- 15 Albanian hero and guerilla fighter Qerqiz Topulli; right?
- 16 A. Yes.
- MS. D'ASCOLI: Can I please call up ERN IT-03-66 P23 and P23A.
- And, again, if I can have them one next to the other. You can call
- up first the first page.
- Q. Witness, what I'm going to show you now is a diary that was also
- shown to you during the preparation session last week. If we go to
- the next page in the Albanian. I believe you said you did not
- recognise the handwriting; right?
- 24 A. That's correct.
- 25 Q. And then you commented about some portions of this notebook,

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- this diary that mentions your name and describes events related to
- 2 you.
- This was a public prosecution exhibit in the ICTY Limaj case
- 4 where Isak Musliu was a co-accused.
- MS. D'ASCOLI: Now, can we move to page 11 of the original
- document. The ERN is U003-2630 and to page 4 of the English
- 7 translation.
- 8 Q. Witness, you see already on your screen that portion of the
- 9 notebook, the heading at the top says: "A delayed diary." Now, I
- understand the handwriting is not very easy to read. However, if you
- try to follow on the original while I read the excerpt from the
- English, you will also receive interpretation and that will
- 13 facilitate your understanding.
- So I will start reading from -- this was page 4 of the English
- 15 translation.
- MS. D'ASCOLI: If it can be -- if the Court Officer can please
- 17 scroll down the English document so that the portion "A delayed
- diary" is fully visible. Okay, thank you. Yes.
- 19 Q. Witness, listen to the parts that I will read as I will have
- 20 some questions for you.
- "Having penetrated in the territory of Kosovo from Albania,
- somewhere near the hills of Konjushe village, three UCK members came
- in order to take us in their responsibility. A person nicknamed
- 'Hoxha' was leading the way to Drenica. We turned /illegible/ above
- the /illegible/ on the right side and in the evening we came down the

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- hill and reached the /?Drini/ bridge. We proceeded towards the
- asphalt road leading to /?Camdanica/. Having passed
- one /illegible/ where the Serb police checkpoint was located just
- behind the /illegible/, we proceeded with the journey and arrived
- 5 near a workshop where /illegible/ were working. We asked for food
- and we drank some water. We then asked the owner to help us find a
- 7 means of transport. We took a /illegible/ /?to/ Kostove and
- 8 proceeded towards Kolishan. We were heading in the direction of
- 9 Likoc. Near the /?station/, on the /?Drini bridge/, /?Afet/ twisted
- 10 his leg and we had to take him to the doctor once we arrived in
- 11 Likofc."
- 12 A. Yes, correct. I remember.
- Q. What do you mean, "I remember"?
- 14 A. He has described the route we used to get to Likoc, and I
- remember Afet hurt his leg, and that there was a house where there
- were doctors and they looked after him.
- 17 Q. So let me summarise. Does this reflect how your trip to Likoc,
- once you enter Kosovo from Albania, was?
- 19 A. Yes.
- 20 Q. And you --
- 21 A. Yes.
- Q. -- told us that was between the end of March and beginning of
- 23 April 1998; is that correct?
- 24 A. That's correct.
- 25 Q. Now, if I remember correctly, you also gave evidence that the

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- guy named Hoxha was escorting you; correct?
- 2 A. Yes. His nom de guerre was Hoxha, not his surname, by the way.
- 3 Q. Yes, yes. Absolutely.
- MS. D'ASCOLI: Can we please move to the next page only for the
- 5 English translation, and if we can remain on the same page for the
- 6 Albanian.
- 7 Q. So, Witness, I'll continue reading.
- 8 "The doctor put his leg," Afet's leg, we were talking about Afet
- being injured, "in plaster. Until then, we used to call him with the
- nickname 'Kastriot' but from that moment, comrades changed it and
- started calling him with the nickname 'Copo'."
- 12 A. Correct.
- Q. So is this part also consistent with your recollection --
- 14 A. Yes.
- Q. -- with the story of how Afet changed his nickname or got his
- 16 nickname?
- 17 A. Yes, it is.
- 18 Q. Do you remember what was Afet's full name?
- 19 A. Afet Bilalli.
- 20 Q. Okay.
- MS. D'ASCOLI: Can we please move to the next page of the
- original document, page 12 marked with ERN U003-2631. I'll continue
- from the same page in the English, page 5.
- Q. "The following day, we went out in the terrain and the
- psychological, physical and tactical training started right away.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- Only a few days later, about three or four days later, myself and
- 2 Ramiz aka 'Luan' got designated tasks in the area of /?Silak/ and the
- 3 Shtime ..."
- 4 And then it says something illegible.
- 5 "On that night, the so-called 'Commander Celiku', Fatmir Limaj,
- came and picked us up. Together with 'Celiku' we /?went/ to Klecka
- 7 where we came across six or seven young men with masks who were UCK
- 8 members. They greeted us and when they found out who we were, they
- 9 took off their masks and continued the journey with us."
- Is this part also consistent with your recollection of those
- 11 days?
- 12 A. Yes, it is, because we took this journey together as it is. I
- cannot remember the ones we met, but the journey was like this with
- 14 Fatmir.
- 15 Q. And who else was with you on that journey?
- 16 A. Fatmir Limaj.
- 17 Q. Yes.
- 18 A. There was also a soldier, Sadik Shala, and he was with
- 19 Fatmir Limaj.
- 20 Q. And is this describing the journey together with Fatmir Limaj
- that you took with Isak Musliu?
- 22 A. Yes.
- 23 Q. I'll read a couple more lines:
- "We entered ..."
- 25 And this is kind of the middle of the page in the English.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- "We entered and there for the first time I met with
- 2 Commander Ismet Jashari ... 'Kumanova'. He was /illegible/ because
- 3 he was wounded on both his legs."
- 4 Do you remember on that journey meeting Ismet Jashari?
- 5 A. Yes, I do. I remember that he had been wounded in one leg, I
- 6 thought, rather than two. But, yes, I do remember.
- 7 Q. Okay. I will now skip some lines and continue reading from a
- 8 few lines down the page.
- 9 MS. D'ASCOLI: And for the original, if we can move to the next
- 10 page, page 13.
- 11 Q. So in the English, I'll continue, yes:
- "One or two days later, myself and commander 'Luan', Ramiz
- Qiriqi, were assigned designated tasks in the village of Stimlje
- municipality. It's ... when I went home for the first time after two
- years. It is worth mentioning the fact that when we met with Ismet
- Jashari, he addressed me with the following words: 'This nickname
- 17 /illegible/', which I had been called by my friends for almost two
- years and which Luan gave me, 'is not for you'. 'Congratulations on
- 19 your new nickname Qerqiz, because you look like Qerqiz
- 20 /?Topulli/ anyways'! I smiled and said 'Thank you. I can carry it
- but I fear this name is too big ... for me'!"
- Witness, is this consistent with your recollection of how Isak
- 23 Musliu got his nickname Qerqiz?
- 24 A. Yes. Yes, the proposal came from Ismet Jashari. I didn't hear
- any other words, or at least I do not recall that, but I remember

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- that Ismet put forward this proposal that he should have his nickname
- 2 as Qerqiz.
- Q. Okay. Now, can we please move -- well, I'll read the very first
- 4 line in English: "We set off from Klecke and arrived in Guncat ..."
- MS. D'ASCOLI: And can we now move to the next page in the
- 6 English. Thank you.
- 7 Q. "... in Guncat village in the evening. We arrived in Ferat's
- 8 house. He was Luan's brother-in-law. They received us ... well. A
- 9 night later, we wanted to penetrate into Qafa e Duhles in the
- direction of Grejcefc village. We arrived in Bllace village and
- stayed at Ferat's brother-in-law for several hours. When we wanted
- to set off for Duhle, as soon as we came out in the yard, firing from
- different weapons began. It was coming from Duhle. We did not know
- what to do since we had no idea who was firing and what was going on.
- We then decided to go to Luan's house."
- 16 Again, is this consistent with your recollection?
- 17 A. This is Duhel, the village where there was firing. It's called
- Duhel. Whereas the village we stayed in, in Ferat's place, so my
- 19 sister was there, so she's married to him, but, basically, we were at
- 20 my sister's. He was my brother-in-law. But the firing took place in
- Duhel. And then we continued our journey to Krojmir, to my village
- where -- my village where I lived. That's correct, basically.
- Q. What was Ferat's last name? You said already who Ferat was.
- 24 A. Ferat Shala.
- Q. Did he have any position in the KLA at that time?

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 A. No.
- Q. And what happened after that, after you decided to go to your
- 3 house?
- 4 A. We went to my house and then we went to Isak's home, just as
- it's been written there, as you can see.
- MS. D'ASCOLI: Can we now go back to page 1 of the English and
- page 3 of the original, which is marked with ERN U003-2622.
- Q. Witness, you see there are here on this page the two entries
- 9 which are dated. The first is 26 February 1999; the second, 5 March
- 10 1999.
- MS. D'ASCOLI: Now, if we can go all the way down to the
- original and also the -- yes, also the English.
- Q. Witness, can you please look at the last two lines of the page
- of the original document. The very last two lines.
- 15 A. I can't make it out.
- MS. D'ASCOLI: If we move to the next page of the original. All
- 17 the way down.
- THE WITNESS: [Interpretation] Something about the brigade, the
- base, but I am unable to read it.
- MS. D'ASCOLI:
- Q. Yes. Well, what I wanted to read is that there was the name
- Qerqiz appeared, and I just wanted to confirm with you that that's
- 23 still Isak Musliu.
- MR. MISETIC: May I ask counsel to point out in the English
- where Qerqiz appears?

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- MS. D'ASCOLI: Yes. So that would be page 1 of the English. If
- 2 we go up. There was -- if we can scroll down. Maybe the next page.
- I just don't find it on the screen. Yes. So on page 2 of the
- 4 English, the line at the end of the first paragraph. And then he
- says Qerqiz a couple of times, line 5, line 8:
- "As for me, Qerqiz, this is abnormal."
- Now, this should be in page 5 of the original, U003-2624. The
- 8 next page, please. And at the very bottom. If you can scroll it all
- 9 the way down, but it is visible already. Yes.
- 10 Q. So, Witness, if you look at -- in correspondence of the time
- 19 hours and a half, do you see the name Qerqizi? The English says:
- "As for me, Qerqiz, this is abnormal."
- Which is the last line. I just wanted to confirm that Qerqiz is
- 14 Isak Musliu.
- 15 A. This here at the end -- the one before last you mean?
- 16 Q. Yes, exactly.
- 17 A. Yes.
- 18 Q. Okay.
- 19 A. It shows the time when he has written that.
- 20 Q. Well, those on the sides are only the timestamps from the
- [Overlapping speakers] ...
- 22 A. I don't know. It is Qerqiz, yes.
- Q. Okay. That's sufficient.
- MS. D'ASCOLI: Your Honours, the SPO tenders this diary into
- evidence as a public exhibit.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 PRESIDING JUDGE SMITH: [Microphone not activated].
- MS. D'ASCOLI: Yes, Your Honours.
- THE INTERPRETER: Microphone, please.
- MR. ELLIS: Yes, Your Honour. The objection from us is not to
- 5 the pages headed "A delayed diary," which were gone through with the
- 6 witness, but to all the other pages which appear to relate to an
- 7 entirely different point in time between February and June 1999 and
- 8 which this witness has not been asked to comment on in any way, other
- 9 than to try and read one word on one of the pages. The Prosecution
- can't just dump pages from 1999 into a series of questions about an
- 11 entirely different time period.
- 12 PRESIDING JUDGE SMITH: Thank you. Anybody else?
- MR. MISETIC: We join that objection.
- MR. EMMERSON: Yes, I think I'm saying the same thing, which is
- that the entire document can't go in on the basis of an excerpt which
- has been verified by the witness. The excerpt can go in but not the
- 17 entire document or any other narrative it may contain.
- MR. ROBERTS: Only to join, Your Honour.
- MS. D'ASCOLI: Your Honours, the total amount of pages is 9 in
- the English. The diary is actually full of a lot of blank pages.
- 21 And the document's relevance of four pages out of those nine and the
- connection to the witness's evidence has been shown, so that's
- 23 sufficient --
- PRESIDING JUDGE SMITH: Counsel, the question is why do we need
- 25 the other pages that have not been mentioned?

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Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued) Page 14670

MS. D'ASCOLI: The other pages are also relevant. If 1 Your Honours wishes, I can list why the rest of the notebook is 2 relevant. And the assessment on those pages and the weight to be 3 attributed to that can be explored in cross-examination and, exactly, it's a matter of weight to be assessed at the end of the trial, but 5 they are relevant for the Prosecution's case. And since the witness 6 7 has contextualised and given evidence on a substantial portion of the notebook, we submit that the requirements for prima facie 8 admissibility have been met. 9 [Trial Panel confers] 10 PRESIDING JUDGE SMITH: What is the relevance of these other 11 12 pages? How do they relate --MS. D'ASCOLI: Yes. 13 14 PRESIDING JUDGE SMITH: -- to the charges in this case? MS. D'ASCOLI: Yes, the -- for example, on page 1, there is 15 information related to the Nerodime operational zone and its staff. 16 Page 3, information relevant to the functioning of the military 17

- PRESIDING JUDGE SMITH: Yes, Mr. Emmerson.
- MR. EMMERSON: Your Honour, that short category exemplifies

 precisely why this is the wrong approach. It's using a witness who

police, including by way of relevance to the KLA rules of procedure.

Page 6, reference to the KLA General Staff task for soldiers not to

move around, et cetera. And then the last pages list the various

activities of the military police in the Nerodime zone in 1999.

Then the other portions corroborating the witness's evidence.

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Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- can speak to the accuracy of a portion of the document as a Trojan
- 2 horse to smuggle in uncorroborated, unverified direct testimony in
- 3 the form of a witness document which the Prosecution then intends to
- 4 rely on for other parts of its case.
- 5 This is the very, very concern that we've been identifying all
- 6 the way through. Although, in this instance, Prosecution counsel has
- been kind enough to openly indicate that the witness is being used as
- 8 a Trojan horse in that way.
- 9 PRESIDING JUDGE SMITH: Thank you.
- We're going to mark it for identification.
- MS. D'ASCOLI: Yes, Your Honours.
- 12 PRESIDING JUDGE SMITH: Go ahead.
- THE COURT OFFICER: Your Honours, the ERN IT-03-66 P23 will be
- marked as identification P01122.
- 15 PRESIDING JUDGE SMITH: Thank you.
- MR. MISETIC: Mr. President, if I may just add one additional
- 17 point on this.
- PRESIDING JUDGE SMITH: [Microphone not activated].
- 19 I'm sorry, go ahead.
- 20 MR. MISETIC: We've been -- the Prosecution's position is we can
- explore it in cross-examination, these pages. The fact of the matter
- is it deals with Nerodime zone, which is not this witness's zone. Ir
- 1999 he was outside of Kosovo for much of that period. And it talks
- about the General Staff, which the witness says he doesn't know
- anything about. So I don't know how we could explore these pages in

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 cross-examination.
- 2 PRESIDING JUDGE SMITH: Thank you.
- MS. D'ASCOLI: Yes, Your Honour, it's not necessarily only with
- 4 this witness that those pages could be explored. The witness was not
- there in Kosovo in 1999, and it has been put to him the pages and the
- 6 portions of the diary which are relevant to his evidence and that he
- 7 can speak to.
- As for the rest of the document, you know, the requirement for
- 9 admissibility have been met, and the rest, the assessment of the
- portions in 1998 is a matter of weight, and that can be explored
- 11 throughout the rest of the case.
- PRESIDING JUDGE SMITH: Thank you. We'll make a determination.
- Do you have any other questions?
- MS. D'ASCOLI: Yes, Your Honours.
- Q. Witness, I just want to move now to a different topic.
- MS. D'ASCOLI: Can we have on the screens P8 in both languages,
- 17 please.
- Q. Witness, the document that will be appearing on the screen is
- the KLA provisional rules of organising internal army life from 1998.
- You discussed this document both during your ICTY testimony and the
- 21 SPO interview. And you said you received this document in June 1998,
- you distributed it to your soldiers. Do you remember that? This is
- also in P1114.1, page 3604. You remember that?
- 24 A. Yes.
- MS. D'ASCOLI: Can we move to page 15 in both languages, please.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- Q. Witness, I would like you to have a look at Chapter 8, which is
- 2 military police and its duties. And, again, while -- yes, now we
- have it on the screen for the English. You can look up the Albanian
- 4 portions.
- Now, in various parts of your statements you discuss the role of
- the military police. For example, P1114.1, page 3611, you testified
- about your knowledge of the duties of the military police, saying
- 8 that they were to look after the soldiers, to check them, check their
- 9 behaviour with the civilian population, et cetera.
- Later in the SPO interview, P1115.2, page 39 and 40, you stated
- that the military police would check travel permits, vet people
- coming and going. They could give warnings, demerits, arrest, even
- arrest you and take soldiers to the brigade. You remember your
- 14 evidence?
- 15 A. Yes.
- Q. Since you're familiar with this document, you received it, you
- 17 distributed it, I'm not going to go through all of the duties listed
- here. I just wanted to confirm with you that these provisions
- related to the duties of the military police reflect how the military
- 20 police functioned during your time as a battalion commander in
- 21 Brigade 121?
- 22 A. There was a team of police attached to our battalion. They
- lived there. But its command was at the brigade. They reported to
- the brigade.
- 25 Q. Yes, I'll -- that was my next question. Like, first, I had

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- asked you whether you were -- whether these provisions reflected your
- 2 evidence about how the military police functioned during your time as
- battalion commander in Brigade 121. Can you answer that question
- first, and then we move on.
- 5 A. How it functioned?
- 6 Q. Just --
- 7 A. I think I said it.
- 8 Q. Yes, exactly. So my question was does -- do these rules reflect
- 9 your evidence, reflect the way you said the military police
- 10 functioned?
- 11 A. They do. Yes, yes.
- 12 Q. Now, you were saying you had military police in your battalion;
- 13 correct?
- 14 A. Yes.
- 15 Q. How many and starting from when?
- 16 A. Initially, they were four. And then they became seven.
- 17 Q. And when? When was that?
- 18 A. Right from the outset. That is from May, beginning of May.
- 19 Q. A year, please? Can you specify a month and --
- 20 A. We are talking about 1998.
- PRESIDING JUDGE SMITH: Excuse me. Wait. Both of you are
- talking over each other.
- MS. D'ASCOLI: Yes, Your Honours.
- PRESIDING JUDGE SMITH: Please wait for her question, and,
- 25 Madam Prosecutor, wait for his answer before you start your next

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 question.
- MS. D'ASCOLI: Yes, Your Honour, apologies.
- Q. Okay. So we said that that was from May 1998. Where were they
- 4 stationed?
- 5 A. In Krojmir.
- Q. And was there a squad commander, military police squad commander
- 7 within your battalion?
- 8 A. Yes. Initially, it was Ajet Hasani. He was killed. And then
- 9 Mr. Garfuzi --
- THE INTERPRETER: I didn't catch the name, sorry.
- MS. D'ASCOLI:
- 12 Q. Can you repeat the name of the person who succeeded to Ajet
- 13 Hasani?
- 14 A. It may be May, beginning of June, when they were -- either end
- of May or beginning of June. Ajvaz Korpuzi was the deputy of Ajet.
- And they started their operation end of May, beginning of June.
- 17 Q. So the name was Ajvaz Korpuzi, not Garfuzi as reflected in the
- 18 transcript currently?
- 19 A. Yes. Korfuzi.
- Q. Okay. Now, yes, these two soldiers, Ajet Hasani and Ajvaz
- 21 Korpuzi are also listed in the document you provided to the SPO
- listing all of the members of your battalion; correct? This is
- 23 P1116, ERN page 061318?
- 24 A. Yes.
- Q. Now, in summer 1998 and until he was appointed brigade

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 commander, Haxhi Shala was the military police commander at the
- brigade level; correct?
- 3 A. Yes.
- Q. And you told us the reference is to P1115.7, page 23 that
- 5 his nickname was Topi; correct?
- 6 A. Yes.
- 7 Q. I want to show you a document.
- MS. D'ASCOLI: Can I please call up ERN U001-9725 to U001-9732
- 9 and its English translation. And if this can please be not
- 10 broadcast. [Microphone not activated].
- 11 THE INTERPRETER: Microphone.
- MS. D'ASCOLI:
- Q. Witness, we can stay with this first page of -- it's a notebook,
- while the English is being brought up. You see at the very end --
- okay, the text is a bit faded. And it says:
- "Sadik Shala Burgia Batalion ..."
- 17 What battalion was that?
- 18 A. Burgia.
- 19 Q. Burgia. Sorry for my pronunciation. What battalion was that?
- 20 A. 3rd Battalion.
- Q. Of Brigade 121; correct?
- 22 A. Yes.
- MS. D'ASCOLI: Now if we move to the next page, please, in both
- languages marked with ERN U001-9726. It's an entry dated 12 August
- 25 1998. If we can scroll -- zoom out a little bit so that more of the

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 Albanian page is visible, including the bottom part with the
- 2 signature, please.
- Q. Do you recognise the block signature at the end, Witness, in the
- 4 handwritten document?
- 5 A. Yes, Topi.
- 6 Q. Who was Topi?
- 7 A. Haxhi Shala. The police commander Haxhi Shala.
- 8 Q. So was it common at that time to have handwritten notes of this
- 9 type to record meetings and so on?
- 10 A. Yes, it was.
- 11 Q. Did you do that yourself?
- 12 A. Yes, I did.
- Q. Now, this entry lists the military police rules for the Sadik
- Shala Battalion, the 3rd Battalion of Brigade 121. You can have a
- look at the list of the rules. I can read a couple for you:
- "Military Police has the right in ... given situation, to
- 17 execute, arrest, also battalion commanders, in cases of violations of
- 18 the Rules."
- You gave us this evidence already, you confirmed that; right?
- 20 A. Yes. This is what they said then.
- 21 Q. "Soldiers who are not in possession of a travel authorisation,
- 22 shall be disarmed."
- [Microphone not activated]?
- 24 A. Yes, that's how it was.
- 25 Q. "To arrest civilians, permission of the /Military / Police is

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 required."
- 2 A. It was their duty, not ours.
- Q. Okay. I will not go through the whole list, but do these rules
- 4 reflect how the military police functioned, operated, again during
- 5 your time as battalion commander in Brigade 121?
- 6 A. Yes.
- 7 MS. D'ASCOLI: Now, can we please move to page 5 in both
- 8 languages, please.
- 9 Q. Witness, I want to ask you some questions on the first two
- entries. There are two entries dated 15 August 1998.
- Now, in the first one, the entry says:
- "It was decided to speak with the soldiers of the Racaj Company
- today, to inform all of them about the Military Police Rules."
- 14 The second entry says:
- "Today we spoke with the soldiers based in the foresters' house,
- 16 and the Military Police Rules were read out to them."
- MS. D'ASCOLI: Can we now move to page 7 in both languages.
- 18 Q. And then I will ask you a question about these entries as they
- 19 are similar in content.
- MS. D'ASCOLI: And I'm referring now to the entry of 19 August,
- so if the Albanian can be scrolled down a little bit. Thank you.
- Q. Now, it's a report, a report on Wednesday it says, and the entry
- 23 reads:
- "We were out in the field today, ..."
- I'll skip to the end:

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- "... we conveyed the [Military Police] Rules for the battalion
- and some clarifications through some comrades."
- Now, my questions on these three entries, the two ones of
- 4 15 August and this of 19 August, is the following: Did the same
- 5 happen in your battalion in summer 1998? And what I mean is were the
- 6 military police rules conveyed to your soldiers as well?
- 7 A. Yes, but it was a special meeting with the police without my
- 8 presence.
- 9 Q. And by whom, if you remember? Who held the meeting?
- 10 A. Yes, the one that has written down, Haxhi Shala.
- 11 Q. Okay. I have one last question on this document.
- MS. D'ASCOLI: If we can move to page 8 of both versions. The
- 13 ERN is U001-9732.
- Q. This is an entry from 13 August. So the two questions -- the
- two portions I'm interested in to are the one on 13 August 1998.
- 16 MS. D'ASCOLI: If we can scroll down a little bit in the
- 17 Albanian.
- 18 Q. It says on 13 August someone, I'm not reading the name, was
- intercepted without a weapon and without a travel authorisation.
- Now, does this reflect your evidence that the military police, for
- example, would check travel authorisations, travel permits, and vet
- 22 people coming and going?
- 23 A. Yes, correct.
- Q. Okay. And then the other entry is a little bit up from the one
- that I just read. I'm not reading the name, but the entry says the

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- name of the person, and then "we were informed orally that he is a
- 2 suspicious person."
- And in relation to this entry, my question is: Does this entry
- 4 reflect your evidence that suspicious cases would be reported to the
- 5 military police? You gave us some examples of these yourself in your
- 6 evidence.
- 7 A. Yes, correct.
- 8 Q. Okay. That's enough.
- 9 MS. D'ASCOLI: Your Honours, the SPO tenders this document into
- evidence as a confidential exhibit because of the nature of certain
- 11 information.
- MR. EMMERSON: Your Honour, the objections follow a similar
- pattern. All of the probative and relevant evidence that this
- 14 witness has given he gave before being shown that document. And what
- counsel has done is to go through a document of which he is not the
- author -- I'm so sorry. What counsel has done is to go through a
- document of which he is not the author, pick out particular instances
- which she invites the witness to confirm are confirmatory of the
- 19 testimony he himself has already given.
- Now, even allowing for the fact that is probative in
- itself, which, in our submission, it is not a probative exercise
- because, of course, it's not the same instance. The witness has
- testified from his own experience. There's nothing in this document
- that adds anything, but it falls foul of all of the same principles
- of, first of all, it being material, which doesn't provide any

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- independent assistance to the Panel, and probative value is
- something, obviously, that has to be assessed in all of these
- 3 materials.
- But, secondly, yet again by finding points of coincidence or
- 5 points that counsel leads the witness into saying, "Does this reflect
- the sort of thing that you've already told us about?" it's being used
- once again, as is, I'm afraid, all too frequent, as a means of
- 8 getting in large amounts of entirely inadmissible material.
- 9 PRESIDING JUDGE SMITH: Thank you. This will be marked for
- identification as well, but anybody else want to make a record?
- MR. ELLIS: We join the objection, Your Honour.
- MR. MISETIC: As do we.
- MR. ROBERTS: The same, Your Honour.
- MS. D'ASCOLI: Your Honours, just to respond briefly.
- PRESIDING JUDGE SMITH: [Microphone not activated].
- MS. D'ASCOLI: Thank you.
- Well, the witness has recognised the documents, recognised
- 18 Commander Topi's signature, he has placed it in time, he has
- 19 connected it to the evidence that he gave, he has underlined that the
- same happened in his battalion, the same events that are described in
- relation to another battalion. So, therefore, the document -- the
- 22 prima facie admissibility requirement, relevance, authentication,
- et cetera, are met in the documents --
- 24 PRESIDING JUDGE SMITH: Thank you.
- MS. D'ASCOLI: -- tendered for admission.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- MR. MISETIC: I just want to clarify our position. We don't
- object to the portions that were shown to the witness. It's the
- 3 extra pages that weren't shown that we object to admitting.
- MS. D'ASCOLI: Your Honours, almost all pages were shown to the
- 5 witness.
- PRESIDING JUDGE SMITH: [Microphone not activated].
- MS. D'ASCOLI: Almost all pages were shown to the witness. It's
- 8 very little that is left out.
- 9 PRESIDING JUDGE SMITH: Thank you.
- 10 Continue your direct examination.
- THE COURT OFFICER: If I may, Your Honour, the ERN U001-9725 to
- U001-9732 will be marked for identification as P01123. Thank you,
- 13 Your Honours.
- 14 PRESIDING JUDGE SMITH: Okay.
- THE COURT OFFICER: And it's classified as confidential. Thank
- 16 you.
- 17 PRESIDING JUDGE SMITH: I see that it's nearly 10.00. We'll
- take a ten-minute break at this point.
- 19 Witness, we'll take a ten-minute break and then we'll be back in
- the courtroom. Please go with the Court Usher.
- [The witness stands down]
- PRESIDING JUDGE SMITH: So we are adjourned for ten minutes.
- 23 --- Break taken at 9.59 a.m.
- --- On resuming at 10.22 a.m.
- PRESIDING JUDGE SMITH: Sorry for the short delay. I probably

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- ought to hold myself in contempt of court. We'll go on with the
- 2 process.
- 3 Madam Court Usher, please bring the witness in.
- 4 [The witness takes the stand]
- 5 PRESIDING JUDGE SMITH: All right. Witness, welcome back. The
- 6 Prosecution has some more questions for you.
- 7 Go ahead.
- 8 MS. D'ASCOLI: Thank you, Your Honours.
- 9 Q. Witness, moving to a different topic. Did you participate in
- the 28 November 1998 Flag Day celebrations in the Berisha hills?
- 11 A. Yes, I did.
- 12 Q. I want to show you an article about those celebrations.
- MS. D'ASCOLI: The ERN is SPOE40000012 and its English
- translation, and if I can please have both on the screens.
- Q. Witness, the document that will appear is a Zeri i Kosoves
- article from December 1998 reporting about the Flag Day celebrations
- of 28 November 1998. The article will appear. Yes, now we have it
- on your screens. At least you can see the original. Do you see
- 19 that? And it's authored by Nuhi Bytyqi.
- 20 MS. D'ASCOLI: If we can zoom out a little bit from the
- 21 Albanian, please, and as well as the English.
- Q. Witness, do you remember that day?
- 23 A. I do not remember the article, but I do remember taking part in
- this festive day.
- Q. Yes, my question wasn't in relation to the article. I

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- understand you might have not read this one specifically. So I can
- 2 read from the beginning after the part in bold.
- MS. D'ASCOLI: If the English can be scrolled down a little bit
- 4 where it starts with: "We had set off ..." Thank you.
- 5 Q. "We had set off on that cold November day to take part in the
- 6 celebration of 28 November ..."
- You remember the day weather-wise, right, I think you told us?
- 8 A. Yes.
- 9 Q. "The main commemoration ceremonies of the soldiers and officers
- of the Kosovo Liberation Army on the occasion of 28 November ..."
- 11 I'll skip some lines.
- "... was held in the Berisha Hills, which were cloaked in
- 13 white."
- 14 And I think you confirmed the weather conditions.
- "The organisers of this ceremonial organisation were the members
- of the 'Pashtrik' Zone ..."
- 17 Correct?
- 18 A. Yes.
- 19 Q. The article then speaks about Mr. Shefqet Bucaj who opened the
- ceremony and then Mr. Jakup Krasniqi who spoke for the General Staff.
- Do you remember those speakers?
- 22 A. Yes.
- MS. D'ASCOLI: Now, in the English, if we can please move to
- 24 page 3.
- Q. While, Witness, for the Albanian, I will be looking at the quote

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 from the third column.
- MS. D'ASCOLI: Yes, a little bit -- perfect. Thank you.
- 3 Q. From Mr. Shaban Dragaj who you mentioned in your evidence was
- 4 the chief of operations for Brigade 121; correct?
- 5 A. Yes.
- Q. I'll put to you a quote from him, from Mr. Dragaj. He's quoted
- 7 as saying:
- 8 "'In the KLA there exists a unified command, a chain of command,
- 9 which is respected from a squad level up to the General Staff. There
- are no narrow groupings or interests, but unity and the determination
- to fight to the end to remove the Serbian forces from Kosovo. Those
- are the factors which dominate.'"
- So the first question I have is you heard what is attributed to
- Mr. Dragaj. In your experience, do those words reflect how you also
- experienced the organisation and structure of the KLA during your
- time as battalion commander in Brigade 121 with references, of
- 17 course, to 1998 to 1999?
- 18 A. Yes, in the battalion. Yes, I can only answer about the
- 19 battalion. So, yes, it was precisely as it's been put there.
- 20 Q. Yes. In the battalion as a place, of course, within the
- structure of the brigade and of the Pashtrik zone I would put to you.
- 22 A. Yes, correct.
- Q. Ajet Kastrati is also in the same third column is also mentioned
- in here. Can you tell us again of which battalion he was the
- 25 commander?

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 A. For a brief time in the 3rd Battalion, after the fall of
- 2 Kumanova.
- Q. Yes, after Kumanova was killed in August 1998; correct?
- 4 A. Yes.
- 5 Q. Okay.
- MS. D'ASCOLI: Your Honours, for the sake of time, I'll tender
- 7 this document into evidence as a public exhibit.
- PRESIDING JUDGE SMITH: [Microphone not activated].
- 9 MR. MISETIC: No objection.
- MR. ELLIS: No.
- 11 PRESIDING JUDGE SMITH: SPOE4000012 is admitted and will be
- assigned an exhibit number.
- THE COURT OFFICER: It will be assigned Exhibit P1124. Thank
- 14 you, Your Honours. And it's classified as public.
- MS. D'ASCOLI:
- Q. Witness, I'll move now to a different topic. You discussed in
- your statements a team of doctors and nurses, a team of 17 people,
- who would go where needed. And you make references to doctors in
- 19 Krojmir, mentioning specifically Dr. Jakupi and Dr. Naseri. The
- references are to the ICTY testimony P1114.2, pages 3681, 3682.
- 21 A. That's Naseri.
- 22 Q. Dr. Naseri, yes.
- MS. D'ASCOLI: Now, I want to ask for your comments on a
- document marked with SPOE00232831 to SPOE00232833 and the related ET,
- please. And, again, if it can be put on the split screen. Thanks.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 Q. Now, Witness, I quote from your evidence, the SPO interview
- P1115.3, page 2, lines 1 to 3, that you said, referring to 1998:
- "When people understood that we had," we, as the KLA, "taken up
- 4 positions there and established a presence, they begun to bring us
- 5 aid, bring us foodstuffs ..."
- Do you remember the provision of aid that you mentioned in your
- 7 evidence?
- 8 A. Yes, but they were delivered directly to the doctors. So they
- 9 came from Mother Teresa order. They came from various volunteers who
- 10 had the means --
- 11 Q. Yes.
- 12 A. -- the possibility to do so.
- 13 Q. Yes. So I understand the donations included also -- the
- donations that you received in Krojmir included also medical aid;
- 15 correct?
- 16 A. Yes.
- 17 Q. And was there an ambulatory in Krojmir?
- 18 A. Yes.
- 19 Q. Now, what we're looking at is a KLA General Staff register of
- donors who helped the KLA with the material goods. And I want to
- 21 draw your attention to a couple of entries.
- So, for example, if you look at entry number 1. This is dated
- June 1998. It refers to lab, laboratory material, and the
- delivery -- the material was delivered to ambulatory in Krojmir.
- 25 A. Yes. I didn't know exactly what we received, but the ambulatory

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- facilities were there. And, of course, they had the right to accept
- all of the donations that were given by the donors.
- Q. Also looking at entries number 8 to 10, this concerned
- 4 medication of various values again delivered to the ambulatory in
- 5 Krojmir in July and August 1998. So does that reflect how things
- functioned, I mean, what you saw happening at the ambulatory in
- 7 Krojmir in the summer 1998?
- 8 A. Yes. The clinic was actually completed with all of the
- 9 equipment that were required for both the residents of the area as
- 10 well as the soldiers.
- MS. D'ASCOLI: Your Honours, this document was seized from the
- residence of Mr. Jakup Krasniqi in Prishtine, and we are tendering
- now into evidence as a public exhibit.
- MR. ELLIS: Your Honour, we object. In the first place, the
- standing objection to the search, but particularly in relation to
- 16 this document, the witness hasn't confirmed that he ever saw this
- document before. He hasn't confirmed any of the specific entries in
- this document, saying he didn't know specifically what was received.
- And in those circumstances, all the witness has confirmed is that, in
- general terms, the KLA received donations from the people, which is
- 21 not a matter in dispute in the proceedings. So there is no need to
- 22 admit this. There is no relevance. It's not been authenticated and
- we'd invite the Court not to admit.
- PRESIDING JUDGE SMITH: SPOE00232831 to 232833 is admitted. It
- satisfies the prima facie standards for admission under Rule 138.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 THE COURT OFFICER: It will be assigned --
- 2 PRESIDING JUDGE SMITH: Please give it a number.
- THE COURT OFFICER: Yes, Your Honour. It will be assigned
- Exhibit P01125, classified as confidential.
- 5 PRESIDING JUDGE SMITH: Thank you.
- MS. D'ASCOLI: And, Your Honours, we will be providing in a
- 7 separate filing all of the information that you separately requested
- 8 in relation to seized items. I'm referring to your directions of
- 9 15 January.
- 10 Can I now have ERN SPOE00225149 and the English translation,
- 11 please.
- Also in relation to the previous document, I tender -- the SPO
- tendered it as a public exhibit.
- Q. Witness, while we're waiting for the document to be brought up,
- I wanted to bring you back to a person that you spoke about,
- Dr. Fitim Selimi, operating in the area of Sedllar, Shala, under the
- 17 1st Battalion. Do you remember that?
- 18 A. Yes, I do.
- 19 Q. Now, we have a report.
- MS. D'ASCOLI: If we can go all the way down so that the witness
- can see who signed the report.
- Q. Do you see the signature at the end of this document, Witness?
- 23 A. Yes, I do. To my knowledge, he worked in the village of Shala
- in the ambulatory services there, Dr. Fitimi that is. So he was in
- charge of the doctors there. I've never seen his signature, I do not

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 know his signature, but he was there as a doctor.
- 2 Q. Yes. And also you mentioned in preparation session you did not
- see this document before; correct? It was shown -- when you saw it
- in the preparation session it was the first time you saw it; correct?
- 5 A. That's correct. Yes, yes. I had not seen it before. I
- 6 couldn't.
- 7 Q. Yes. If -- you were not in a position that would require you
- 8 seeing it; correct?
- 9 A. No, I was a battalion commander. I couldn't really see a
- 10 document like this.
- 11 Q. Yes. I want to ask you a couple of questions about this, about
- the content of the document.
- MS. D'ASCOLI: If we go up to the first part of the report.
- 14 Also in the English, please. Yeah.
- Q. So Mr. Selimi, Fitim Selimi, is reporting about the healthcare
- 16 situation in the territory and says:
- 17 "The health care throughout the above-mentioned territory is
- being offered in the following locations: Kroimir, Shala, Nekovc,
- 19 Kishareka, Ngucat, Bellanica ... " et cetera. You can see all of the
- 20 locations.
- 21 And then it speaks about the number of health workers and the
- 22 typologies of their professionalities -- their specialties. Now, is
- that consistent with your knowledge of where healthcare was provided
- 24 at the time in the area that you operated within?
- 25 A. Yes.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 Q. If we go down to the fourth paragraph, it says:
- The equipment and the material is supplied mainly by
- 3 humanitarian sources and voluntary donors. The funding this service
- 4 gets from the Army fund is small."
- Again, does this information reflect what you saw at the time?
- 6 A. It's accurate. It's correct.
- 7 Q. Okay.
- MS. D'ASCOLI: Your Honours, also this document was seized from
- 9 the residence of Mr. Jakup Krasniqi, and the SPO would tender it into
- 10 evidence at this point as a public exhibit.
- MR. ELLIS: Yes, we object again, Your Honours. Standing
- objection to the search, but also the witness has expressly confirmed
- that he did not see this document before, and he did not see this
- signature before, so he can't authenticate it.
- MS. D'ASCOLI: And, Your Honours, I would reply that, as with
- the document before, this document is bar table eligible, the fact
- that the witness has been able to speak to it and to confirm some
- contents of it is sufficient for the purposes of admissibility
- 19 pursuant to Rule 13 --
- 20 PRESIDING JUDGE SMITH: SPOE00225149 is admitted under Rule 138.
- 21 Thank you. Go ahead.
- THE COURT OFFICER: And it will be assigned Exhibit P01126,
- classified as public. Thank you, Your Honours.
- MS. D'ASCOLI:
- Q. Witness, do you know who Qerkin Dugolli was?

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 A. He held a position in the brigade, as in personnel in the
- 2 brigade.
- Q. Okay. In the list of members of your battalion that you
- 4 provided to the SPO and that I mentioned before, that was
- 5 Exhibit P1116, page 45, ERN pages 061318, you listed, among the
- 6 military police of your battalion, Ajvaz Korpuzi, whom you also
- 7 mentioned as deputy, Syle Qeriqi, Dalip Durmishi, Agron Olluri. Do
- 8 you remember that?
- 9 A. Olluri. Yes. Yes.
- 10 Q. Are you aware of any disciplinary action taken against any of
- these policemen; and if yes, when?
- 12 A. I wasn't there at the time. It was the beginning of 1999. I
- have been told but wasn't there.
- 14 Q. Yes, I understand. I was asking about your knowledge of it.
- Now, do you remember the names of the policemen who were involved in
- those disciplinary cases or measures?
- 17 A. As I said, and I will say it again, I wasn't there. I was
- preparing for the fight in Koshare. But this is the entire medical
- 19 team. They had a problem with the command. The brigade interviewed
- them. So whoever was in Krojmir. This is what I was told after I
- returned. Because they misbehaved somewhere with somebody, a member
- of the public. But, again, this is what they told me.
- Q. Yes, I understand. I was more interested into whether you
- remembered the names of the specific military policemen. For
- 25 example --

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- 1 A. Yes, Agron. And then Azem. Agron Olluri, Azem Olluri. Yes, it
- 2 was them at the time.
- 3 Q. Okay.
- 4 A. The entire team. They were there and the entire team of
- 5 policemen.
- 6 Q. Okay. Now, I'm moving to the last set of questions, Witness.
- 7 Witness, you're aware from your previous interviews, since that
- 8 information with you put to you in details in those interviews, that
- 9 there are allegations that you took part in arrests, interrogations,
- and mistreatments of civilians. You're aware of those allegations;
- 11 right?
- 12 A. I have never been involved in any of such things. I have told
- you about everything I know.
- Q. So I understand it is still your evidence that you were not
- involved in any arrests, in any interrogations, in any mistreatments
- 16 --
- 17 A. Never. Never.
- 18 Q. Including of people who were later transported to or ended up in
- the Llapushnik detention facilities?
- 20 A. No, I was not involved.
- Q. Okay. Mr. Qeriqi, I will put to you a proposition and I will
- ask you for your comment to that, taking into account what you right
- now already told us.
- The SPO's proposition is that you were more involved than you
- actually feel comfortable to admit in those allegations; that you

Witness: Ramiz Qeriqi (Resumed) (Open Session) Examination by Ms. D'Ascoli (Continued)

- ordered and/or participated to arrest of civilians who ended up in
- detention in Llapushnik; that you participated to their mistreatment
- or ordered that, and ordered your soldiers also to mistreat civilians
- 4 during interrogations. And that proposition is that also you knew
- that was wrong and that is why you're denying your involvement.
- And I would like to hear again your answer to that.
- 7 A. I have never been involved. My tasks were at the front line.
- 8 That's where I was. I was not part of these things.
- 9 Q. Okay. I understand.
- MS. D'ASCOLI: Your Honours, those were my questions. Thank
- 11 you.
- 12 PRESIDING JUDGE SMITH: Thank you.
- Mr. Roberts.
- MR. ROBERTS: Thank you, Your Honour. If you just give me one
- minute just to get myself ready, but I'll obviously start now and
- 16 knock out 15 minutes.
- 17 PRESIDING JUDGE SMITH: Thank you.
- MR. EMMERSON: For planning purposes and whilst Mr. Roberts is
- doing that, I indicated earlier on that I thought my estimate was
- very considerably longer than I would actually require. As matters
- currently stand, I wouldn't expect to ask any questions at all. Or
- if I do, they will be very, very limited.
- PRESIDING JUDGE SMITH: Thank you very much for that update.
- Anybody else wish to state your minutes? Not hours, minutes.
- MR. MISETIC: It's about 45 pages, Judge, so --

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and redactions applied pursuant to F2978. Kosovo Specialist Chambers - Basic Court

Witness: Ramiz Qeriqi (Resumed) (Open Session) Cross-examination by Mr. Roberts

- 1 PRESIDING JUDGE SMITH: Okay.
- 2 MR. MISETIC: -- I'm staying with --
- 3 PRESIDING JUDGE SMITH: I'll --
- 4 MR. MISETIC: -- my estimate.
- 5 PRESIDING JUDGE SMITH: I'll call that an hour.
- 6 Yes, Mr. Ellis.
- 7 MR. ELLIS: I'm also staying with my estimate, Your Honour.
- 8 PRESIDING JUDGE SMITH: All right. Go ahead.
- 9 MR. ROBERTS: Thank you, Your Honour.
- 10 Cross-examination by Mr. Roberts:
- 11 Q. Good morning, Witness. We just have about ten minutes now
- before the break, so I'll just get started with some questions and
- then continue afterwards.
- I just want to start off with your arrival into Kosovo in what I
- believe is April 1998. Now, you told the SPO, in relation to this
- arrival, that you entered into Kosovo and went to Likoc in a group of
- nine or ten people after having met Azem Syla in Tirana; is that
- 18 correct?
- 19 A. I'm sorry, you represent whom? So you're the Defence of?
- 20 Q. Sorry, I -- Mr. Rexhep Selimi.
- PRESIDING JUDGE SMITH: You didn't introduce yourself,
- 22 Mr. Roberts.
- MR. ROBERTS: My apologies, Your Honour. I thought you did that
- for me. Sometimes you do. I must have missed out on that one.
- 25 Q. So, yes, I'm counsel for Mr. Rexhep Selimi. Sorry.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Cross-examination by Mr. Roberts

- So I'll just go back to repeating that question.
- So you told the SPO that when you first entered Kosovo, you came
- from Tirana to Likoc, and you went to Likoc in a group of nine or ten
- 4 people, having met Azem Syla in Tirana; is that right?
- 5 A. Correct.
- 6 Q. Now, you didn't know Rexhep Selimi personally before you entered
- 7 Kosovo, did you? You'd never met him?
- 8 A. No, I never met him before.
- 9 Q. So the name you were given for him, the nickname, so Agron or
- number Ten, these weren't nicknames that you knew personally. These
- were told to you by people before you went into Kosovo; is that
- 12 right?
- 13 A. Yes. Not persons, but it was Azem Syla, in fact.
- Q. Understood. Now, when you arrived you told the SPO that you
- took a letter to Agron or number Ten and told him who you were and
- where you came from, but you hadn't read the letter before you
- 17 arrived; is that correct?
- 18 A. That's correct.
- 19 Q. And you never actually saw at any point the content of that
- letter, that piece of paper that you gave to him, is that correct,
- 21 because it was sealed, I believe?
- 22 A. It was wrapped in an ordinary piece of paper, really, and it
- also -- it was wrapped in such a way that one couldn't open up but
- also so that it would be waterproof.
- 25 Q. Yes. And you never saw at any point what was actually written

Witness: Ramiz Qeriqi (Resumed) (Open Session) Cross-examination by Mr. Roberts

- on that letter, is that right, even after you arrived into Likoc?
- 2 A. No, I did not.
- 3 Q. So you gave it to Mr. Selimi sealed, and then he opened it and
- 4 then read it in your presence; is that right?
- 5 A. Yes.
- 6 Q. And --
- 7 A. Actually, I can't remember exactly. But, yes, I think that's
- 8 what it is. That's what it is.
- 9 Q. And was it actually in Likoc or was it outside somewhere or was
- it in -- where exactly did you meet him?
- 11 A. So when I was in Likoc, and I was never after the war, so I was
- there twice, so I said Likoc, and I was told it was Likoc, so I
- thought it was Likoc, and I knew it to be Likoc.
- Q. Okay. But were you in the centre of Likoc or was it outside,
- one of the villages around, or you don't know specifically?
- 16 A. To be honest, I never went back there again. I know it was a
- 17 village. It was the ambulatory facilities I told you about. There
- were some homes where we stayed overnight in those villages. So that
- 19 was it really.
- Q. And the letter itself, obviously because you didn't see it, you
- don't know if it was directly addressed to Mr. Selimi from Mr. Syla?
- 22 A. Please, if I may. Azem Syla told me that, "If you lose this
- letter -- it will only be for you to pass the letter on and to go to
- the Drenica part. And if you lose this letter ... "But I do not
- know what the contents of the letter were because I did not see it.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Cross-examination by Mr. Roberts

- 1 Q. Now, in your ICTY trial testimony, and I believe that's P114,
- you explained that Mr. Syla had written where you were supposed to go
- and what were your tasks and duties, although you were told about
- that orally by Mr. Selimi; is that correct? That's transcript
- 5 page 3563 from P114, for the record.
- 6 A. Who gave that to me? I'm sorry.
- 7 Q. So that Mr. Syla had written down where you were supposed to go
- and what were your tasks and duties, but you were given that
- 9 information orally by Mr. Selimi when you arrived; is that correct?
- I can read out the quote from your testimony if that makes it easier.
- 11 A. It's correct. That's correct. Yes, it's what I've said back
- 12 then. Nothing's changed.
- Q. So what Mr. Selimi was effectively doing, in your evidence, is
- reading out what Mr. Syla had written in that piece of paper. As in,
- where to go and what your tasks and duties were. Is that a correct
- understanding?
- 17 A. There was no need for him to read it out loud because we trusted
- one another. And whatever tasks and duties were assigned to us, then
- 19 we would do that. I didn't decide where I was to go. Others decided
- that for me.
- Q. Yes, I think the -- the question I'm trying to ask is that it
- was Mr. Selimi reading out what Mr. Syla had written down. It was
- 23 Mr. Syla who had decided or suggested that you go to Krojmir; is that
- 24 correct?
- 25 A. Of course. Mr. Syla and Rexhep Selimi. Well, I cannot know

Witness: Ramiz Qeriqi (Resumed) (Open Session) Cross-examination by Mr. Roberts

- accurately, precisely who decided. But I came from that place. I
- 2 had friends who had already been organised in the fight. And when I
- made the request in Aargau, I said that I can act in that part of
- Drenica, and that is why they sent me there.
- 5 Q. So you were the one who told Mr. Syla that you could go to
- 6 Krojmir; is that right? Because you had friends there and so it
- 7 would be a logical place for you to go.
- 8 A. Yes.
- 9 Q. Yes. And I think you told the SPO that's P1115.1, page 32 -
- that you didn't actually need to be instructed about where to go?
- 11 A. I'm sorry?
- 12 Q. So you actually told the SPO that you didn't need to be
- instructed about where to go, and I presume that's because you felt
- that it would be logical and normal for you to go to Krojmir, which
- is where you were from; is that fair?
- 16 A. Okay. So a lot of time has passed. But I was assigned to that
- 17 area. I was asked where it would be easier for me to be assigned to
- and act, and I said here. And the people who were responsible, in
- charge, gave me that task and that's what I did.
- 20 Q. And how long was this interaction with Mr. Selimi to your
- recollection? I assume it was very brief based on the nature of your
- testimony, but can you just clarify.
- 23 A. It was brief. I cannot remember exactly how long it lasted.
- Well, it was brief, as you put it.
- 25 Q. And you also explained that, to your knowledge, no one else who

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- 1 you were with received any similar instructions, is that correct,
- about where to go? From Mr. Syla, sorry.
- 3 A. Once again, please?
- Q. Certainly. So in your SPO interview, so that's Part 1, page 31,
- 5 you were asked by the SPO:
- 6 "... [were you] the only person who received an order from
- 7 Azem Syla?"
- 8 And your answer is:
- "It's possible that he may have given them -- given one to them
- that I wasn't aware of, but I doubt it."
- So to your knowledge, you were the only one who received
- something.
- 13 A. I think he instructed me alone. I was in charge of that group.
- But when we arrived in Likoc, then we were deployed. So it's not
- like the entire group followed me in Klecke, in Krojmir. Some stayed
- there. Like, for instance, Shaban Muhamet stayed in Likoc. Sabir,
- somebody else, went elsewhere, which was the area he came from. So
- it's not like we all went to Klecke or Krojmir.
- 19 Q. And so Mr. Selimi in this interaction merely directed you on to
- 20 Krojmir in implementation of what Mr. Syla had written. Could you
- have gone anywhere else?
- 22 A. Yes. If I had been told to go elsewhere, of course I'd have to.
- MR. ROBERTS: Your Honour, I think it's a good time now if
- that's convenient.
- PRESIDING JUDGE SMITH: We will take a half-hour break, Witness.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Cross-examination by Mr. Roberts

- 1 Please do not speak about your testimony outside of the courtroom,
- and you may go with the Court Usher at this time.
- THE WITNESS: [Interpretation] I'm sorry. I'm alone there, so I
- don't think there's anybody else that I could talk to.
- 5 PRESIDING JUDGE SMITH: Thank you.
- [The witness stands down]
- 7 PRESIDING JUDGE SMITH: [Microphone not activated].
- 8 --- Recess taken at 11.01 a.m.
- 9 --- On resuming at 11.30 a.m.
- 10 PRESIDING JUDGE SMITH: Please bring the witness in,
- 11 Madam Usher.
- [The witness takes the stand]
- PRESIDING JUDGE SMITH: All right. Witness, we will continue
- with the cross-examination with Mr. Roberts.
- MR. ROBERTS: Thank you, Your Honour.
- 16 Q. Hello again, Witness. So we were talking about the interaction
- 17 you had with Mr. Selimi when you first arrived into Kosovo. Just to
- be clear, he didn't appoint you to any specific position at all, did
- 19 he, at that stage? He merely directed you over towards Krojmir.
- 20 A. We met with Fatmir Limaj there. It was an accidental meeting.
- 21 And I went there together with Fatmir.
- Q. Yes. But just to be clear, Mr. Selimi didn't actually appoint
- you to any position. He just merely, as we discussed earlier, read
- out what was in the letter and directed you over towards Krojmir.
- But there was no official appointment that he implemented at that

Witness: Ramiz Qeriqi (Resumed) (Open Session) Cross-examination by Mr. Roberts

- 1 stage, was there?
- 2 A. No, not at the time.
- 3 Q. And in fact -- oh, sorry. Please continue.
- 4 A. But I went there together with Fatmir Limaj, to Klecke, Krojmir.
- 5 Q. And as you discussed in your interview with the SPO, you weren't
- actually formally appointed to a position until August, I think it
- 7 was August 16th, and that was by Fatmir Limaj, wasn't it?
- 8 A. Please, from the day I went to Krojmir together with
- 9 Fatmir Limaj, I reported to him from the very start. On paper, it
- was when you said; but earlier, not. I reported to Fatmir. As to
- who Fatmir reported to, this I don't know. But from the very start,
- 12 I assumed, you know, duties and everything from Fatmir Limaj.
- Q. Yes, and I'll get to that reporting later. It was just the
- question of the appointment that I was interested in at that stage.
- MR. ROBERTS: If we could just actually go now to a document
- that you were shown this morning, which is this supposed diary. It's
- 17 P1122, and the ERN is IT-03-66. If we could just put that up on
- 18 screen.
- 19 Q. You remember this, that you were taken through in some detail by
- 20 counsel for the Prosecution.
- MR. ROBERTS: And if we could go to the same page that she
- showed you entitled "A delayed diary." So that was page 4 of the
- 23 English.
- Q. Do you remember having this discussion about your entry into
- 25 Kosovo and where you went?

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- MR. ROBERTS: And if we could just get the Albanian as well.
- Q. Now, just to be clear, and we don't need to go through this in
- any detail, but that doesn't mention Mr. Selimi or Agron at all, does
- 4 it? And please feel free to check that section. Because this is
- talking about your entry into Kosovo. It doesn't make any reference
- 6 to Mr. Selimi or Agron or Ten.
- 7 A. This is a diary of Qerqiz. It shows that we came to Likoc. I
- 8 said what I had to say. He wrote it in his diary. It's very true
- 9 that we came together with Qerqiz.
- 10 Q. Yes, but the actual --
- 11 A. I can't even read it now.
- Q. Well, you seemed to be reading it earlier, or it seemed to be
- read to you. My understanding, and please correct me if --
- 14 A. Prosecutor --
- Q. -- I'm wrong, there is no reference to Mr. Selimi in that
- 16 extract at all?
- 17 A. No, there isn't. I don't know where you are getting at.
- 18 Q. Well, the point I'm making is that obviously in your evidence he
- 19 was the one that directed you to Krojmir and we'll talk in a minute
- about what you considered the implication of that and yet he's not
- 21 mentioned at all in relation to your -- this description of your trip
- 22 from Likoc to Krojmir.
- 23 A. Who is not mentioned?
- Q. Mr. Selimi, the person who you described having the interaction
- with earlier and about who directed you supposedly over towards

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- 1 Krojmir.
- 2 A. Mr. Selimi didn't come with us. I said I went with Fatmir Limaj
- 3 up to Klecke.
- 4 Q. Yes. I'm not disputing that. It's merely that there's no
- 5 reference at all to him having directed you along that journey in
- this extract, is there? And I think we can move on because you're
- 7 not disputing that.
- But you told the SPO on the basis of your brief interaction with
- 9 Mr. Selimi --
- 10 A. No. What I said then, I abide by it now. This is a diary of
- someone else, of Qerqiz. I am Ramiz. And I spoke about what was the
- 12 reality then.
- Q. Just to be very clear, you're not contesting that he -- you're
- not saying that he is mentioned in that diary. I think we're very
- 15 clear on that.
- MS. D'ASCOLI: Objection, asked and answered, Your Honour.
- 17 PRESIDING JUDGE SMITH: [Microphone not activated].
- You may answer.
- 19 Perhaps repeat the question again, Mr. Roberts.
- MR. ROBERTS: Thank you, Your Honour.
- Q. Yes. Just to be very clear, for the record, you're not saying
- that he is mentioned in that extract of the diary, are you?
- 23 Mr. Selimi.
- 24 A. He should -- why should he be mentioned? It was me who had that
- letter that gave to Mr. Selimi.

Witness: Ramiz Qeriqi (Resumed) (Open Session) Cross-examination by Mr. Roberts

- 1 PRESIDING JUDGE SMITH: Witness, it's easier if you just answer
- yes or no to a question asking for a yes-or-no answer.
- THE WITNESS: [Interpretation] How can I say? Can you repeat
- 4 once again so that I can say yes or no?
- 5 MR. ROBERTS:
- 6 Q. Certainly.
- 7 A. This person is -- hasn't mentioned him, but I mentioned him.
- 8 Q. Right.
- 9 MR. ROBERTS: I think we have an answer, Your Honour.
- 10 Q. Now, you told the SPO on the basis of your -- what you described
- as a brief or interaction with Mr. Selimi that he was the main guy in
- 12 Likoc.
- MR. ROBERTS: And that's Part 1, so P1115.1, page 32.
- Q. Now, to be clear, is your evidence that this was your impression
- of Mr. Selimi based on that -- solely on that brief interaction with
- him in Likoc in April 1998?
- 17 A. No. Since you are putting me the question in that way, it was
- Azem Syla that sent me to Selimi. He was the higher-up person, if
- 19 you're asking me that.
- Q. Yes, so my question -- what I'm interested in is, is your
- understanding that Mr. Selimi was the main guy in Likoc based on the
- fact that Mr. Syla sent you to him?
- 23 A. Yes. The fact that he sent me to Rexhep Selimi to give that
- letter to him, it was clear that he was the main guy, that he was
- responsible there.

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- 1 Q. That's the only basis for your understanding of this?
- 2 A. Not only that. I went there, stayed there, and they instructed
- me to go to Klecke, Krojmir. So it was very well organised. It was
- 4 not that, like, you can go anywhere you like. You couldn't go
- anywhere. You couldn't enter anywhere. It was -- everything was
- 6 well organised from the beginning.
- 7 Q. And he never told you he was the main guy in Likoc in this brief
- 8 interaction, did he? When I say "he," I mean Mr. Selimi.
- 9 A. He didn't need to tell me that because I went to him. Somebody
- 10 else sent me to him. I already mentioned that earlier. I don't know
- 11 why you are dwelling on that.
- Q. Well, if Mr. Syla had sent you to anyone else, would you have
- believed that they were the main guy?
- 14 A. Wherever he would have sent me. I would have gone wherever
- 15 Azem Syla sent me. It was a military role.
- Q. And whoever you gave that letter to or were told to give that
- 17 letter to, you would have believed they were the main guy because you
- were being told to give that letter to them; is that right?
- 19 A. Yes, yes.
- 20 Q. And you never saw Mr. Selimi again after that interaction; is
- 21 that right?
- 22 A. No, never.
- Q. And you didn't even know for sure that he was a member of the
- General Staff at any point? That's what you told the SPO. Is that
- 25 correct?

Witness: Ramiz Qeriqi (Resumed) (Open Session) Cross-examination by Mr. Roberts

- 1 A. That's right. From that time on, I had to deal with
- 2 Fatmir Limaj, with the brigade. I was organising the battalion, and
- I didn't know anything about the General Staff. That's correct.
- Q. Okay. Now, Likoc was quite important as a location, wasn't it?
- 5 It's the first port of call that many people from Albania would stop
- at on the way in from Kosovo.
- 7 A. Yes, that's what they said. I stayed for a very brief time in
- 8 Likoc. That was how it was at the beginning.
- 9 Q. And how long did you actually stay there? Was it one night?
- 10 A. No, I think about two weeks. I took them soldiers and went to
- 11 Klecke, Krojmir. Some two weeks I think this process lasted.
- Q. Now, on the basis of this interaction you told the SPO that you,
- and I'll quote the question and answer, "considered that
- Rexhep Selimi was in charge for the KLA in Kosovo at that time." Is
- that still your evidence?
- 16 A. Yes, that's how I thought then.
- 17 Q. You thought then. So you were never obviously told or had any
- direct information that that was the case. This is based on your
- impression after being sent to him by Azem Syla; is that correct?
- 20 A. That was the rule then. I said already you couldn't go as you
- liked. You had to go through the representatives. I had to write an
- application in Aargau to enter Kosovo and to join the war. My
- application was accepted. I came to Tirana, from Tirana to Likoc,
- from Likoc to Klecke. And from Klecke, I settled in Krojmir. That's
- 25 how it happened. It was not like everybody could come at their

Witness: Ramiz Qeriqi (Resumed) (Open Session) Cross-examination by Mr. Roberts

- 1 volition. There were rules.
- 2 Q. Yes, I understand there were rules. But my question was whether
- your assertion or your deduction or assumption that he was in charge
- for the KLA in Kosovo was based purely just on that short
- interaction? Again, yes or no if you can.
- 6 A. Yes, of course. I came with that letter, with that document.
- 7 Q. And to be clear, in terms of what else you were aware of in
- 8 Kosovo at the time, you didn't visit the other zones, did you, at
- 9 that stage, the Dukagjin zone, Llap zone, anywhere else, if there
- were indeed zones at that point?
- 11 A. No. No, never.
- 12 Q. You didn't meet or have any other knowledge of other potential
- Kosovo leaders at that point in any of those zones either, did you?
- 14 A. No, I didn't. I already told you I served up to the brigade.
- 15 That's where I reported. Not higher up. Never.
- Q. Yes, but the point I was trying to get to is that you don't
- understand or have any knowledge -- sorry, not "understand." You
- don't have any evidence in relation to Mr. Selimi's authority or
- 19 relationship with anyone else outside of Likoc based on that very
- brief interaction you had with him there?
- 21 A. At that time, no.
- Q. So I would suggest to you, on the basis of that, that you were
- 23 not justified in any way in suggesting that he was the leader of the
- 24 KLA throughout Kosovo. Would you accept that?
- 25 A. I said that at the beginning when I came. And for that, I am

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- 1 responsible. Later on, I had no information. I never met him. What
- can I say more? About other things, there are other people that can
- 3 speak.
- 4 Q. Just to finish up on this, had you heard of him before you
- 5 entered Kosovo at all, based on his relationship with Adem Jashari or
- any other factors? Had you heard the name Rexhep Selimi in the
- 7 press?
- 8 A. I didn't read a lot the press. There is nothing I can say. I
- 9 have no answer for that.
- 10 Q. So you hadn't heard of him, you didn't know he'd been indicted
- already or was already well known within Kosovo?
- 12 A. I don't remember. A long time has passed. I don't remember to
- have heard anything about him. If there was something in relation to
- 14 him, you can read that in newspapers.
- Q. Okay. Now, your evidence is that you moved on with Mr. Limaj
- over to Klecke and then down to Krojmir.
- 17 A. Yes.
- 18 Q. Now, your evidence to the SPO was that Mr. Selimi told you that,
- "You're to report your work to me, you're to come and tell me how
- 20 many soldiers you have and what they're doing." Do you recall
- 21 telling that -- sorry.
- 22 A. It is very true, I remember. But I never did report to him
- because we agreed with Fatmir that I should report to him, to Fatmir,
- namely. Fatmir should report to Rexhep Selimi. Whether he did that
- or not, I don't know. But from the beginning, we reported how many

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- soldiers were there, what their health was like, and so on. But not
- to Rexhep Selimi. To Fatmir Limaj. I abide by the same things I
- 3 said earlier.
- 4 Q. Yes. So as you mentioned, you never actually reported to
- 5 Rexhep Selimi, and you have no idea if Fatmir Limaj at any point ever
- did report anything that you told him to Rexhep Selimi?
- 7 A. Correct.
- 8 Q. And Krojmir is quite a long way away from Likoc, is it not? How
- 9 long would it take you to walk from one to the other -- or how long
- did your journey take you, actually, to go from Likoc all the way to
- 11 Krojmir?
- 12 A. I don't remember, but it is far. Very far.
- Q. So it wouldn't have been in any way reasonable or possible for
- you to have reported directly to Mr. Selimi at all, would it not --
- 15 would it?
- 16 A. I said to you I never reported to him, that I did report to
- 17 Fatmir Limaj. And I never saw Rexhep Selimi ever after.
- 18 Q. Yes. I was merely asking it would not have been easy or logical
- 19 for you to have reported to him given that distance, would it?
- 20 A. No, it wouldn't be logical. At the beginning, I reported also
- 21 to Shukri Buja at the very start, and he to Fatmir. So I was mostly
- 22 engaged with the digging of trenches and preparations for war. It
- was impossible for me to -- Fatmir was at a higher position, so
- 24 whether he did report or not, this I don't know, and I am not
- interested in that.

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- 1 Q. Understood. Now, you did confirm you didn't have a satellite
- phone at all at that stage either, did you?
- 3 A. No. Neither phone nor any radio. Nothing.
- 4 Q. So it would have been impossible -- sorry. Do you want to
- 5 complete your answer or have you finished?
- 6 A. I finished.
- 7 Q. So it would have been impossible for you to have reported to him
- 8 even had you wanted to? When I say "to him," to Mr. Selimi in Likoc.
- 9 A. I already said, and I don't think we need to dwell on that, I
- never reported to him and I could not report to him, and I was not in
- 11 a position to report to Rexhep Selimi.
- 12 Q. And when you agreed with Mr. Limaj that you would report to him,
- you didn't, obviously, check with Mr. Selimi that this was fine, was
- it -- did you?
- 15 A. No, no.
- 16 Q. So you were effectively ignoring or changing what had been told
- to you by Mr. Selimi?
- 18 A. Listen, I knew that Fatmir is at a higher position. And he said
- 19 to me, "I have to deal with Likoc." He told me, "You don't have
- anything to do with that." And so after that, I reported to him. I
- believed that he was on a higher position and that he would report
- dutifully where he should.
- Q. And Fatmir Limaj at the time was in charge of units down in
- 24 Klecke?
- 25 A. Yes.

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- 1 Q. But he was effectively, therefore, changing this supposed
- instruction that you'd been given by the most powerful KLA person in
- 3 Kosovo; is that right?
- 4 A. I am not saying that he changed that. I don't know. I know
- only that I reported to him.
- 6 Q. Now, you did mention reporting to Mr. Limaj when you were down
- 7 in Krojmir. And you --
- 8 A. To Shukri Buja also. To both.
- 9 Q. And to Shukri Buja. Now, in these meetings, these supposed
- regular meetings, you were very clear with the SPO that there was
- never any mention of any prison in Klecke at any of these meetings;
- is that right?
- 13 A. Never. Never.
- Q. And you only found out about this well after the war; is that
- 15 right?
- 16 A. Yes, correct.
- 17 Q. And so throughout the entire time that you were visiting Klecke
- on a regular basis, you never saw a prison there or had any knowledge
- that there was a prison in that location?
- 20 A. I went to Klecke for the weekly meetings, and nobody mentioned
- 21 any prison. Only after the war.
- Q. And you never saw one yourself when you were in Klecke?
- 23 A. What prison are you talking about?
- Q. Well, you were asked if you ever knew about one. I just want to
- 25 be clear. When you were going to Klecke on a regular basis, you

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- never saw one, a prison, yourself there, did you?
- 2 A. I went there, as I said, once a week, and I never saw a prison.
- 3 Q. Thank you.
- 4 A. I heard about the prison in Klecke after the war, and we had
- 5 nothing to do with that supposed prison.
- 6 Q. Now, I just want to ask you some questions about your knowledge
- or relationship with the General Staff. You told the SPO you didn't
- 8 know what the difference was between the central or the
- 9 General Staff, did you?
- 10 A. It's a mistake. You're wrong. Initially, we thought it was
- called Central Staff and then General Staff. That's where you are
- wrong.
- Q. Well, you told the SPO, and this is Part 8, page 4, so that's
- 14 P1115.8:
- "Q. But what is the difference between central staff ... and
- 16 General Staff?"
- 17 Your answer was:
- "I don't know."
- 19 A. I don't know. I never knew it.
- 20 Q. You were never informed who was in the General Staff, were you?
- 21 A. No.
- Q. You were never in a meeting with the General Staff, and you
- weren't a member of the General Staff as you told the SPO?
- 24 PRESIDING JUDGE SMITH: Those are two questions.
- MR. ROBERTS: I will break them down, Your Honour. Thank you.

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- 1 Well, I was actually, to be honest, quoting the two questions
- that were given by the Prosecution in the interview. So maybe I'll
- 3 read that out.
- Q. So in your SPO interview, so that's P1115.2, page 12:
- 5 "Q. Did you ever attend briefings or orders that were given by
- the General Staff in Likoc?
- 7 "A. No, I was never in a meeting with the General Staff. I
- 8 wasn't a member of the staff."
- 9 And that's correct, isn't it?
- 10 A. Yes. Whatever is written there is accurate. I do not contest
- 11 that.
- 12 Q. And you weren't in touch with the staff, and you only visited a
- couple of times when it moved to Divjake, which would have been
- towards the end of 1998?
- 15 A. Correct.
- Q. Divjake is obviously separate close to, but separate from
- 17 Klecke?
- 18 A. Near Klecke, adjacent to it.
- 19 Q. Adjacent. But it's a separate location, is it not?
- 20 A. Yes. On one side was the General Staff. On the other side was
- 21 a brigade.
- Q. As you told the SPO, up until the end of 1998, it was very
- 23 difficult to communicate with the General Staff, and this only
- improved when they went to Divjake. Do you recall telling the SPO
- 25 that?

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- 1 A. I may have said that. I don't remember. But if it's written
- there, then I have said it.
- Q. And this was around about the time you went to Albania, wasn't
- 4 it? You left in early to mid-January, I think, isn't it? Is that
- 5 correct?
- 6 A. Yeah, the middle of January.
- 7 Q. So any improvements that took place in communication with the
- 8 General Staff would have been when you were mostly not there in
- 9 Kosovo anymore because you'd been to Albania?
- 10 A. Once again, please? What did you mean by communications?
- 11 Q. Well, you were asked by the SPO about communications with the
- 12 SPO -- sorry, communications with the General Staff. And in your
- interview, so this is P1115.3, page 13, you stated:
- "... there in the end of [1998], when they moved to Divjake,
- they were much more easy to communicate with."
- Now, my suggestion is that any improvements in communication
- 17 with the General Staff that happened at that stage were when you were
- going to Albania; is that fair?
- 19 A. So I was given permission by Zyrapi to travel to Albania. So it
- 20 was an order by Bislim Zyrapi, the chief of the General Staff. And
- 21 Haxhi Shala, the brigade commander, and I set off to Albania. And as
- I said earlier, there was no reason for me to communicate with the
- 23 General Staff when I was battalion commander. It was only when I
- received the instruction to go to Albania, and I received it from
- 25 them. Other than that, I do not know.

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- 1 Q. Yes, you don't have any direct knowledge of whether those
- communications did improve because you didn't need to communicate
- after that point, is that right, with the General Staff?
- 4 A. I am telling you for quite a few times that I didn't have any
- 5 possibility to speak or communicate with the General Staff. I had no
- 6 knowledge of that.
- 7 Q. Yes. So when you say that the communications improved, that's
- 8 something of which you didn't have direct knowledge. That's the
- 9 point I'm trying to get to. I'm just trying to understand the basis
- of your assertion that the communications improved.
- 11 A. I never communicated with them. I do not know how that word,
- "communication," has come about or has been left there. I did not
- communicate with them. Neither did I know all of the members of the
- 14 General Staff or the positions they held. We knew that Azem Syla was
- the commander general and that was it.
- 16 Q. Now, in terms of supposed orders given in the name of the
- General Staff, you told the SPO that Mr. Limaj gave orders in the
- name of the General Staff when he was the brigade commander, but you
- weren't able to remember any special or significant ones. And you
- only received -- sorry, do you recall telling the SPO that?
- 21 A. Yes, I have said that. So in the meetings he would say, "It's
- in the name of the General Staff," and then, of course, what did we
- know whether it was on his own volition or, indeed, in the name of
- the General Staff. But what I've said there is what I've said.
- 25 Q. Yes, that's the point I was interested in. You only received

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- orders or directions or instructions from the brigade command and not
- directly from the General Staff, so you had no way of knowing if they
- did come from the General Staff or not.
- 4 A. Correct.
- 5 Q. And you never saw Mr. Limaj communicating with the
- 6 General Staff, so you don't have any personal knowledge of whether
- 7 these orders did, in fact, come from the General Staff. That's what
- 8 you told the SPO.
- 9 A. Well, I couldn't -- one couldn't see it, could one? I mean, it
- was wartime. But, yes, it's what I've said earlier.
- 11 Q. Now, saying that orders came from the General Staff would be one
- way, would it not, of making them seem more important, giving them
- 13 greater authority?
- 14 A. Yes, of course.
- Q. And you actually told the SPO that you thought Mr. Limaj was
- using the name of the General Staff to make his orders or his
- instructions seem more important; is that fair?
- 18 A. Yes, with more authority. It was my view. This is what I
- 19 thought.
- Q. And you also thought the same in relation to Shukri Buja, didn't
- you, when he gave you an order at the end of July to withdraw troops
- to Blinaje? I apologise for my pronunciation.
- 23 A. From Blinaje, yes, the order was to withdraw the battalion
- 24 fighters, to withdraw from the areas.
- 25 Q. And so he told you that that was an order from the

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- 1 General Staff?
- 2 A. After the withdrawal, when I met him, and I asked him, "Who gave
- the order?" he said, "I was only enforcing the order that came from
- 4 the General Staff." This is what he said to me in front of the
- 5 soldiers back then. But I don't think it was the General Staff who
- gave that order.
- 7 Q. Yes, I think that's what you told the ICTY, that you didn't
- 8 think he received the order from the General Staff. And I think
- 9 when -- you later on were told by the General Staff that they hadn't
- given the order; is that right?
- 11 A. After a meeting when they came to us, they said, "We didn't do
- this" -- or, well, it's not like they would account to me, but we
- realised that it was Shukri Buja who had acted on his own.
- 14 Q. Yes. But you still felt -- even though you were told it was an
- order from the General Staff, you still felt that you were able to
- ignore this order from Shukri Buja?
- 17 A. No. There was nowhere for us to go because we were armed.
- 18 Where could we go? So after the withdrawal, we all got together, the
- soldiers, and then we went to the positions because we didn't have
- anywhere to go.
- Q. Yes. I'm not -- it's not about whether you were right or wrong
- in how you responded to that. My point is that Shukri Buja gave you
- an order, supposedly in the name of the General Staff, and you, as a
- 24 battalion commander, felt that you were able not to follow that.
- 25 A. Please, Please, you are wrong. Your question is wrong. So he

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- told the soldiers on the front line, "Withdraw." So withdraw. No
- longer the KLA. So then we, the soldiers, got together and we
- decided not to leave. But it was just a moment. We were there on
- 4 the front line. When he came over, then I asked him, "Who gave the
- order?" He said, "I enforced the order of the General Staff." And
- 6 he walked off. And we were stuck there. We didn't have anywhere to
- 7 go. This wasn't about an order. It was wartime. You probably
- 8 cannot understand what being there in wartime was like. We were
- 9 there on our own. And then very briefly, quite quickly I would say,
- other people came over, we had a meeting. They said, "Carry on with
- the war. Everything is fine." Because, of course, I had to enforce
- the order, but it was wartime and we were all over the place.
- 13 Q. Yes.
- 14 A. So, yes.
- 15 Q. It's not to ascribe blame to you. It's just to try and
- understand exactly the sequence of events. And so he did tell you at
- the time, Shukri Buja, that it was an order from the General Staff,
- but you carried on not completing it at that stage. That's right,
- isn't it? And not just you. I mean "you" collectively, you and your
- 20 soldiers.
- 21 A. No, no, please. It's not that way. We were there in the middle
- of nowhere, as it were. Like, we didn't have command. We didn't
- have anywhere to go. Like, where would we go? For a certain amount
- of time we were just there. Although, briefly they did come over and
- 25 we all got together again. So we were just stuck there, if you see,

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- I think about a week. We had no command. There was no command over
- us. We were just there stranded, just like, you know, chicks with no
- 3 chicken or mother to be there for them. And it's basically what
- 4 happens to the chicks when mother chicken is no longer there? That's
- 5 what we were like, stranded.
- 6 Q. So there was no command structure left at that stage, is that
- 7 what you're saying, above you? If you were stranded, there was no
- 8 command structure at this stage?
- 9 A. No. For about two weeks we were there, we were all over the
- 10 place, we were on our own. Shukri was somewhere else. Fatmir,
- 11 elsewhere. I and some other soldiers were there. And then we got
- together again. We joined forces. This is what I'm saying, and
- these sort of things happen in wartime.
- Q. Do you believe there are other orders that you were issued or
- given by Fatmir Limaj or Shukri Buja or directions that were also not
- 16 from the General Staff but were told to you were in the name of the
- 17 General Staff?
- 18 A. There weren't. What I mentioned already, like sometimes in
- 19 meetings, like, if they wanted to ascribe more authority, sometimes
- 20 Fatmir would mention them. Of course, for it to carry more weight,
- for it to be more credible. I don't know. What can I say? But it's
- 22 his opinion. You could ask him yourself.
- 23 Q. Yes, but as you --
- 24 A. Otherwise, the hierarchy was quite fine: Battalion, brigade.
- Q. Well, let's go to your battalion, because I think you were very

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- clear, and I think this is important in relation to a question you
- were asked by the Prosecution, you were only able to talk about your
- 3 battalion. You accept that, don't you?
- 4 A. Yes.
- 5 Q. In terms of --
- 6 A. Yes.
- 7 Q. -- any hierarchy --
- 8 A. Yes, yes.
- 9 Q. -- in terms of how things were done, you only talk about your
- battalion. And how many people were there in your battalion in May,
- June, or later, if it was indeed a battalion at that point?
- 12 A. Everything has been written down, actually. It was part of the
- process. I do not wish to make any mistakes, because so much time
- has passed since then. But my statement has been written down, so
- it's on there to be read. So my witness statements have already been
- 16 given.
- 17 Q. Yes. I think it's just so we can understand exactly the limits
- and the scope of your statement. When you talk about things like
- 19 your permits that you issued or the regulations for the organisation
- of the army's internal life, for example, you're talking about how
- you understood that to operate within your battalion or within your
- unit, is that fair, and you don't want to speculate beyond that?
- 23 A. Well, whatever happened with us happened elsewhere. We were no
- 24 different to any others. What happened in our battalion happened in
- other battalions. Like the permit, for instance, for a soldier to go

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- to the brigade, so they needed a travel permit. So, for instance,
- for four hours, so they would have to travel during that timeline,
- those four hours. So our movements were controlled. And it wasn't
- 4 just with us, the four battalions were going through the same
- 5 motions. But, of course, I spoke in terms of what happened to our
- 6 battalion and my work.
- 7 Q. Yes, you only have personal knowledge of what happened in your
- 8 battalion. And you assume the same thing happened in other
- 9 battalions but you don't directly have knowledge of that; is that
- 10 fair?
- 11 A. Well, yeah, obviously.
- 12 Q. And -- and as a battalion --
- 13 A. Yes, I don't have knowledge of ...
- 14 Q. Sorry, I cut you off.
- "Yes, I don't have knowledge of ..."
- 16 Can you just complete your answer? That was my fault.
- 17 A. Well, I don't have knowledge of other battalions.
- 18 Q. Or any further up, supposedly, in the chain, other brigades and
- 19 certainly not other zones? You accept that, don't you?
- 20 A. I don't have knowledge, no.
- Q. And, indeed, even on the permits, I think you said that you as a
- battalion commander had a more strict idea of not allowing people to
- travel in and out at night. Do you recall that?
- A. Because of security reasons. So, yes, that's true. So the idea
- was that at night security checks would be different so that nobody

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- would be able to come in, the enemy or somebody else, to the
- 2 particular zone that we controlled, where the battalion was. So,
- yes, it's correct indeed. Because we needed to be able to know that
- 4 we kept the movements of people under checks and so on.
- 5 Q. And I believe you said that Mr. Limaj criticised you for this
- rule, but he didn't order you to stop it or change it, did he?
- 7 A. No. Fatmir was prone to seeming -- seemingly be more
- 8 interesting, more important in meetings, that he, indeed, was
- 9 somebody important, and then, of course, I had to enforce his orders.
- Q. Well, you say you have to enforce his orders, but you did tell
- the SPO specifically about an order from Mr. Limaj that you ignored.
- 12 A. Which one, for instance?
- 13 Q. I can take you to your SPO interview.
- MR. ROBERTS: So that's P1115.2, page 44.
- Q. And I'll just read out the exchange. Question, from the SPO, in
- relation to Mr. Limaj:
- "So did he -- was that an order that he gave you, to go to hide
- 18 your uniforms and weapons?"
- 19 Answer:
- "He gave that order to the 1st battalion, and I opposed that
- order, and I told him -- I told them, 'Put your uniforms back on and
- pick up your weapons.' And in our battalion we violated that order."
- Just wait till I finish, please.
- "We never hid our weapons or uniforms.
- "Q. Was that a uniform -- was that an order that had -- was

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- that an order that applied to your battalion as well?
- "A. Of course. Yeah, because he was the brigade commander."
- So in this situation you're describing a specific order from
- 4 Mr. Limaj that you, as a battalion commander, decided to ignore; is
- 5 that correct?
- 6 A. Well, listen. This was the second offensive. When in a zone in
- 1st -- the 1st Company in Shala, Fatmir Limaj had told them -- and it
- 8 was the soldiers who reported this. I didn't actually hear this
- 9 myself. Fatmir Limaj had asked them -- had told them, rather, to
- "hide the uniforms and weapons because the Red Cross is waiting for
- us. Surrender yourselves." And then I asked the soldiers, "What do
- you mean surrender?" It's the only case when I said we have to fight
- till the end, until death. So even though I wasn't told this by him
- directly, I told the soldiers that we are fighting to the end, as if
- this order hadn't actually come in.
- And then it was two weeks or a month later that Fatmir came over
- 17 again, as a brigade commander yet again, and we continued doing what
- we were doing, and, again, we had to listen to him, respect him, and
- 19 this is it.
- So I do not know why you need this particular case and why you
- 21 mention it, but this was at wartime, and it's like you're telling me
- to bang my head against the wall and you won't listen to them, will
- you? So it was just like that: Hide your weapons and your uniforms.
- So it's the only case, really. So do I not know why this ...
- Q. Well, it's not the only case. There was also the case involving

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- 1 Shukri Buja as well that we discussed earlier.
- But the point I'm making is that it was an order that was
- 3 clearly supposed to be followed and for legitimate reasons -- please
- 4 wait until I've finished the question. For entirely legitimate
- 5 reasons you didn't feel that you needed to follow that order. A
- 6 simple "yes" or a "no." I understand the explanation, but you didn't
- feel you needed to follow the order to put down your weapons. That's
- 8 right, isn't it?
- 9 A. Listen, that order, first of all, had perhaps to have been sent
- to us in writing, and we were at the front line. And as I already
- mentioned, it isn't about a yes or no. I had to explain that we were
- stranded there on the front line, in the forest, as it happens, and
- we had to fight. You couldn't really enforce that order. And then
- where did you go? Where would you go? It's like a bit of a silly
- question you're asking me, really, because --
- 16 Q. That's an interesting point you just made --
- 17 A. -- it's never been the case that I haven't enforced their order.
- Q. But you said you couldn't really enforce that order, so that's
- 19 the case, isn't it? In that situation, there was no ability to
- 20 enforce orders from a brigade commander down to a battalion commander
- such as yourself.
- Please just wait -- sorry, please just wait a short amount of
- time after my question so your answer can be recorded.
- Now, you said you couldn't really enforce that order, and that
- was the situation, wasn't it? An order from a brigade commander,

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- from Mr. Limaj, couldn't be enforced at that stage. You accept that,
- 2 don't you?
- 3 A. This was because of the time we were at. We couldn't enforce
- 4 it. We were in wartime. Otherwise, we always enforced orders. This
- was the only case. Not that we didn't want to but we couldn't.
- Because what happens? What? We would just go to the Serbian forces?
- 7 So this was what it was about. We couldn't enforce it, not that we
- 8 didn't to want enforce it.
- 9 Q. Now, even within your battalion I think you accepted that only
- around 80 per cent of your soldiers reported to you.
- MR. ROBERTS: So this is your SPO interview, so that's P1115.7,
- 12 page 7.
- 13 Q. I'll just read out what you said so you're clear:
- "I couldn't be everywhere, but the places I wasn't, I would get
- a report from the people who were there. Maybe not everybody
- reported all the time to me, but I got lots of reports ... maybe
- 17 80 per cent of the soldiers reported to me and then I reported to the
- 18 brigade."
- So you're accepting that even within your own battalion, which
- you considered to be very -- please wait. Which you considered to be
- very organised, 20 per cent of your soldiers were not reporting to
- you and were not following what you were directing them to do. Is
- that fair?
- A. I said that approximately 80 per cent could be kept under tabs,
- but 20 per cent could be sort of even hiding and not reporting.

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- 1 O. Yes.
- 2 A. Not that they wouldn't report. But you couldn't keep everybody
- under tabs, if you understand me correctly.
- 4 Q. You're saying that you didn't have the ability to exercise
- 5 control over people within your battalion; is that fair?
- A. Well, not everyone. So 80 per cent you could, but 20 per cent
- 7 no. It was wartime. And even if it wasn't wartime, in a given state
- you can't keep tabs over everyone, even in liberty and freedom.
- 9 MR. ROBERTS: Thank you, Your Honour. I'm a little bit earlier
- than I'd planned, but I think that's the end of my questions now.
- 11 Thank you.
- 12 PRESIDING JUDGE SMITH: Thank you.
- MR. ROBERTS:
- 14 Q. Thank you, Witness.
- 15 PRESIDING JUDGE SMITH: Mr. Misetic.
- MR. MISETIC: Thank you, Mr. President.
- 17 Cross-examination by Mr. Misetic:
- Q. Witness, good afternoon. My name is Luka Misetic. I am counsel
- 19 for --
- 20 A. Good afternoon.
- 21 Q. -- Mr. Thaci. So I have some questions for you.
- Witness, you, in your evidence, recall having or meeting with
- Mr. Thaci on three instances, and two of those are when you say you
- saw him in Krojmir; is that correct?
- 25 A. Yes.

and redactions applied pursuant to F2978. Kosovo Specialist Chambers - Basic Court

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- 1 Q. And when you would visit the KLA headquarters in Divjake, you do
- 2 not recall seeing Mr. Thaci there; correct?
- 3 A. I don't remember. It could have been that I've seen him, but I
- don't recall having seen him. And I didn't go often to Divjake. I
- only went there for the permit.
- 6 Q. Okay. You say you met with Mr. Thaci in Krume before entering
- 7 Kosovo; is that correct?
- 8 A. Yes, it is.
- 9 Q. Prior to that encounter, did you know who Mr. Thaci was?
- 10 A. No, I didn't.
- 11 Q. And how was Mr. Thaci introduced to you?
- 12 A. When do you mean?
- 13 Q. In Krume.
- 14 A. In Krume, as not having a position as such, I didn't know of any
- positions he held.
- 16 Q. How do you know it was Mr. Thaci that you saw?
- 17 A. We were going in at the time, we were preparing to go in with
- Azem Syla, and that's where we met. And we understood he was
- 19 Hashim Thaci. I don't know how to explain it, really. There was
- 20 nothing special about him. He was just like the rest of us soldiers,
- 21 fighters.
- Q. You say you understood it was Hashim Thaci. How did you come to
- understand that it was Hashim Thaci?
- A. Well, it's a long time. I don't know how to explain it, to be
- honest. I don't know how to explain it. Maybe somebody said,

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- whether it was Azem or somebody else who said that, but I can't
- 2 remember anything special about that moment.
- Q. Now, you also say that you encountered Mr. Thaci once during a
- 4 visit of the General Staff to Krojmir in relation to Shukri Buja's
- decision to withdraw troops during the battle of Llapushnik; correct?
- 6 A. So after Shukri issued the order, then they came to Krojmir.
- 7 Yes, it was afterwards.
- 8 Q. And that would have been in the beginning of August 1998?
- 9 A. Yes, something like that. I couldn't possibly tell you the date
- 10 exactly.
- Q. Well, in your interview with the SPO, you say, and this is at
- 12 P1115.4, page 10 in the English, lines 16 to 25, you say:
- "It was in Krojmir. For sure it would have been in August, the
- 14 beginning of August.
- "Q. Of '98?
- 16 "A. Yes."
- 17 A. Yes, 1998.
- 18 Q. And do you still stand by the evidence that it for sure was in
- 19 the beginning of August?
- 20 A. I cannot remember the exact date, but it was around that time.
- But I cannot tell you the exact date. I did not take note of it.
- But they came over and that's the truth. In terms of a date, I
- cannot provide you a date.
- Q. And do you recall that the situation in Krojmir at the time was
- a bad situation because the Serbs were shelling around that time?

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- 1 A. Yes, yes.
- 2 Q. So it was the time of the Serbian offensive?
- 3 A. Yes.
- 4 Q. Okay. At this encounter with members of the General Staff,
- including Mr. Thaci, neither Mr. Shukri Buja nor Mr. Fatmir Limaj
- 6 were present when they had a discussion with you; correct?
- 7 A. No, neither.
- 8 Q. Do you know if, in fact, they had come to Krojmir and were
- 9 simply passing through Krojmir in relation to what was happening
- 10 concerning the offensive?
- 11 Let me ask a different question. Did you receive an invitation
- or a summons or something to come meet with the General Staff, or was
- it just it happened that you encountered them in Krojmir?
- 14 A. No, they came there by chance. They came. No, I did not go to
- them. Nor did I have any invitation. They came to the battalion,
- that is, to the village, where I was based.
- 17 MR. MISETIC: I understand there's an issue with the
- interpretation of the witness's answer.
- 19 Q. Witness, let me ask you again. I understand that in Albanian
- you said that they accidentally arrived. Is that what you said?
- 21 A. I didn't say "accidentally." I said I don't know why they came.
- But after they came, I can tell you what we discussed.
- Q. Okay. But you do recall that there was no --
- 24 A. You can ask me. Whatever I know, I will answer.
- Q. And my point was you didn't have a prior expectation. You

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- weren't told in advance that members of the General Staff were coming
- to meet with you?
- 3 A. No, no, no.
- 4 Q. And I believe you said that during this visit you seem to recall
- 5 that Azem Syla was the main person from the KLA at the time; is that
- 6 correct?
- 7 A. Yes, this is what they said.
- 8 Q. Okay. And the third time is an encounter where you say that you
- 9 and Mr. Thaci met with a New York Times reporter named Mike O'Connor;
- is that correct?
- 11 A. Mike O'Connor, yes. I am not sure whether I met him before or
- after this meeting. And we gave an interview. It's published in the
- newspaper, even though I couldn't find it. The interview was given
- in my room where the command was stationed.
- 15 Q. You say, "I am not sure whether I met him before or after this
- meeting." Who are you talking about you are not sure who you met?
- 17 A. I mean Mr. Hashim Thaci.
- 18 Q. You're not sure you met Mr. Thaci before the meeting with
- 19 Mike O'Connor?
- 20 A. No, no, no. It's wrong. It's wrong. You've gotten it wrong.
- I don't know whether this meeting was before when they came or later.
- This is what I wanted to say.
- Q. And in this meeting with Mike O'Connor, was it your
- understanding that Mr. Thaci was the person in the KLA dealing with
- 25 media at the time?

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- 1 A. No, no. Why did I say that?
- Q. No, I didn't say you said that. I said did you have an
- 3 understanding that Mr. Thaci's role in the KLA was to deal with
- 4 media, such as the New York Times?
- 5 A. To be honest, I didn't know what position Hashim had at that
- time. I knew only that he was at a higher position compared to me.
- But I didn't know anything that he was responsible for the media. I
- 8 didn't know what his position was, either.
- 9 Q. Now, you were told by the SPO in your interview that there
- doesn't seem to be a record of you being interviewed by the New York
- 11 Times. And I'm wondering did you go back, since your SPO interview,
- to check to see if you have a copy of this interview?
- 13 A. I have seen it somewhere. Somebody told me he could find it.
- 14 It was on the newspaper. But for the moment, I don't have it. But
- you can find it. I don't know whether it was published in
- 16 Koha Ditore, or I don't know.
- 17 Q. Now, you said that this meeting, in your SPO interview, also
- took place at some point in August during the Serb offensive;
- 19 correct?
- 20 A. It may be also after August. After August. Yes, it was an
- offensive. We were in a crisis then.
- Q. Witness, turning to a different topic. You are somewhat
- insistent in your testimony that the KLA was very organised and had a
- 24 military hierarchy; correct?
- 25 A. I'm saying from the battalion to the brigades. I can't say this

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- for other structures. I have no information. I don't have the right
- 2 to say anything.
- Q. How did you enforce military discipline in your battalion?
- 4 A. I reported on a daily basis to the brigade on the work we did.
- And once a week, I participated in a meeting. I don't know what else
- 6 you want me to say. Every day I reported on the work I did. And in
- addition to that, I went to the meeting of the brigade every week.
- 8 Q. Okay. I'm asking a somewhat different question. Let's say a
- 9 soldier in your battalion gets into a fight with another soldier in
- 10 your battalion. How do you discipline the two soldiers?
- 11 A. I believe you have been present here when we discussed earlier
- that this was the responsibility of the military police, because we
- had the police unit, and it was the brigade commander that dealt with
- that. Not we. We were dealing with operative tasks.
- The Prosecutor asked me questions about that. You have my
- answers. So it was the work of the military police under the brigade
- 17 command. I am here under oath. But even when I came here, the
- battalion soldiers told me, "Please tell the truth and protect --
- defend the just cause of the KLA and the war."
- 20 So once again I am repeating: For what you asked me, when we
- 21 had a problem, that was dealt with by the military police which was
- under the command of the commander of the brigade.
- 23 Q. So your evidence is --
- 24 A. Did you understand me?
- Q. -- you as the battalion commander had no independent ability to

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- enforce discipline in your battalion; correct?
- 2 A. No, never.
- Q. And part of your basis for saying that it was organised is that
- 4 when you entered Kosovo in 1998, you received travel money from
- Jashar Salihu; is that correct?
- 6 A. Yes.
- 7 Q. And you received other logistical organisation; correct?
- 8 A. No, the money were given in Switzerland for our trip. When we
- 9 came to Tirana, it is written there very clearly, in Tirana,
- 10 Azem Syla gave us the uniforms and accompanied us to Krume where we
- were given weapons. And then in a very organised way, we entered.
- 12 Q. And what kind of training did you receive before you entered?
- 13 Military training.
- 14 A. Exercises, military exercises to keep in shape, tactical,
- physical exercises, training.
- Q. Well, you told the SPO that the type of military training you
- did was in Germany and it included things like playing soccer,
- 18 basketball to stay in shape; right?
- 19 A. Sorry, I hurried up. This is what I mean to keep in shape. To
- 20 keep -- to have good physical body. We played football, basketball
- 21 to keep up in shape. I said conditional --
- 22 Q. So the extent of your --
- 23 A. -- preparation.
- Q. -- KLA training before entering Kosovo was playing basketball,
- soccer in the evenings in Germany; correct?

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- 1 A. Yes, we say preparation of your physical condition. That's
- 2 true.
- Q. All right. Did you ever serve in the Yugoslav Army?
- 4 A. Yes.
- 5 Q. When you enter the Yugoslav Army, what type of military training
- 6 did you receive?
- 7 A. I was in the light artillery.
- 8 Q. Okay. But when you first did your mandatory service, they put
- 9 you through some basic training; correct?
- 10 A. You send me back to 1983. I have forgotten. Like in every
- other army. Like you may have done military exercises, training.
- 12 That's the same thing.
- Q. Right. But you know what basic training is; correct?
- 14 A. Yes, I do.
- 15 Q. There was no basic training by the KLA before you entered
- 16 Kosovo; correct?
- 17 A. We did.
- 18 Q. What was the basic training?
- 19 A. I explained to you, how to use the weapon, tactical exercises.
- Q. Where did you have tactical exercises? Because that's not in
- 21 your SPO interview.
- 22 A. In Albania. Where else?
- Q. Where in Albania?
- A. Before we joined the war, we were trained in my village how to
- use the weapons in the forest there.

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- 1 Q. "Before we joined the war," in your village, you're talking
- 2 about Krojmir?
- 3 A. Yes.
- Q. So I'm saying before you entered Kosovo, after you came down
- from Germany, did you receive basic training by the KLA?
- 6 A. We were told after we entered in -- before we entered in Krume,
- 7 we were prepared, physically prepared. That is, trained.
- 8 Q. Trained how? Describe the training.
- 9 A. We ran, to take up positions.
- 10 Q. And who led the training?
- 11 A. We trained ourselves as a group. There were also some persons
- whom I don't remember now in Krume. I don't know who those persons
- were, and we went up a hill and we fired our weapons there.
- Q. When you entered Kosovo, you went from Likoc to Klecke and were
- told to establish a base in Krojmir, but you did not have a written
- appointment decision; correct?
- 17 A. Correct. It was only an oral order.
- Q. And you received instructions from Fatmir Limaj to then go to
- 19 Krojmir to establish a KLA in your area of responsibility; correct?
- 20 A. When we came from Likoc, to be very frank with you, Fatmir had
- the base in Klecke. And they told me to go to Krojmir. Fatmir gave
- me the tasks I was to perform, to invite other people, whoever had
- weapons, to join us, to write their names and to tell him who the
- 24 soldiers were, names and last names, and to send them to Klecke. The
- number of the soldiers. And this is how it began. That's the

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- only -- the beginning. That's how it happened and we continued like
- that up to the end.
- Q. You went into Krojmir and you began to recruit people who were
- 4 already there; correct?
- 5 A. Yes, I called on the comrades there.
- Q. And that's how you began to form these KLA -- the KLA presence
- 7 in Krojmir; correct?
- 8 A. Correct.
- 9 Q. And the people that joined did so on a voluntary basis; correct?
- 10 A. Yes, everybody was a volunteer.
- 11 Q. Anybody that -- everybody that came, you accepted; correct?
- 12 A. Yes.
- Q. And often these people came with their own weapons and uniforms;
- 14 correct?
- 15 A. With weapons. The uniforms were sewed there. They brought
- their own weapons.
- 17 Q. And you told the SPO that to the extent that anybody who had
- been with the Serb police wanted to join, they were able to join; is
- 19 that correct?
- 20 A. I didn't say that. Those who were with the Serbian police
- 21 didn't come to us. They stayed there.
- Q. Okay. Now, you say that your brigade had a military police unit
- 23 attached to it; is that correct? I'm --
- 24 A. A battalion.
- 25 Q. Your battalion, yes.

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- 1 A. Yes.
- 2 Q. And your testimony is that they were under the command not of
- you but of the brigade command; is that correct?
- 4 A. Yes.
- 5 Q. And your testimony is that the brigade commander at the time was
- 6 who?
- 7 A. At the time was initially Fatmir Limaj. At the end of 1998,
- 8 Haxhi Shala, the former police commander. At the end of 1998.
- 9 Q. Now, you told the SPO that up to the time you received a
- decision in August 1998 appointing you as a battalion commander, you
- did not go to any meetings in Klecke or know anything about other
- structures; is that correct?
- MS. D'ASCOLI: Can I have a quote for that, Your Honours?
- MR. MISETIC: P --
- MS. D'ASCOLI: [Indiscernible].
- THE WITNESS: [Interpretation] I didn't say that.
- MR. MISETIC: Let me turn to P1114.3. If we can put it on the
- 18 screen, please. Page --
- 19 THE WITNESS: [Interpretation] I didn't say that.
- 20 MR. MISETIC: At page 3692, lines 7 to 16.
- 21 Q. Sorry, this is your ICTY interview. I may have said SPO. It's
- 22 your ICTY interview.
- MR. MISETIC: In Albanian, P1114.3, at page 7, lines 1 to 10.
- 24 THE WITNESS: [Interpretation] May I reply?
- MR. MISETIC: Let me just put it on the screen first.

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- PRESIDING JUDGE SMITH: You might want to rephrase your question
- also to include the ICTY instead of the SPO.
- MS. D'ASCOLI: And also --
- 4 PRESIDING JUDGE SMITH: Just so it's clear for the record.
- Yes, ma'am.
- MS. D'ASCOLI: Yes, there's been a clarification to this point
- 7 in Prep Note 1.
- MR. MISETIC: I understand he's made -- changed his testimony,
- 9 but I'm going to the original testimony.
- 10 Q. This is the -- and just to correct the record. Just to correct
- the record, Witness, this is your ICTY testimony. You gave sworn
- testimony under oath at the ICTY, and I'm going to show you the pages
- now of the question and your answer.
- So beginning at line 7 in the English and line 7 in the Albanian
- as well -- sorry, line 1 in the Albanian, it says:
- "I mentioned it earlier that up to the offensive, up to the end
- of May, number one was Shukri Buja and I was his deputy, number two.
- 18 After the offensive, the battalion and the brigade was formed and the
- decision was taken, the decision that I brought here, according to
- which I was appointed a battalion commander. For the period prior to
- this, I said that I rarely went to Klecka and I'm not able to know
- whether there was a brigade or not. Maybe Shukri might know this.
- 23 It is true that -- and the reason why I brought that document is that
- I became a commander, battalion commander, after the offensive. And
- from that time, from my appointment, I became an official leader of

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- the staff in Kroimire."
- Do you see that? Now, you were appointed in August.
- 3 A. In letter, I was appointed in August. It's very true. Earlier,
- I was there very rarely. But the organisation was the same as in the
- 5 battalion, even earlier. It was called battalion as such even
- 6 earlier. I want to be very honest, to depict the reality. It is
- 7 true that I took part very rarely in the meetings because I reported
- 8 to Shukri, Shukri to Fatmir, and so I participated more rarely. I
- 9 changed a little here. I said I went there less often.
- So on paper, that was when I was appointed battalion commander.
- But we had the same structures. It was the same number also of
- soldiers or structures like before. Even before we reported to
- brigade in Klecke. Nothing changed.
- 14 Q. I'm actually interested in when was it that you started to go to
- weekly meetings at Fatmir Limaj's command? When did you go regularly
- 16 every week?
- 17 A. I went even earlier, but after I was appointed on paper as a
- battalion commander, my responsibilities grew. But even before I
- went and reported to Fatmir, both Shukri and myself, sometimes we
- were together, present, in the meetings. Did you understand me?
- 21 Q. Not really, because my question is when did you start to go on a
- weekly basis, regularly, to Fatmir Limaj's command?
- 23 A. Every week I went after the decision was issued to make me
- commander. Earlier, before that time, I went less often. Sometimes
- it was Shukri, sometimes myself. Because I reported to Shukri and

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- there was no need for me to go there. After the decision was made,
- of course, I had to go there every week. I was supposed to, obliged
- 3 to go there.
- 4 Q. And just so the record is clear, you say after you were
- appointed, you're talking about after August 1998; correct? After
- 6 August 16, 1998.
- 7 A. After I was appointed on paper. After I received the decision.
- 8 Before, I didn't know that it was necessary to have a decision.
- 9 Q. Witness --
- 10 A. Even before I reported as a battalion commander, but there was
- 11 not a proper decision --
- 12 Q. Witness, so let me just --
- 13 A. -- on my appointment.
- 14 Q. I'm going to say what I understand your testimony to be and you
- can either confirm or correct me. It was not until you received your
- written appointment in mid-August 1998 that you began to attend
- 17 weekly meetings at Fatmir Limaj's command; is that accurate?
- 18 A. Yes. But even before I went but not as regularly.
- 19 Q. Understood.
- 20 A. So that you properly understand.
- 21 Q. No, I understand.
- 22 A. When I didn't go, it was Shukri who went. The hierarchy was the
- same even before. There was no change after my appointment.
- Q. Did Haxhi Shala attend those meetings that you attended at
- 25 Fatmir Limaj's command?

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- 1 A. He did, but he didn't report.
- Q. What about Nexhmi Krasniqi? I'm going to assume he
- 3 didn't report either.
- 4 A. Sometimes he too participated but not to report anything.
- 5 Q. Right. I'm going to take a guess that anybody who was with the
- 6 military police, you were never present when they reported on
- 7 anything. Would that be correct?
- 8 A. That would be correct. I wasn't present.
- 9 Q. Now, the decision to appoint you as battalion commander, it was
- only at that time that formal brigades and battalions began to be
- formed in the Pashtrik zone; correct?
- 12 A. They were even before. Please.
- Q. Were they known as brigades? Did they have numbers, battalions?
- 14 A. Even earlier, even before the decision, my written decision,
- there were battalions, there were brigades.
- 16 Q. So you're changing your testimony of what you said at the ICTY;
- 17 correct?
- 18 A. What am I changing?
- 19 Q. So let me tell you.
- 20 MR. MISETIC: And we can put this on the screen as well. This
- is P1114.3, page 3713, beginning at line 3. And the same document in
- 22 Albanian at page 29, beginning at line 10.
- Q. Now, starting at line 10, Witness, this was your answer under
- 24 oath. The question was:
- "And what began to happen in August with the decision of your

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- appointment on the 16th of August was that the volunteer army in
- various areas of Kosovo had to be organised and formalised into
- 3 something more resembling an army that might be recognised in the
- 4 rest of Europe. Do you follow the point I'm making?
- 5 "A. Yes, yes. I follow it.
- "Q. And do you agree?
- 7 "A. Yes, I agree. There were many internationals at that time
- 8 who came and conducted negotiations and things like that, but I was
- on a lower rank so I didn't take part in this negotiations and
- 10 talks."
- Do you agree with what you said at the ICTY?
- 12 A. At that time, we made a restructuring. So there was a
- restructuring. I don't know if I'm making myself clear. That
- happened at that time. And I put it very well here. It was at this
- time that we officers started to join. This is what I wanted or I
- meant to say. That was the time when Albanians, some Albanian
- officers came and saw there was a restructuring carried out of the
- 18 forces. So things started to change in terms of organisation.
- 19 Q. Yes, but what's -- well, it's time for the break.
- 20 PRESIDING JUDGE SMITH: Thank you, Mr. Misetic.
- 21 Witness, we'll break for lunch now. We will be at lunch from
- now until 2.30, and then we will begin again. You may leave the room
- 23 now with the Court Usher. Thank you. Please do not discuss this
- 24 matter with anybody outside the room.
- THE WITNESS: [Interpretation] I said I am alone there.

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- [The witness stands down] 1
- PRESIDING JUDGE SMITH: All right. We're adjourned until 2.30. 2
- --- Luncheon recess taken at 1.02 p.m. 3
- --- On resuming at 2.30 p.m.
- MS. D'ASCOLI: Your Honours, before the witness is brought in, I 5
- would have a brief matter. 6
- 7 PRESIDING JUDGE SMITH: [Microphone not activated].
- MS. D'ASCOLI: Yes, sure. 8
- PRESIDING JUDGE SMITH: [Microphone not activated]. 9
- MS. D'ASCOLI: Yes, now I also have my headphones on. 10
- Before the witness is brought in, there is a brief matter I 11
- would like to discuss in private session, please. 12
- PRESIDING JUDGE SMITH: Into private session, please. 13
- 14 [Private session]
- THE COURT OFFICER: Your Honours, we're in private session. 15
- 16 Thank you.
- PRESIDING JUDGE SMITH: [Microphone not activated]. 17
- 18 MS. D'ASCOLI: Yes, thank you, Your Honours.
- Since there are ICTY and SPO statements in the presentation 19
- queues of the Defence, and particularly Mr. Thaci's Defence, we 20
- agreed with Mr. Misetic that since the names of the people and the 21
- facts that they intend to put to the witness are material to the 22
- propositions that he wants to put, the SPO has no issues with those 23
- names being put to the witness, however, without identifying them as 24
- witnesses either at the ICTY or at the SPO. And, of course, this 25

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- would be pursuant and in accordance with Your Honours' order of
- 2 12 May 2013.
- 3 So the related transcripts or statements would not be called up
- 4 or brought onto the screens.
- 5 PRESIDING JUDGE SMITH: [Microphone not activated].
- MS. D'ASCOLI: The related statements and transcript will not be
- 5 brought up, called up on the screens so that the witnesses are not
- 8 identified as witnesses for the SPO or the ICTY.
- 9 PRESIDING JUDGE SMITH: So you're going to refer to them by name
- but not by the fact that they are a witness or in what court? Is
- 11 that --
- MR. MISETIC: That's correct.
- 13 PRESIDING JUDGE SMITH: Okay.
- MR. MISETIC: And --
- PRESIDING JUDGE SMITH: How will we know what is the -- where
- they were testifying to?
- 17 MR. MISETIC: So this is where I wanted to step up now.
- All of the statements I intend to use have numbers that won't
- 19 reveal either that they're SPO or ICTY witnesses, so you'll be able
- to pull them up. I'll call out the document, but I won't call it up
- on the screen --
- 22 PRESIDING JUDGE SMITH: Okay.
- MR. MISETIC: -- so that the witness can't see it --
- PRESIDING JUDGE SMITH: As long as you two --
- MR. MISETIC: -- but you'll be able to see it.

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- 1 PRESIDING JUDGE SMITH: -- are satisfied. Does anybody else
- 2 have a problem with that?
- 3 MR. MISETIC: If I may just --
- PRESIDING JUDGE SMITH: Okay. Just a second. Okay, go ahead.
- MR. MISETIC: Sorry. I just wanted to call out one number which
- does reveal that it's ICTY testimony so you have it now and you know
- 7 what I'm referring to later. And that's -- I intend to use IT-03-66
- 8 T768 to T857 at pages 776, line 8, to 779, line 25. Thank you.
- 9 PRESIDING JUDGE SMITH: All right.
- 10 Madam Court Usher, please bring the witness in.
- MR. MISETIC: And I think we can be back in public session,
- 12 Mr. President.
- PRESIDING JUDGE SMITH: And please take us to public session.
- [Open session]
- THE COURT OFFICER: Your Honours, we're in public session.
- 16 Thank you.
- 17 PRESIDING JUDGE SMITH: Thank you.
- And we will break for ten minutes at 3.30.
- [Microphone not activated].
- Where are you on your 43 pages?
- MR. MISETIC: [Microphone not activated].
- Mr. Roberts actually took up a lot of it, so it's 2.35, so
- 23 around the first break.
- 24 PRESIDING JUDGE SMITH: Okay.
- MR. MISETIC: So hopefully a little before or a little after

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- 1 3.30, but ...
- 2 PRESIDING JUDGE SMITH: Okay. Thank you.
- 3 MR. MISETIC: Thank you.
- 4 [The witness takes the stand]
- 5 PRESIDING JUDGE SMITH: All right. Witness, we will continue
- 6 now with the questions from the Thaci Defence.
- 7 MR. MISETIC: Thank you, Mr. President.
- 8 PRESIDING JUDGE SMITH: Go ahead.
- 9 MR. MISETIC:
- 10 Q. Good afternoon, Witness. My first question to you is, in terms
- of the structure of the KLA, what formations existed below the level
- of battalion in the KLA in your area after August 16th? Actually,
- 13 let me --
- 14 A. So battalion, company, squad, platoon -- platoon, squad.
- Q. Okay. So these formations existed as of when? Did they exist
- before August 16th?
- 17 A. Yes.
- 18 Q. Let me take you first to a document that was discussed with the
- 19 Prosecutor.
- 20 MR. MISETIC: And that's Exhibit P8, please.
- Q. Now, Witness, I just had a couple of questions on this document.
- 22 First, the title of the document is "Provisional Rules of Organising
- 23 Internal Army Life." Do you know why the rules were provisional?
- A. Well, the word itself means temporary, provisional, so it may
- 25 have changed later, but it means for a certain amount of time. For a

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- period of time, I guess.
- 2 Q. So they were intended to be temporary rules? Is that your
- 3 understanding?
- 4 A. I think so. Because the word itself means precisely that,
- 5 temporary.
- Q. You've testified in your SPO interview that you are not familiar
- 7 with how other zones operated; correct?
- 8 A. Correct.
- 9 MR. MISETIC: If we could turn the page in this document,
- 10 please. And if we look at -- first of all, the title is again a
- "Provisional Regulation."
- 12 Q. Did you see this regulation in May or June 1998?
- 13 A. I might not be accurate here. But when I received it, I think
- it was about the then time. So, yes, I think I saw it.
- Q. Let's look at it. And section II on this page is the content of
- the military oath. And if you look at point 5, it says:
- "At a set time, when a representative of a higher command
- arrives, the unit commander gives the following order: 'Attention!
- To the front (left, right) salute, present arms!' Then he reports:
- 'General, the Infantry Company (1st or 2nd) is lined up for the oath
- taking ceremony. Company commander, Colonel Celiku.'"
- Do you see that?
- 23 A. Yes.
- Q. Who did you understand Colonel Celiku to be?
- 25 A. Fatmir Limaj. I didn't hear him being called colonel, just

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- 1 commander, back then.
- 2 Q. But you don't know of any other -- or are you aware of any other
- officer in the KLA that used the code-name Celiku?
- 4 A. No.
- 5 Q. Now, these regulations seem to be specific to Fatmir Limaj's
- zone, don't they? I mean, they have a provision of saluting
- 7 Colonel Celiku.
- 8 A. I never thought before that Celiku would have done this. We had
- 9 a regulation, as I mentioned earlier, up until level of brigade we
- reported but not higher than that. So it could have been, but I have
- no knowledge of that. I do not know why it writes that there.
- Q. Well, if it was a general -- if there were rules of organising
- internal army life that applied throughout Kosovo, you wouldn't
- expect it to have an oath that salutes Colonel Celiku, would you?
- 15 A. I'm just analysing it now. So, yes, we did have this
- 16 regulation. I don't have anything else to say. No comment.
- 17 Q. Okay.
- 18 A. I shouldn't think Celiku did this on his own, but he might have.
- 19 But the most important thing is that we would take it from the
- 20 brigade.
- Q. Okay. Let's look at another document that was shown to you.
- MR. MISETIC: This is P01121. It's the travel permit.
- Q. Now, you recall discussing this permit with the Prosecutor this
- 24 morning?
- 25 A. Yes.

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- 1 Q. And it was issued on or around -- or it purports to have been
- issued on or around 8 July 1998? Do you see that?
- 3 A. Yes.
- 4 Q. Now, would you agree with me that in the upper left-hand corner
- it does not identify any particular brigade or battalion. It just
- says Operational Unit Celiku is issuing the permit; is that correct?
- 7 A. I can't really see it. Could you put it to the other side?
- 8 Yes, yes, I can see it now.
- 9 Q. It just says: "Kosovo Liberation Army, Operational Unit
- 10 'Celiku'." Do you agree?
- 11 A. Yes, one can see that. Yes.
- 12 Q. It doesn't identify any formations by battalion or brigade or
- anything of the sort, does it?
- 14 A. Not on this permit. There's nothing there. But at that time,
- there was a brigade.
- Q. Okay. Well, if you look at the signature block, the commander
- doesn't identify himself as a commander of any particular formation,
- does he, other than Operational Unit Celiku?
- 19 A. Yes, that's the way he's gone about it.
- 20 Q. Okay.
- MR. MISETIC: If we turn now to Exhibit P9, please.
- THE WITNESS: [Interpretation] May I say something? Why was I
- shown this? When -- why are you asking me this question when this
- isn't something I have issued?
- MR. MISETIC:

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- 1 Q. I'm asking you because you provided answers to the Prosecutor,
- and I just have some follow-up questions on the document.
- MR. MISETIC: If we could put up P9, please.
- THE WITNESS: [Interpretation] Okay.
- 5 MR. MISETIC:
- Q. You were asked some questions about this document, the military
- 7 police rules. And I'd just draw your attention to point 4. It says:
- The military police organs are subordinate to the Military
- 9 Police Directorate ..."
- Now, what is your understanding of when the military police
- directorate was established, if you have any understanding at all?
- 12 A. I do not know when it was established. I do not know when the
- military police directorate was established because, as I said, we
- were only aware of the military police of the brigade.
- MR. MISETIC: If we turn to the next page, please.
- 16 Q. And if we look at the signature block at the bottom, further
- down in the Albanian, it purports to have been signed by the chief of
- the military police directorate, Fatmir Limaj. Do you see that? Did
- 19 you have an understanding of when Fatmir Limaj became the chief of
- the military police directorate?
- 21 A. No, I have no knowledge of that.
- Q. You've told the SPO that you were the one who selected the
- 23 military police members in your battalion; is that correct?
- 24 A. Yes.
- 25 Q. And I'm going to put to you that Fatmir Limaj did not become the

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- chief of the military police directorate --
- 2 A. One thing, if I may.
- 3 Q. What's the question?
- 4 A. Just a second, please. So, yes, I selected them, I would send
- off the names, and then they would approve them. So they didn't have
- to approve them. They could say so-and-so is not going to go
- 7 through, but basically they were the ones to decide.
- 8 Q. That's not my question. So I'm putting to you that Fatmir Limaj
- 9 did not become chief of the military police directorate before
- November 1998. And so my question to you is at the time you selected
- people to be military policemen in the battalion, what rules were
- they supposed to follow, or whose rules?
- 13 A. Please. Back then, Haxhi Shala was the commander of the
- military police of the brigade. Fatmir, back then, was a brigade
- commander, and Haxhi Shala was the commander of the military police.
- 16 So he decided, not Fatmir.
- 17 Q. I'm not asking -- I'm asking you a different question. How did
- 18 the military policemen you selected know --
- 19 A. Different? Sorry?
- 20 Q. How did the military policemen you selected know what their job
- was, what their duties were?
- 22 A. They would be given the duties by the brigade commander.
- Q. Okay. On an ad hoc basis?
- A. No, they would have meetings, of course. Even though I wouldn't
- need to discuss those. They weren't for me. So they just worked

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- 1 themselves.
- Q. So you selected them, but then you had no idea what their job
- was or what their duties were? Nothing? So what criteria would
- 4 you --
- 5 A. No.
- 6 Q. -- use to select --
- 7 A. Correct.
- 8 Q. How did you know what criteria to use to select people for a job
- 9 that you didn't know what the tasks were going to be?
- 10 A. Please, we would put them forward. I would propose the names,
- and I thought they were perhaps the best, the most well-behaved, and
- then they would decide, and then we wouldn't need to deal with that
- any longer. Duties were quite clear who was going to deal with the
- operational matters or the police. As I said, we would put them
- forward and nothing else, their names.
- 16 O. Well --
- 17 A. So we didn't deal with them afterwards or delve into that work
- 18 afterwards.
- 19 Q. Well, when this document was put to you by the Prosecutor this
- 20 morning, she asked you whether the tasks here were consistent with
- your understanding of the duties of the military police. Then what
- was your basis of agreeing with her this morning if you have no
- 23 knowledge? Why did you say this document was consistent with the
- duties of the military police if you don't know what the military
- police duties were?

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- MS. D'ASCOLI: Objection, Your Honour. That misrepresents the
- evidence. The witness has given ample evidence about the duties of
- 3 the military police.
- 4 PRESIDING JUDGE SMITH: Overruled.
- 5 Go ahead. You may answer.
- THE WITNESS: [Interpretation] Once again, please? I'm sorry.
- 7 MR. MISETIC:
- 8 Q. You told the Prosecutor that you agree that this document
- 9 reflects the duties of the military police. And now in answers to my
- questions, you say you don't know what the duties were, that that was
- an issue for the brigade.
- 12 A. Sorry. It was another document that I saw on the screen. It
- was another document, to my knowledge, that is, when I think there
- was a meeting by the police commander, and it was on that document
- that I expressed myself, saying that it was the military police's.
- 16 And it could so be that we misunderstand each other.
- So I proposed the individuals, put them forward, and then they
- would deal with the matter. I don't know to what extent you can
- 19 understand me. Whereas earlier the Prosecutor provided me with
- another document when, in the 3rd Battalion, the police commander
- organised a meeting. I think you're referring to that one instead.
- 22 [Specialist Counsel confer]
- MR. MISETIC:
- Q. Witness, this is the document you were shown this morning.
- MS. D'ASCOLI: Your Honours, it is not. I showed the duties

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- 1 from Chapter VIII of P8.
- MR. MISETIC: Okay. Let's put that one on the screen, then.
- 3 P8, please.
- I don't know, counsel, if you have the page?
- MS. D'ASCOLI: Yes, I think it was page 15 of both versions.
- 6 MR. MISETIC: Thank you. Thank you.
- MS. D'ASCOLI: U000-9363. I think it's the previous page, for
- 8 the Court Officer.
- 9 MR. MISETIC: [Microphone not activated].
- 10 Q. Do you recall seeing this document this morning?
- 11 A. Yes, I saw this document.
- Q. Okay. And were these the duties of the military police in the
- 13 summer of 1998?
- 14 A. They must have been, but I wasn't in the military police, so
- it's quite possible that they were. I wasn't a member of the
- military police, but they must have been because I think based on
- 17 what it says here, I think they were the tasks, like, of -- to take
- 18 your tasks at the high responsibility, that sort of thing. Yes, yes,
- 19 that's the one. Yes, indeed.
- 20 Q. Okay. So you're saying you have no personal knowledge of this.
- You're just assuming that these were the tasks?
- 22 A. Yes.
- Q. Had you ever seen this document before it was shown to you by
- the Prosecution?
- 25 A. If this is indeed part of the regulation. I mean, it's such a

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- long time, and I haven't dealt with these issues for about 25 years.
- 2 Could this be part of the regulation, the provisional one of the KLA?
- 3 Yes.
- 4 Q. Yes. Yes. Yes, it is, so --
- 5 PRESIDING JUDGE SMITH: He said "yes." Maybe you didn't hear
- 6 him.
- 7 THE WITNESS: [Interpretation] That's what I said. It could well
- 8 be, yes.
- 9 MR. MISETIC:
- 10 Q. Okay. My question is do you recall seeing this document before
- it was shown to you by the Prosecution. Is your answer "yes," you
- saw it?
- 13 A. Please, sir. This regulation -- or, rather, I had mine, my
- personal one back then, not -- of course I saw that one. But what I
- said is that it's now 25 years later, and one could forget about
- things and whether it was part of that regulation. And if it was,
- yes, then I would have seen it. If it was part of it, then I would
- 18 have seen it.
- 19 Q. So we'll get back to my original question now. Who determined
- that these would be the duties of the military police to your
- knowledge? This is the document I showed you that has a salute to
- Colonel Celiku on the first page. Who determined that these would be
- the rules in that document for the military police?
- 24 A. Well, you might know even better than me who determined these
- rules. I can only guess, suppose. I cannot possibly know exactly

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- 1 who did that.
- 2 Q. Okay.
- 3 A. I don't really have anything to say. I don't have an idea on
- 4 this.
- Q. Witness, let me change topics briefly. Tahir Sinani, do you
- 6 know who he is?
- 7 A. Yes, I knew him -- I got to know him at the end of 1998.
- 8 Q. Do you know whether Tahir Sinani was a professional military
- 9 officer before he joined the KLA?
- 10 A. I do not know because I didn't know him earlier.
- 11 Q. Okay. Now, I want to follow up on something that Mr. Roberts
- put to you this morning. And I want to just put the transcript of
- your SPO interview on the screen.
- MR. MISETIC: And if we could please have Exhibit P1115.2,
- page 44, beginning at line 16; and in Albanian, at page 36, beginning
- 16 at line 22.
- 17 Q. And, Witness, I'm going to just read what you said to the SPO
- and then ask you if you still stand by that testimony.
- Now, Witness, beginning at line 16 in the English, this relates
- 20 now to what Mr. Roberts discussed with you about Fatmir Limaj giving
- you an order to hide your weapons and uniforms because the KLA no
- longer exists and you opposing that order. And so this is what was
- asked and how you answered:
- "Q. So did he --," meaning Mr. Limaj, "was that an order that
- he gave you, to go to hide your weapons and uniforms?"

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- Your answer was: 1
- "He gave that order to the 1st battalion and I opposed that 2
- order and I told them, 'Put your uniforms back on and pick up your 3
- weapons'. And in our battalion, we violated that order. We never 4
- hid our weapons or uniforms. 5
- "Q. Was that a uniform -- was that an order that had -- was 6
- 7 that an order that applied to your battalion as well?
- "A. Of course. Yeah, because he was the brigade commander." 8
- Do you stand by that testimony? 9
- I already told you, I wanted to be very honest. I told you what Α. 10
- really happened. If we had received that order, then we had to go 11
- where he said. The only order we didn't obey was that, that we kept 12
- our weapons. He didn't tell me that to me. He told that to the 13
- 14 soldiers in Shala valley. And the soldiers were bewildered. They
- didn't know what to do. Then the fact being that we were kind of 15
- isolated there, there was nowhere we could go, we stood there. We 16
- had -- the choice was to go and surrender to the Serb forces and get 17
- killed, so we remained there where we were. That was what happened. 18
- It was not that there was a meeting and an order given. It was 19
- an extraordinary circumstance, if you understand me. 20
- My question was actually a "yes" or a "no" question. Do you 21
- stand by this -- excuse me. Excuse me. Do you stand by the 22
- testimony you gave to the SPO and that you swore under oath this 23
- morning was true and accurate to the best of your knowledge and 24
- belief? Is it a "yes" or a "no"? Yes or no? 25

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- 1 A. Yes, only for that particular circumstance and moment. And if
- you allow me, I can tell you something else. When I gave this
- interview in 2005, when I returned to Kosovo I don't know if you
- 4 have talked this issue with your client all these persons who are
- 5 here thanked me for speaking the truth. I don't know if you have
- discussed this with the client you represent. They called me and
- they invited me to a coffee, and they told, "You have done very
- 8 well."
- 9 Q. That's not answering my question.
- 10 A. "You have stood up and protected the war." I --
- 11 Q. That's not an answer to my question.
- 12 A. I just wanted to give you an answer.
- 13 Q. It's a "yes." It's yes.
- 14 A. Yes.
- Q. For my purposes, your answer is yes, you stand by this. So the
- second sentence -- the second question there, you confirmed for the
- 17 SPO that that order by Fatmir Limaj applied to you and your battalion
- as well, and you, according to your language, you opposed that order
- 19 and violated that order.
- 20 And my question to you is did anything happen to you or your
- 21 battalion for violating Fatmir Limaj's order? Were you punished in
- 22 any way?
- 23 A. No, because Fatmir was hidden somewhere for a time. We were
- 24 alone. Some weeks passed. I don't know how many. Then he returned
- and he felt that he had made a mistake. He returned and continued

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- 1 his work in the brigade. Because at that time there was nobody that
- could punish you. We were scattered. We were in groups. We were
- not, you know, in a unit, let's say.
- Q. Okay. Refki Mazreku, he was appointed as one of your platoon
- 5 commanders; is that correct?
- 6 A. Refki was appointed by the brigade commander then. He stayed
- 7 for some two weeks in a platoon in --
- 8 THE INTERPRETER: I couldn't catch the name of the place.
- 9 MR. MISETIC:
- 10 Q. The interpreter didn't hear. You said he stayed as a platoon
- 11 commander in what place?
- 12 A. In Blinaje.
- Q. And then he was replaced by someone with the nickname Skorpion;
- is that correct?
- 15 A. Yes.
- 16 Q. Do you recall what Skorpion's name was?
- 17 A. No, I never knew the name.
- 18 Q. Now, they were appointed to positions as platoon commanders
- which formationally was subordinate to you as the battalion
- 20 commander; correct? Formationally.
- 21 A. Yes, yes.
- Q. But your evidence is that Fatmir Limaj appointed them directly,
- 23 bypassing you; correct?
- 24 A. Yes.
- Q. And that they reported directly to him?

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- 1 A. Yes. At that time, yes.
- Q. Are you aware that there are accusations against Refki Mazreku
- 3 concerning commission of crimes?
- 4 A. I don't know.
- 5 Q. You don't know? That's not the reason why you're saying that he
- 6 bypassed --
- 7 A. I don't know.
- 8 Q. -- you in the chain of command and went straight to Limaj and
- 9 was outside your chain of command?
- 10 A. No, no, that's not the reason why.
- 11 Q. Let's turn to Shukri Buja. Shukri Buja visited Krojmir in
- 12 May 1998; correct?
- 13 A. No, in April. He came in April. April or May.
- Q. Well, in your SPO interview you said it was April. In your
- preparation note with the Prosecution -- sorry, yeah, in the SPO
- interview you said it was May 1998. Then in your preparation note
- 17 with the Prosecution last week you said that should be corrected to
- 18 April 1998. So which one is it?
- 19 A. April until July.
- 20 Q. Okay. But I'm talking about when he first visited. Was it
- 21 April or May? Visited Krojmir.
- 22 A. In April.
- Q. And he introduced himself as the commander of the entire region
- between Llapushnik and Kacanik; correct?
- 25 A. From Llapushnik to Kacanik.

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- 1 Q. And your response, according to what you said to the SPO, you're
- 2 asked:
- "Did you accept his command?"
- 4 Your answer was:
- "So I said, 'Okay. Well, I'm organising things here in Krojmir.
- You're not getting in the way of my organisation, if that's okay.'
- 7 And I began organisations and stuff, but when fighting started, he
- 8 was never to be found."
- 9 Do you stand by that testimony?
- 10 A. Yes. When there was fighting, he withdrew. I said he wasn't
- 11 present there.
- 12 Q. Yes. And you also told them that he wasn't going to get in the
- way of your organisation of the KLA in Krojmir; correct?
- 14 A. I said he did not get in our way to prepare for war. That was
- 15 the idea.
- 16 Q. And he'd never told you who appointed him to his position;
- 17 correct?
- 18 A. No, no.
- 19 Q. And he never told you who he was reporting to; correct?
- 20 A. He never said.
- Q. And you didn't report to Shukri Buja in this period, correct,
- from April to August? Let's say -- I'm sorry, from May to July you
- 23 didn't report to Shukri Buja?
- 24 A. No, I reported to him.
- Q. Let me take you to what you told the SPO.

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- MR. MISETIC: P1115.4 at page 3, line 18 in the English, and
- page 3, line 10 in the Albanian.
- THE WITNESS: [Interpretation] Something, if I may.
- 4 MR. MISETIC:
- 5 Q. Let me pose the question, please. So if you look in Albanian
- 6 beginning at line 10 --
- 7 MR. MISETIC: Sorry, page 3 in the Albanian, line 10. Page 3 in
- the English, line 10. Sorry, page 3 in the English, line 18.
- 9 Q. So the question was asked to you:
- "Did you report to Shukri Buja in this period?"
- 11 Your answer was:
- "Why should I report to him if he wasn't around?"
- 13 Then the next question is -- excuse me. Then the next question
- 14 is:
- "So who did you report to in this period from May to end of
- 16 July?
- "A. To the brigade, to Fatmir."
- Do you recall that?
- 19 A. Yes. I had to report also to Shukri, but when I didn't find
- 20 him, I reported to Fatmir. That's correct.
- Q. That's not what you told the SPO. You said:
- "Why should I report to him if he wasn't around?"
- 23 A. Of course. If you don't find someone, you cannot report to him.
- That was the idea. And then I went to report to Fatmir. Because he
- covered a very wide zone from Kacanik to Llapushnik. He was always

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- on the move. This is how it is, as I said it here.
- Q. Okay. And then Mr. Roberts took you through the issue of what
- 3 happened when -- and if I could just find that, just a second.
- 4 MR. MISETIC: Just one moment, Mr. President.
- 5 Q. We'll get back to that point in a moment.
- You also criticised Fatmir Limaj during meetings that you
- 7 attended at Fatmir Limaj's command; correct?
- 8 A. Yes, several times. And I criticised him for organisation
- 9 matters.
- 10 Q. Yes. And --
- 11 A. Where there is work, there are also criticisms.
- 12 Q. Yes. And you did that in front of other people in the command;
- 13 correct?
- 14 A. At the meetings, yes.
- Q. Yes. And there was no repercussion to you, no discipline to you
- for criticising a superior; correct?
- 17 A. No, I think you have misunderstood it. I didn't level personal
- criticisms at him. It was only for work. I didn't speak ill to him.
- I don't know how you have misunderstood. I raised, you know, issues
- that needed to be criticised for the sake of work. I presented my
- ideas. We didn't -- we didn't have any kind of clashes there.
- Q. Okay. When you first joined and established your battalion in
- 23 Krojmir, Fatmir Limaj was your superior; is that correct?
- 24 A. I already told you that initially I had to report to Fatmir.
- 25 From the very first moment I arrived in Krojmir, I reported to

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- 1 Fatmir. I was under him. He was my superior.
- Q. And until the time you left for Albania in January, your
- 3 understanding was that Fatmir Limaj was still your superior; correct?
- A. No, please. You have the papers there. You can read them.
- 5 Fatmir was a brigade commander until end of 1998. Until then. At
- the end of 1998, Haxhi Shala was appointed brigade commander and
- Fatmir went, I don't know, somewhere higher. By the end of 1998, it
- 8 was Haxhi Shala, not Fatmir Limaj.
- 9 Q. I ask you that because in your SPO interview at Part 9, page 13,
- 10 you're asked, you say:
- "But they were all under the command of Fatmir."
- 12 The question then is:
- "And how long did this position in Llapushnik stay under the
- 14 command of Fatmir Limaj?
- "A. Up until the end, up till the end.
- "Q. What do you mean, the end? The end of... the end of the
- 17 war?
- "A. So I was commander of the 2nd battalion. Both the 1st and
- 2nd battalions were under the command of the brigade and the 3rd and
- 4th battalions were under the brigade command."
- So you're saying that it wasn't Fatmir until the end. It was
- the end of 1998; is that correct?
- 23 A. By the end of 1998. I don't see anything wrong there. By the
- end of 1998. Until end of 1998. I didn't mention any months, but I
- said at the end of 1998. Then it was Haxhi Shala who was appointed

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- 1 as commander. And I stand by what I said.
- When they sent me to Koshare, the order, if you like, came from
- 3 the Chief of Staff Zyrapi and the Brigade Commander Haxhi Shala.
- 4 This is what I said.
- 5 Q. In June and July 1999, you did not --
- 6 A. I returned.
- 7 Q. I'm sorry?
- 8 A. I returned.
- 9 Q. No, no, sorry. My mistake. In June or July 1998, you did not
- take any orders from Fatmir Limaj, is that correct, or assignments?
- 11 A. What do you think? What do you mean by no orders? We had work
- meetings. We worked at that time and reported on the work we did.
- And you can see it also in the meetings, where we report on the
- health conditions, the number of the soldiers, the positions, the
- movements of the Serb forces. We have reported all this to the
- 16 brigade. There were no other orders we could receive from Fatmir
- other than work-related ones.
- 18 Q. Let me show you what you said to the SPO.
- MR. MISETIC: P1114.1, page 3579, line 1. The Albanian is
- 20 Part 2, TR-AT, page 13, line 24 to 14, line 5.
- Q. And I'm going to correct that. This is what you said to the
- 22 ICTY.
- MR. MISETIC: And if we go to page 3589, line 4 in English. Oh,
- sorry, 3579. It should be line 24 in the English. And in the
- Albanian, it's page 13, line 24.

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- 1 Q. And the question is:
- "In June and July did you ever meet with Fatmir Limaj in Klecka?
- 3 Did you ever see him there?"
- 4 And your answer was:
- 5 "I have" --
- Excuse me.
- 7 "I have -- I met him when the fighting was going on. Otherwise
- 8 at this time -- I met him but I didn't take any orders or any
- 9 assignments from him because I was no longer the first person in
- 10 charge, I was the second one in Kroimire."
- 11 Is that your evidence?
- 12 A. Yes, this is when Shukri Buja came. On 9 May, we had some
- fighting in Llapushnik. After this fighting, Shukri Buja came and I
- 14 reported to him. This is the time when I said that I started to
- report to Shukri Buja. Someone had to report, either Shukri or
- myself. So it's the same as I said earlier.
- 17 Q. Well, you told -- you told the SPO that whenever there was
- 18 fighting, Shukri Buja wasn't around.
- 19 A. I said after the fighting. Maybe -- I don't know how they are
- translating it to you. I said after the fighting of 9 May, Shukri
- came and introduced himself as a commander. At that time, I had to
- report either to Shukri or to Fatmir. So at that time I did not
- report to Fatmir but to Shukri. I'm saying it quite correctly.
- Q. And let me then show you what you said about Shukri Buja.
- MR. MISETIC: P1115.3, page 33 in English, and page 27 in the

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- 1 Albanian, beginning at line 7.
- Q. And at line 8 in the English -- the question was:
- "Yeah, but you probably knew at that time if he," meaning
- 4 Shukri Buja, "had any military background."
- 5 And your answer was:
- "Whenever we were fighting, he wasn't around."
- 7 Do you see that?
- 8 A. Yes, that's correct.
- 9 Q. So in June and July, Shukri Buja wasn't around because there was
- fighting and he was never around when there was fighting; correct?
- 11 A. Yes, but we didn't have fighting all the time. He was there.
- But only when there was fighting you have to emphasise that he
- wasn't there. We didn't fight every day. We had one fighting every
- two weeks or one month. The others days, he was there.
- Q. So in the two weeks or one month in June and July when there's
- fighting, you're not taking orders from Fatmir Limaj and
- instructions, and Shukri Buja isn't around; right? I just took you
- through your testimony. You said in June and July you didn't take
- orders or instructions from Fatmir Limaj, and when there was fighting
- you didn't take -- you didn't see Shukri Buja around.
- So who's in charge of you in those periods in June and July when
- there's fighting?
- 23 A. Please, let me explain it very well because I think you don't
- 24 want to understand me. During the entire month of June, we fought
- only on 14 June. So on 14 June, he wasn't there. During the other

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- days, he was there. I am repeating. I said that on the day of the
- fighting, he wasn't there. During the entire June, with the
- 3 exception of the 14th and 17th June, he wasn't there when we had
- fighting. But during the other days, he was there.
- So please don't distort what I'm saying. Only when there was
- fighting he wasn't there. And those who are here present know it
- 7 very well. And my friends there know. So, again, only when we had
- 8 fighting he wasn't there. That is how it was.
- 9 Q. Okay. Witness --
- 10 A. I stand by this.
- 11 Q. Okay. Witness, before we break, you were told at your SPO
- interview when it started that you were considered a suspect by the
- 13 SPO; is that correct?
- 14 A. Yes, yes.
- 15 Q. You were told you had the right to remain silent?
- 16 A. Why keep silence? I don't want to keep silent.
- 17 Q. You were informed that you had the right to remain silent;
- 18 correct? Correct?
- 19 A. Yes, I was informed.
- Q. And you were informed you had a right to a lawyer; correct?
- 21 A. Yes.
- Q. And the prosecutors at the ICTY, at The Hague tribunal, also
- informed you of those rights before they interviewed you; correct?
- 24 A. Yes.
- Q. So it's fair to say at the time that you were giving your

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- evidence to the ICTY and to the SPO, you were aware that they 1
- considered you to be a suspect in certain crimes; correct? 2
- Α. 3 Yes.
- MR. MISETIC: Mr. President, this would be a good time for a
- break. 5
- PRESIDING JUDGE SMITH: We'll take a short break, Witness. You 6
- 7 may join the Court -- we're going to take a short break, ten minutes.
- [The witness stands down] 8
- PRESIDING JUDGE SMITH: We're adjourned for ten minutes. 9
- --- Break taken at 3.29 p.m. 10
- --- On resuming at 3.40 p.m. 11
- PRESIDING JUDGE SMITH: Madam Usher, please bring the witness 12
- 13 in.
- 14 MR. MISETIC: Mr. President, I apologise for going over, but I
- hope to finish by 4.00. 15
- PRESIDING JUDGE SMITH: I what? 16
- MR. MISETIC: Hope to finish by 4.00. 17
- 18 PRESIDING JUDGE SMITH: Okay.
- MR. MISETIC: As they say, the road to hell is paved with good 19
- intentions. 20
- PRESIDING JUDGE SMITH: I'm sorry? 21
- MR. MISETIC: I said the road to hell is paved with good 22
- intentions, so I'm sorry. 23
- PRESIDING JUDGE SMITH: You sound like my grandmother talking. 24
- 25 [The witness takes the stand]

Witness: Ramiz Qeriqi (Resumed) (Open Session) Cross-examination by Mr. Misetic

- 1 PRESIDING JUDGE SMITH: All right. Witness, we will continue
- with the cross-examination by the Thaci Defence.
- MR. MISETIC: Thank you, Mr. President.
- 4 Q. Witness, I do want to follow up again on an issue that
- 5 Mr. Roberts brought up with you, and I just want to take you to your
- 6 SPO interview, which is P1115.4, page 1 in the English, beginning at
- 7 line 20, and page 1 in the Albanian as well.
- 8 So, Witness, you're asked, beginning at line 20 in the English,
- 9 and I believe it's line 19. It's the sentence that starts:
- "... what was the conflict you had with Shukri Buja, if you can
- tell us more about that."
- 12 And your answer is:
- "Everything that I told you already is all there was to it. I
- don't have anything else. So the end of it was when he spoke with
- soldiers who came from Llapushnik after that battle" and the next
- page, please "and said 'You guys can go wherever you want. It's
- over'. But I turned the soldiers back, to tell them to go back to
- the front. Then he left and we never had any further cooperation."
- Do you stand by that testimony you gave to the SPO?
- 20 A. This was on 26 July when the Llapushnik battle happened and
- 21 after the fall of Llapushnik, there were spurts. And, yes, after
- this time, Shukri and I, we saw each other, but he went to Nerodime
- 23 zone.
- Q. Okay. But my issue is more with what actually happened there.
- He came and spoke with the soldiers and told them to go wherever they

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- want, it's over. You then responded and told the soldiers to stay
- and go back to the front. And then he left. Correct?
- 3 A. Yes, correct. Indeed. So he told the soldiers, "Go because
- 4 there's no KLA any longer." And then we returned to the front again.
- And, of course, we got together. I mean, where else could we go?
- Yes, absolutely correct. And we continued to fight, and he went
- 7 elsewhere.
- 8 Q. So this is another example of you overruling a decision by
- 9 Shukri Buja; correct?
- 10 A. Please, it's just this one. No others. But I think you're just
- repeating it, and I'm really sorry to hear that you're repeating it
- time after time. It is just this one, and it was about the front.
- 13 We didn't have anywhere else to go. How would we enforce that order
- 14 at the time? Where would we go? This is it. There's nothing else.
- There's only one and it's this one. But you're mentioning it a lot
- as if there were different things, but it's only this one. And this
- happened during the war at the front.
- 18 Q. Okay. Witness, I'm going to turn now to a different topic,
- which is a topic that was raised by the Prosecutor with you at the
- 20 end of her cross-examination. And these are -- I'm going to give you
- an opportunity to comment on the specific allegations that have been
- 22 made against you with respect to detentions.
- MR. MISETIC: And if we could -- Mr. President, in order to
- 24 protect persons, if we could go into private session, please.
- 25 PRESIDING JUDGE SMITH: Into private session, please, to protect

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- the witness or other witnesses.
- 2 [Private session]
- THE COURT OFFICER: Your Honours, we're in private session.
- 4 Thank you.
- 5 PRESIDING JUDGE SMITH: Go ahead, Mr. Misetic.
- 6 MR. MISETIC: Thank you, Mr. President.
- 7 Q. Witness, do you know someone named ?
- 8 A. Yes, I do.
- 9 Q. And was he the phoen]?
- 10 A. We didn't even have to go into a private session if it's about
- this. I did not know him to be the of the LDK. I do not know
- what political positions, if any, he held. But I saw him during the
- war. After the war, too.
- Q. And is it correct -- sorry. And Mr. was driving from
- when he was stopped by KLA soldiers who
- took him to a school in the village of , and there Ramiz
- 17 Qerqiz, also known as Commander Luan, started questioning him, and he
- says he was at that time beat up by KLA soldiers who broke one of his
- 19 teeth.
- Now, do you recall this incident where you were present when
- 21 Mr. was detained in a school in ?
- 22 A. That is not true. It's not true. I was at the school. I saw
- him. I saw him in . But not at the school,
- in So this person is still alive, so you can ask him. I
- 25 saw him after the war, too. So he wasn't interrogated or questioned

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- by me. That day, I was at the front and we met. But the soldiers
- took him to the police, or I don't know where, because they know.
- But he still lives, so you can ask him.
- I have not had any meetings with him. I have not questioned him
- at the school, which is what you're saying.
- Q. Why did you see him, I believe you said, in
- 7 A. I said it there, and it's in writing. Whatever I've said, that
- is right. We were brought some beers in the trenches when we were
- 9 preparing to protect the area, the bunkers. He brought us some
- 10 beers. I personally thought that that car was also on the other side
- with the Serb police officers, and that's where I spoke to him, in
- the trenches, the bunkers, not at the school.
- 13 At the school, I think it was the military police or whoever
- 14 took him. This is it.
- 15 Q. So you know he was taken by the military police?
- 16 A. I do not know whether the military police took him there. But I
- know I met him later, had a coffee, and he told me that the military
- police took him that day. And like you said, he said that he'd had a
- 19 conflict with them.
- 20 Q. And he also says that you interrogated him with some soldiers;
- is that correct?
- 22 A. That's not correct. It's not true.
- Q. You say you saw his car by some Serbian police; is that correct?
- Did I understand you correctly?
- 25 A. Well, I suspected it was his car. Whether it was or not, I

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- don't know. But I suspected it was his car that was at the Serbian
- police officers, and he came over and brought us some beers. So on
- the front, not where the police took him, perhaps the school as it
- 4 says there. That's it.
- 5 Q. I'm trying to understand what you're saying. You're saying that
- 6 he was standing with some Serbian police officers, and then walked
- 7 across to you and handed you some beers?
- 8 A. Yes. I thought, I suspected it was his car. So I said, "Did
- 9 you hand them some beers as well or just us?" And he said, "No, I
- didn't." And then the soldiers accompanied him to the military
- police because neither the soldiers nor I had the right to
- 12 interrogate him.
- 13 After the war, though, when I met him, he told me -- or he said,
- allegedly, the military police had beaten him up, like you said, what
- you said. But after the war I had a coffee with him, and this is
- 16 what he said.
- 17 Q. Well, you told the SPO actually that when he came over with the
- beers, you told the military police, "You deal with this guy. See
- what he wants." Is that correct?
- 20 A. The soldiers that were close to him, I said, "Well, you take
- him," because, no, it wasn't my task to deal with him. Yes, that's
- true. That's quite true. Indeed. I wasn't going to deal with him,
- 23 didn't have to deal with him.
- Q. Why did you tell the military police to take him?
- 25 A. Not to take him. To take notes and ask whether he was over by

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- the Serbs or not. One had the right to ask somebody else whether
- they were by the Serbs or not. Nothing more, nothing less.
- Q. But there must be some reason you turned to the military police.
- A man comes with beers, handing you a beer, and you think it's
- suspicious, obviously. That's why you turned to the military police.
- A. I wasn't there alone. They were there, too. I mean, the
- 7 soldiers. I wasn't there on my own. So it was -- we had to take
- 8 note, and it was quite the done thing. There was nothing sinister
- 9 about it. So he had come over as a guest, and whoever came into the
- war area, there were people there who would ask what they were doing
- there, even they'd not seen them with the police. But when somebody
- new would come along, we would ask them about their name, surname,
- where he was going. I mean, it was a war zone, and it was wartime,
- so there's nothing sinister about it.
- Q. And what happened when you told the police to deal with him?
- What happened to him?
- 17 A. I do not know what happened to him. Please.
- 18 Q. Did they take him?
- 19 A. Excuse me?
- 20 Q. Did they take him?
- 21 A. He was there with them. He was conversing with them. And then
- he must have told them -- they probably took him to the school and
- then released him, I'm sure. Because there was no reason why they
- 24 would detain him. No reason why to detain him. I do not know why
- the conflict happened. Who knows? Maybe it happened on the way.

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- 1 What he told me when I met him later is that this conflict happened
- on the way. That's when the conflict happened.
- Q. Another person. Do you know someone called ?
- 4 A. ?
- 5 Q.
- 6 A. No, I do not know him.
- 7 Q. He says that on _____, five masked men --
- 8 MR. MISETIC: And this is U003-1115 to U003-1189.
- 9 Q. wearing military uniforms came to his house and
- 10 asked for his father. They spoke in Albanian and ordered him to get
- 11 his father. They did. Five -- the uncle later said that
- asked his father for a hunting rifle which he gave them. He also
- said that his father was ordered to travel to the village of
- to the UCK headquarters and report to the UCK commander named Luan.
- He was not told why he had to go to the UCK headquarters. He had no
- idea and neither did his uncle. He says he later learned that the
- 17 real identity of Luan was Ramiz Qerigi.
- Now, do you recall this incident where you asked a man to come
- 19 and bring his rifle?
- 20 A. Never have I asked anyone in my life to come over in this way
- and bring me a rifle. This is slander. If it is about two brothers
- that came to my place, then they have the -- they have that surname,
- so it's another case altogether. So thank God. We understood later
- on how all this had happened.
- But I'm surprised you're delving into these matters. This is

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- not the truth. It is slander. This is what they have concocted
- themselves.
- Q. I'm giving you an opportunity to respond. Can you tell us what
- 4 kind of uniform did you wear? What colour?
- 5 A. It was the American uniform. We only had a few of those
- 6 uniforms, so we got these at the beginning when I went in. So it was
- 7 green. Green. You know, like a uniform.
- 8 Q. Did you have a cap or a hat?
- 9 A. Yes, yes, I did. Green. A green cap.
- 10 Q. Was it a cap or a beret or what was it?
- 11 A. Beret. But there were also different caps. I didn't just have
- one.
- Q. Okay. I believe you've discussed the next incident I want to
- talk about, but maybe it's a different incident.
- 15 Have you heard those names before?
- 16 A. Only after the war, though.
- 17 Q. Okay. Well, their , says they were being
- held because Commander Ramiz Qeriqi, Luan, wanted to talk to them.
- 19 Do you recall this incident?
- 20 A. It's not true. Not at all. This has never happened. You know,
- 21 perhaps other people might have taken him, and they would have spoken
- in my name and used my name. Allegedly, that the commander would
- have said this and that.
- MR. MISETIC: And this is SITF00325722 to 00325734.
- Q. And then was abducted in 1998 and first

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- 1 taken to He claims that you
- 2 personally abducted him from his home. Do you recall a man named
- 3
- 4 A. It's not true. I only heard this after the war. It is not
- 5 true.
- Q. Who did you hear it from after the war?
- 7 A. After the war when the trial was on, both in The Hague as well
- 8 as -- and the truth came out.
- 9 Q. Do you know someone named Ali Ramadani?
- 10 A. Ali Ramadani? Yes. He's from Pjetershtice.
- 11 Q. How do you know him?
- 12 A. He was a soldier in the battalion.
- 13 Q. A soldier or a military policeman?
- 14 A. Soldier, logistics.
- Q. And how about someone named Ramadan Behluli?
- 16 A. Yes, he was a soldier.
- 17 Q. In your battalion?
- 18 A. Yes, yes.
- 19 Q. says that four soldiers came to his house, they
- did not wear masks, and he recognised the two persons he knew very
- 21 well because they came from his village. One was Ali Ramadani and
- the other was Ramadan Behluli. The two other soldiers he did not
- know on that day. However, they called each other Luan and Shukri,
- 24 respectively.
- Do you recall going to a man's house with Shukri Buja and

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- 1 yourself and Ali Ramadani and Ramadan Behluli?
- 2 A. It's not true. And if I would have gone there, I would have
- mentioned my name. Somebody else might have gone there and stated my
- name instead, or our names even, for those people to believe that
- 5 perhaps -- or allegedly, rather, it was the commanders that had gone
- there. So if you're allegedly doing something that's wrong, then why
- 7 would you mention your own name?
- 8 Q. Now, do you know who is?
- 9 A. Yes.
- 10 Q. Who is he?
- 11 A.
- Q. Are you aware of any allegations he's made against you?
- 13 A. No. I shouldn't think he would have made any allegations
- against me because I've never done anything wrong to him.
- Q. Well, he says he was detained. And then a few days after this,
- Ramiz Qerqiz, aka Luan, came in together with six or seven soldiers,
- that he knew you from , where he used to live close to your
- 18 home. The other soldiers called you Commander Luan. You started
- 19 questioning everyone about why they were in the camp. No one could
- give any answers. When you asked him, he answered that he was going
- to join the army but instead got arrested. Then he said you hit him
- with the butt of your pistol in the head, he started bleeding, and he
- still has scar on his head from it. And then you gave him an
- additional 15 days in camp.
- Is that accurate? Did that happen?

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- 1 A. It is not true. And I do not think he would have said that.
- would know who had taken him. He was not referring to me. He
- would not say that about me. It's not true at all. He's a _____, a
- 4 After the war, we've spent time together. And during the
- war, somebody else has taken him, and I'm sure that he would have
- 6 told the truth.
- 7 MR. MISETIC: Mr. President, we can now go into public session
- 8 again.
- 9 PRESIDING JUDGE SMITH: Public session, please,
- 10 Mr. Court Officer.
- THE WITNESS: [Interpretation] And I think whatever it is that
- you'd like to say, perhaps it's best for them to be said in public
- 13 rather than in private.
- [Open session]
- THE COURT OFFICER: Your Honours, we are in public session.
- 16 Thank you.
- 17 MR. MISETIC: Thank you.
- 18 PRESIDING JUDGE SMITH: Witness, we are in public session.
- MR. MISETIC: Thank you, Mr. President.
- 20 Q. Witness, you still understand as you give evidence here today
- that you are a suspect; correct?
- 22 A. I am not a suspect. I am a witness. I am not a suspect.
- Q. Well, has the SPO told you that you are no longer a suspect?
- A. I haven't asked whether I'm a suspect. They haven't told me
- that. But I understood it to be that I am a witness, not a suspect.

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- And I feel like one, as a witness. And that is why I didn't want a
- lawyer, because these comrades here, and they said, "You could even
- 3 remain silent," but I didn't want to stay silent. And I didn't want
- a lawyer because then you'd need a lawyer, speak to the lawyer, and
- the lawyer then speaks to you here. But I am innocent, so I didn't
- 6 need a lawyer and didn't hire one.
- But I don't understand what you want of me. I know you're
- 8 counsel of these people, and both them and I are former members of
- 9 the KLA. So do I not know what you are after.
- 10 Q. Witness, it doesn't matter what I'm after. You just have to
- answer the questions truthfully. Okay?
- 12 So --
- 13 A. That is exactly what I'm doing, answering truthfully.
- 14 Q. That's all you need to worry about.
- 15 A. No, I'm fine. I'm not worrying at all.
- Q. So these incidents that I took you through, the witnesses say
- they all took place in June or July 1998. So I'm giving you that
- information. And this is the period of time when, according to your
- own evidence, you were not taking orders from Fatmir Limaj, and you
- 20 were --
- 21 A. I'm sorry. I really am. Okay. So people didn't know back
- 22 then --
- Q. Witness, I haven't asked the question yet.
- 24 A. -- but they do know now --
- 25 Q. I haven't the question.

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- 1 A. Okay. I'm sorry. I'm sorry.
- Q. The point now I'm trying to make to you is, on your testimony,
- you've said that in this time period you were not taking orders or
- 4 instructions from Fatmir Limaj. We've seen where you've said you've
- 5 pushed back and told Shukri Buja, "I'll be the one organising in
- 6 Krojmir"; right? I took you through all of that stuff. And I'm
- 7 putting to you that at this time period when this is happening, you
- 8 are the highest authority in Krojmir. What is your response to that?
- 9 A. Sir, counsel, the time you are referring to, I mentioned only
- about the fighting when Shukri was not there. But I reported --
- otherwise, I reported to him and to Fatmir Limaj. In my territory
- where I operated, there was no prison. Then later on it was proven
- that these prisons existed somewhere else where they were -- existed.
- I don't know why you are fighting me just because I am telling the
- truth about the KLA. There were no prisons in the terrain in the --
- in the territory where I operated.
- 17 Q. Witness, I'm not asking -- I didn't ask anything about prisons.
- I didn't ask anything about prisons. So let me take you to the next
- 19 question I have, which is you understand, as someone who is a
- 20 suspect, that it's in your interest to create an organisation of the
- 21 KLA that circumvents you; right? So you've given evidence, for
- example, that you had nothing to do with the military police. That
- assists you in your defence against any potential accusation that you
- were involved in detentions, doesn't it? It's self-serving.
- 25 A. There are evidence that the military police were separate. The

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- 1 SPO has read it. I have written evidence that military police was
- separate and didn't ask me for anything. I have a document where I
- was asked by the military police to cooperate with them. It's the
- 4 case of a co-villager, Nezir Olluri, when the military police took
- his passport and said, "When you bring 2.000 Deutschmarks, we will
- 6 give back your passport." Then I sent a letter to the brigade asking
- them to cooperate with me and not have things happen like in the case
- 8 of this person whom they took the passport and asked money to return
- 9 it.
- So the military police did not cooperate. I have asked for
- their cooperation, and I think the document to that effect is found
- here in the court. I would kindly ask you to produce a document so
- that you can see for yourself what I wrote. I would kindly ask the
- Prosecutor, if she has it, to produce it. The document that shows
- that the military police took away the passport from my co-villager
- and asked him to bring them 2.000 -- Your Honour, can you bring that
- 17 document here?
- 18 MR. MISETIC: Thank you, Mr. President.
- 19 PRESIDING JUDGE SMITH: No.
- MR. MISETIC:
- 21 Q. Witness, so --
- PRESIDING JUDGE SMITH: That's not what we're doing at this
- time. We're just dealing with your questions and answers.
- MR. MISETIC: Yes.
- 25 Q. So let me just put it to you that much of your evidence about

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- not having any ability to control the military police in your own
- battalion, for example, or the fact that you say that Fatmir Limaj
- 3 appointed platoon commanders by circumventing you and they reported
- 4 around you and went straight to Fatmir Limaj, these are all -- this
- is all testimony designed to create the impression that other
- 6 people -- if something did go wrong, it was the responsibility of
- other people above you.
- 8 Do you have a response to that?
- 9 A. What you are putting to me is not true. I already told the
- truth of what really happened. When I took the oath, I said that I
- will tell only the truth, and what I said is the truth. I also told
- my war comrades that I will always tell the truth not only before
- 13 this Court.
- 14 Q. This is my final question. The International Criminal Tribunal
- for the former Yugoslavia in the Limaj case heard your evidence and
- 16 concluded that because of your denials of involvement in some of
- these crimes, you are a witness of diminished credibility. And I'll
- give you an opportunity to tell the Court whether you accept the
- conclusion of the trial chamber in the Limaj case that you are a
- 20 witness of diminished credibility.
- 21 A. You are wrong in what you are saying. I have only spoken the
- truth, and I have not kept anything secret. I am sorry, but you are
- wrong. I regret to say, but I don't know what you are saying.
- 24 Q. Thank you very much.
- MR. MISETIC: Thank you, Mr. President. That concludes my

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- 1 questioning.
- MR. EMMERSON: No questions.
- 3 PRESIDING JUDGE SMITH: Thank you.
- 4 [Microphone not activated].
- MR. ELLIS: Yes, I do have questions, Your Honour. If I could
- 6 have a moment.
- 7 PRESIDING JUDGE SMITH: Just a kind reminder. If you're going
- 8 to tender some item in evidence, please do it at the time you've
- 9 finished your questions concerning that item rather than waiting to
- 10 the end.
- MR. ELLIS: Thank you, Your Honour. I'm grateful.
- 12 Cross-examination by Mr. Ellis:
- Q. Good afternoon, Witness. My name is Aidan Ellis, and I
- 14 represent Mr. Jakup Krasniqi.
- 15 A. Good afternoon.
- 16 Q. I'm going to be asking you some questions for the time that
- 17 remains today and then into tomorrow morning as well. And I want to
- start, please, with the point where you get to Krojmir in April 1998
- and when you're starting to set up the KLA there.
- It's right, isn't it, that at that point of time, you and other
- 21 people in the KLA were using pseudonyms in order to keep your
- identity hidden from the Serbian regime; yes?
- 23 A. We used the pseudonyms to protect our families, because we are
- not so -- as prepared as the Serbs. Technically, they were more
- prepared. So to protect our families rather than ourselves, I think.

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- 1 Q. Because you knew at the time that the Serb -- if the Serbian
- 2 regime knew that you were against them, they would take it out on
- 3 your families; correct?
- 4 A. Yes, correct.
- Q. And so to organise in your local area, you had to start slowly
- by contacting people that you knew in secret; correct?
- 7 A. Correct.
- 8 Q. And one of the early tasks was to dig trenches; correct?
- 9 A. Yes.
- 10 Q. And you did that in order to set up positions that you could try
- 11 to defend; correct?
- 12 A. Yes.
- Q. Volunteers were coming to you to join, weren't they?
- 14 A. Yes.
- 15 Q. And new volunteers who had their own weapons could join you
- straightaway, while those without weapons had to wait for a weapon to
- 17 be found for them. Correct?
- 18 A. Yes, yes.
- 19 Q. And in relation to uniforms, Witness, volunteers in your area
- 20 would buy clothes at the local market, wouldn't they?
- 21 A. No, they bought the cloth on the market and there was a lady, a
- 22 dressmaker that sewed them.
- Q. Exactly. Very well. They were homemade uniforms, effectively,
- 24 weren't they?
- 25 A. Yes.

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- Q. And at times when there was fighting, civilians who had a weapon
- would simply join your ranks to help you with that particular fight.
- 3 That's right, isn't it?
- 4 A. Yes, there were some instances too.
- 5 Q. The local civilian population were supporting you when they
- 6 could, weren't they?
- 7 A. Yes, always.
- 8 Q. They donated money to you, didn't they?
- 9 A. Yes.
- 10 Q. They donated food to you when they could, didn't they?
- 11 A. Yes. Food, money, everything. But it was the duty of the
- logistics to deal with that.
- Q. Quite. But in general terms, anything the civilians could spare
- they were supporting the KLA with; correct?
- 15 A. Yes.
- 16 Q. Your unit also -- you sometimes also received donations from
- 17 people living in the diaspora; correct? Living abroad.
- 18 A. Yes, but I never received anything because I was working in
- another sector, but the logistics people did. The person who was
- 20 responsible for the logistics. When they brought these donations to
- us at the battalion, we had to take them to the brigade, and then
- they divided it among everyone.
- Q. Now, in your interview with the Prosecution you gave the example
- of a Mercedes car that you received. Do you recall that example,
- 25 sir?

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- 1 A. Yes. It was someone from Carraleve that gave the car to me.
- Now he's a retiree. He used to work in Germany.
- Q. And you chose to give that car to the General Staff, didn't you?
- 4 A. Yes. I had to give it to them.
- 5 Q. And that was voluntarily done, wasn't it?
- 6 A. There was nothing personal. Even though it was given to me, he
- 7 gave it for the KLA. It was not a personal gift. So I -- that was
- 8 not for me to decide.
- 9 Q. I see. And what you said in your interview with the Prosecution
- is -- you were asked:
- "Why did you give it to the General Staff?"
- 12 And your response was:
- "Because they were going on TV and if the whole world was going
- to see them, the world should see them in a good car."
- Do you remember saying that, sir?
- 16 A. Yes, that's right.
- 17 Q. So you understood it was important for the image of the KLA for
- people to be seen in a good car? It's as simple as that, isn't it?
- 19 A. Yes.
- 20 Q. Because the reality at the time was that the KLA on the ground
- were travelling in whatever they could, using old vehicles, tractors,
- 22 mules; correct?
- 23 A. Yes, yes, walking, on foot.
- Q. Often you would travel on foot because that was safer; correct?
- 25 A. Yes.

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- 1 Q. Can I show you then a map, please.
- 2 MR. ELLIS: Which is DJK00776.
- Q. And whilst that's coming up, Witness, I apologise that it's a
- 4 modern map, so it has, for example, an auto route that wasn't there
- at the time, but I hope it will serve to show the key locations.
- 6 MR. ELLIS: Are we able to zoom in a little towards the middle
- 7 of that page.
- 8 Q. I think it's probably too faint to read at the moment, is it,
- 9 Witness?
- 10 A. I can read it.
- 11 Q. Do you see where Krojmir is on that map, Witness?
- 12 A. Yes, yes.
- Q. And am I seeing correctly, below Krojmir is another village
- mentioned in your evidence, Pjetershtice? Forgive the pronunciation.
- 15 A. Yes. Pjetershtice.
- Q. Pjetershtice. Thank you. And then closer to the main road,
- 17 Carraleve; is that right?
- 18 A. Yes.
- 19 Q. Very well. And then if we look to the left of Krojmir, to the
- west, you should see Klecke there. Do you see that?
- 21 A. I do.
- Q. Can you help us with the distance between Krojmir and Klecke?
- 23 A. I can't be accurate. It's not that far.
- Q. Are you able to help with approximately how far or perhaps how
- long it would take you to go from one to the other? At that time, of

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- 1 course.
- 2 A. I wouldn't be able to say.
- Q. I see. Well, can you help me with this: At the time the road
- between or the way to get between Krojmir and Klecke would have been
- on an unmade road; correct?
- 6 A. Unmade, yes, it was.
- 7 Q. And what perhaps doesn't appear fully on the map is that this is
- 8 -- Klecke is part of the Berisha mountains; correct?
- 9 A. Yes.
- 10 Q. So the terrain that this unmade road went over was mountainous,
- 11 wasn't it?
- 12 A. Yes.
- Q. Now, can I deal then, and I'm thinking still at this point of
- the relatively early period in your evidence, May 1998, with where
- 15 Serbian forces were positioned. Am I right, sir, that the towns of
- 16 Shtime and Lipjan were controlled by Serbian forces?
- 17 A. Yes.
- 18 Q. And the road that we see between Shtime and Lipjan, that's a
- 19 part of a main road that runs between Prishtine and Prizren, isn't
- 20 it?
- 21 A. Yes.
- Q. And that was a main road, an asphalt road; correct?
- 23 A. Yes, correct.
- Q. And the main road was controlled by Serbian forces, wasn't it?
- 25 A. They moved. What time period are you asking me?

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- 1 Q. I'm thinking at the moment particularly about May 1998, sir.
- 2 A. Yes, yes. The Serbs moved along that road.
- Q. And was there a checkpoint on that road, a Serbian checkpoint on
- 4 that road at Duhla?
- 5 A. Yes.
- Q. And at times a mobile Serbian checkpoint at Carraleve?
- 7 A. Yes, there were. Yes.
- 8 Q. So if I've understood correctly, your positions at Carraleve
- 9 would have been up on the hill or mountainside overlooking the main
- 10 road; correct?
- 11 A. Yes. Yes, yes.
- 12 Q. But because the Serbian forces were using the main road, it
- wasn't safe for you to use the main road, was it?
- 14 A. Correct.
- Q. On the map in the north-east, I think we see an airport marked.
- 16 That also was Serbian controlled and used by the Serb military;
- 17 correct?
- 18 A. Yes.
- 19 Q. And is it right that there was the major Serbian army base and
- ammunition depot near to the airport in the mountains of Golesh?
- 21 A. I heard that that was the case, yes.
- Q. And these bases were used by the Serbian army to shell the
- Berisha mountains, weren't they?
- 24 A. Yes, they shelled from all directions.
- 25 Q. And do you see also on the map the other main road in the area

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- which is part of the road from Prishtine to Peje and runs through
- 2 Llapushnik?
- 3 A. I can't see it. But, yes, I know of it.
- 4 Q. And on that road on -- to the east of Llapushnik there was a
- 5 major Serbian base at Komorane; correct?
- 6 A. Yes.
- 7 Q. And on the other side of the Llapushnik, it moved through Mleqan
- and Kieve, and those were also Serbian controlled, weren't they?
- 9 A. I don't know, but I think so. Yes.
- MR. ELLIS: Your Honours, that might be a good point to break
- 11 for the day if it's convenient.
- 12 PRESIDING JUDGE SMITH: Thank you, Mr. Ellis.
- Witness, we are finished for today. You will have to come back
- tomorrow morning. Hopefully we will be finished with you in the
- morning of tomorrow.
- Please do not discuss your testimony with anybody outside of the
- 17 courtroom. And you may join the Court Usher to leave the room.
- 18 [The witness stands down]
- 19 PRESIDING JUDGE SMITH: Something, Mr. Ellis?
- MR. ELLIS: Only for the purposes of timing. I hope 45 minutes
- in the morning will suffice.
- PRESIDING JUDGE SMITH: [Microphone not activated].
- MR. ELLIS: Not yet, Your Honour, though I am going to have some
- further questions that the map may help with.
- PRESIDING JUDGE SMITH: That's fine. No problem. Thank you.

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So we are adjourned until 9.00 a.m. tomorrow. --- Whereupon the hearing adjourned at 4.28 p.m.