# RealTime Transcriptions

TRANSCRIPTION OF THE

## COMMISSION OF INQUIRY

### MARIKANA

#### **BEFORE TRIBUNAL**

THE HONOURABLE MR JUSTICE FARLAM (RETIRED) - CHAIRPERSON MR TOKOTA SC
MS HEMRAJ SC

#### **HELD ON**

DAY 31 19 DECEMBER 2012 PAGES 3284 TO 3399

#### **HELD AT**

CIVIC CENTRE, RUSTENBURG, NORTH WEST PROVINCE



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64 10<sup>th</sup> Avenue, Highlands North, Johannesburg P O Box 721, Highlands North, 2037 Tel: 011-440-3647 Fax: 011-440-9119 Cell: 083 273-5335 E-mail: realtime@pixie.co.za

Web Address: http://mysite.mweb.co.za/residents/pak06278

NCRA.

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CHAIRPERSON:

MR BUDLENDER SC:

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    [PROCEEDINGS ON 19 DECEMBER 2012]
 2
    [09:35] CHAIRPERSON:
                                   The Commission resumes.
 3
    Brigadier, I must remind you, you're still under oath. Mr
    Bizos, I understand you have some more questions for the
 4
    witness. Are these documents on the desk that we've
 5
    received from you, Mr Semenya?
6
7
           MR SEMENYA SC:
                                   Indeed, Chair.
8
           CHAIRPERSON:
                                 Would you like to tell us
9
    shortly before you - or you can do it later if you like -
    would you like to tell us shortly before Mr Bizos restarts
10
11
    his cross-examination to what they are, or will you prefer
12
    to do it later?
13
           MR SEMENYA SC:
                                   Chair, there are three
14
    sets of documents that ought to replace annexure SS3.
15
                                 SS3.
           CHAIRPERSON:
           MR SEMENYA SC:
16
                                   Indeed.
                                I see.
17
           CHAIRPERSON:
18
           MR SEMENYA SC:
                                   I mean exhibit SS3.
19
           CHAIRPERSON:
                                 Yes, yes. Alright, thank
20
    you.
21
           MR SEMENYA SC:
                                   They would be document in
22
    relation to the 10th, the 13th and the 16th of August 2012.
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Page 3286
    the page numbered 10, which is about 15 pages, or 20 pages
 1
 2
    from the end, at the right-hand foot of the page there's a
 3
    page number 10. I don't know whether you're able to find
 4
    it. Chair.
 5
            CHAIRPERSON:
                                  That page starts with what
    looks like a slide number 19, starting, "The tasking table
 6
 7
     to follow were compiled for the Commission briefing."
 8
            MR BUDLENDER SC:
                                       Yes.
 9
            CHAIRPERSON:
                                 Which indicates that they
10
    appear to be compiled after the 16th of August for the
11
     benefit of this Commission.
12
            MR BUDLENDER SC:
                                      Yes, so that -
13
            CHAIRPERSON:
                                  But I take it that when
14
    Colonel Scott gives evidence – sorry, Lieutenant-Colonel
15
    Scott gives evidence, he will explain all this and these
     matters will be clarified. In the meanwhile the documents
16
17
    are before us and can be referred to for purpose of
18
    elucidating the evidence that's currently being presented.
19
     Does that satisfy you?
20
            MR BUDLENDER SC:
                                      I have no problem, as
21
    long as it's understood that part appears to be a
22
     subsequent reconstruction rather than a part of the plan
23
     that was prepared at the time.
24
            CHAIRPERSON:
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that I read out, it's quite clear there's no pretence that

this was an original 16 August document. On its face as it

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Thank you very much.

Chair, I'm sorry to -

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that SS3 are not genuine documents, or they're incomplete,
2
   or what is the nature of those documents?
3
          MR SEMENYA SC:
                                  SS3, Chair, was compiled
4
   by the attorney. What Colonel Scott did was then to take
5
   the various plans that were drawn on the 10th and the 13th
   and the 16th and compile to what we now have as the true
6
7
   documents reflecting the plans as they progressively
8
   improved over the days.
          CHAIRPERSON:
                                Do I understand correctly
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could I just ask in what sense they replace SS3? Is it

9 10 that all the documents in the original SS3 are here, but 11 there are extra documents, so that we now have a complete 12 set of documents dealing with the matters to which you've 13 referred?

14 MR SEMENYA SC: But for the photographs 15 in SS3, which are not properly there.

16 CHAIRPERSON: Yes, which I didn't find very clear either, frankly, but I thought if they are 17 18 necessary we'll call for proper, you know, Technicolor versions of them, not just the black and white copies, but 20 anyway, that's not relevant at this stage. Anyway, thank you very much.

21 MR BUDLENDER SC: 22 Chair, I had a look at 23 these documents overnight and I do want to simply note, I

assume that the last 15 or so pages were not part of the plans, they've been compiled subsequently. If one goes to Page 3287

If you read the first line

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were it confesses that it's a subsequent document. Mr
 3
    Bizos, I take it you were given a set of these documents
     before, were you, or did you only get them this morning?
 4
 5
            MR BIZOS SC:
                                - gone through them. I
     don't think that it is necessary for us for the purposes of
 6
 7
     this witness. We're waiting for Lieutenant-Colonel Scott
     to deal with the matter. So I don't think that will
 8
 9
    interfere with our -
10
            CHAIRPERSON:
                                  We don't have to spend any
11
     further time on this aspect of the matter. You will
     proceed with your cross-examination now.
12
13
            MR BIZOS SC:
                                 Thank you, Mr Chairman.
14
            CHAIRPERSON:
                                  Thank you.
15
            MR BIZOS SC:
                                 Brigadier, we will continue
     putting to you what Colonel Hendrickx's views are in
16
     relation to what happened at Marikana, and what he says is
17
18
     this. The levels of violence need to be factored into any
19
     plan. Would you as a planner and as an advisor agree with
20
     that statement?
21
            MR HANABE:
                               Can you repeat that, Senior
22
    Counsel?
23
            MR BIZOS SC:
                                 The levels of violence need
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to be factored into any plan. As it stands probably, would

you agree with that statement?

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BRIG MKHWANAZI: Counsellor, it is 1 2 correct that to be able to compile an operational plan, 3 definitely you must know exactly at what level it is and 4 you can be able to draft it properly. However, 5 Chairperson, through you, I'm starting to have a problem; 6 maybe I should voice it out, not to keep quiet, that the 7 issue of Mr Hendrickx starts to be a problem to me because 8 I was going to be happy if he has already given evidence 9 here to say this is what he said, but what I'm learning is 10 what he will say. 11

Now what if he doesn't say, what if he doesn't appear here? And I'm having a problem on that. I'm not in liberty to say I understand exactly the approach of everything, but I'm feeling strongly that this point as point number 1, Sir - I've got two points to address, after I've answered this question. This issue of -

17 CHAIRPERSON: - interpose for a moment. 18 I understand from what Mr Bizos said and what we were told 19 earlier that his clients were proposing to call a Public 20 Order Policing expert from Belgium. He's now disclosed 21 that this will be Colonel Hendrickx; that's the witness

they're going to call, and they told us who he is and his

background. I haven't seen it, but I understand that a

summary has been prepared of his evidence, which is in the

hands for example of the evidence leaders, and I presume

Hendrickx is expected to say and which he probably will 1 2 say, and any comments that you make on evidence where he 3 falls short of saying what they propose calling him to say, 4 any comment you make about that will be irrelevant. I think that's an answer to the question you put. I hope 6 that deals with it satisfactorily.

Mr Bizos, my colleague Commissioner Hemraj makes a point which I think is one which I should put to you, and that is that normally when experts give evidence, and this witness is effectively giving evidence as an expert, summary is given of the evidence that each expert will give beforehand so that the expert witnesses on the other side as it were, can study the summary of what their colleagues to be called by the other side will say. Now this hasn't happened on this occasion and the question arises to whether it wouldn't be fairer to the witness for him to see in written form beforehand, before he testifies further, what your witness is going to say by way of expert testimony. I understood you had a second point you wanted to raise, Brigadier. Would you like to mention that as well so when he replies to what I put to him, he can deal with that point as well?

BRIG MKHWANAZI: Thank you, Chairperson. The other point I want to actually get into it, maybe it can be not okay, but I think I'm not young, I'm a grownup

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that's the document which Mr Bizos is reading to you. It sometimes happens of course in a trial that -

MR BUDLENDER SC: Sorry, Chair, there's been a misunderstanding. I don't have a summary of his evidence in the sense of which one usually uses that term.

What I have from the LRC is a note of their consultation

with Mr Hendrickx. CHAIRPERSON: I see. There's no summary strictly so-called, but it summarises what he is going to say. Now it often happens in a trial that an earlier witness, it's put to him or her what a later witness will say and is asked to comment, and then sometimes later witness doesn't come, which I take it isn't a problem we have here, or the later witness does come and says something different, which is normally a great source of embarrassment to the side who calls him, but it means of course that comments that are made by the earlier witness 18 relating to what it was said the later witness would say, which he doesn't say, then fall away. But the way trials work is you can't say to an earlier witness we're going to tell you that a later witness is coming and you'll have to come back afterwards because we have to first see what he says. Sometimes counsel would like to do that, but they're not allowed to. So in this case you must just assume, as I will and my colleagues will, that this is what Colonel

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person and if something is not alright with me I must say clearly that I'm not okay with this. I came in the police 1986, is the first, Chairperson, but I was not happy with the way the senior counsellor started his, maybe crossexamination with me, where he referred to issues of apartheid.

Chairperson, you know very well everybody sitting here who's black and sitting there as a black person or Africans, we are not orchestrators of apartheid in this country, and if now I'm going to sit here and be given a situation in a sense of as if I enjoy, I benefited in seven years under Internal Stability, for me is totally not acceptable. I was there; I was part of that. I had nothing to do, I had to my job as I joined the police force at that time, but for me, Chairperson, to sit here and have this type of question that clearly indicates that as a person who came in the police during the time of apartheid, this is how I benefited, this is how things went, and all that. For me, Chairperson, I don't think this Commission deserves to have this type of a situation. I feel strongly that it is not okay because I tried even yesterday to listen from senior counsellor from the leading evidence team that there were little bit of sarcastic words as he was going, but you protected me on that and I appreciate that.

But on the issue of this one of apartheid coming 2 in, apartheid coming in, you know we talk about my own 3 grand-grandparents, you know, they were victims of 4 apartheid and I was a victim of apartheid, and I cannot 5 allow a situation whereby I'm going to sit here and have a 6 person telling me about apartheid. It's like opening a 7 wound that is healing slowly and slowly on me. I 8 understand very well what apartheid deal with me. There's 9 no time as a black person in this country, I stood up, I 10 put a board that is written non-white and white. I only 11 manage that board because I have no choice to do that, and 12 I think strongly that, Chairperson, through you, I may be 13 out of order but I'm saying if I don't fight for what I am 14 as a being, as a person, definite, nobody will fight for me 15 and for me to sit here and be reminded about apartheid, 16 apartheid, apartheid, I must say, Senior Counsellor, I 17 can't accept it.

18 I want just to, last point, Chairperson. The 19 senior counsel spoke about me having seven years working 20 under Internal Stability. I want to indicate, in seven 21 years working for Internal Stability my white colleagues at 22 that stage were, before '94, were officers, were 23 lieutenant-colleagues. I was still a non-commission 24 officer. I was still a sergeant. I benefited nothing in 25 that time of apartheid and I never orchestrated and I will

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- on in the force for the reasons which Mr Bizos put to you. 1
- 2 But anyway, that's my understanding of the matter. If you
- 3 felt at the time that I wasn't protecting you as you were
- 4 entitled to be protected, I can only say I'm sorry, I
- 5 didn't see the need to protect you, but I'm alert to the
- 6 aspect from now on and if there's any further difficulty in
- 7 that regard I will deal with it. Mr Bizos, is there
- 8 anything further you wish to say before you proceed with
- your cross-examination? You can see the witness is hurt
- 10 and if one doesn't - I'm sure that knowing you as I do, you
- 11 didn't intentionally set out to hurt him, but perhaps you'd
- 12 like to say something to deal with this matter before you
- 13 proceed with your cross-examination.
- 14 [09:55] Yes, may I say, Mr Chairman, that I did not
- 15 intend either by implication or certainly not directly to
- 16 say anything or put anything to the witness which was
- 17 judgmental against his personal integrity throughout his
- 18 career, including the period that he served as a non-
- 19 commissioned officer. But I can understand that he wanted
- 20 to put this on record in order to avoid any
- 21 misunderstanding. I want to assure him that in my personal
- 22 capacity and certainly as counsel, having taken part in the
- 23 reconciliation process, I don't intend to hold anybody
- 24 responsible for the sins of apartheid when he was a non-
- 25 commissioned officer in the police force, and please, I ask

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never, never sit and accept that position here that I'm reminded with apartheid as if I enjoyed apartheid. 2

- 3 Apartheid killed a black person.
- 4 CHAIRPERSON: I must confess, Brigadier, 5 that I protected you against the sarcasm. I didn't think you needed protection in respect of Mr Bizos' questions, 6 7 and I'll tell you why, but I want to make it clear that if 8 I detect a lack of courtesy on the part of any counsel to 9 any witness, or vice versa, I won't hesitate to deal with 10 it as vigorously as I can. What Mr Bizos was leading up 11 to, as I saw it, was that a number of people who were 12 members of the Internal Stability section, didn't stay on 13 after '94. They left the force, and he in fact indicated, 14 as I understand his questions, that you were regarded as 15 one of the - if I can use the word in quotations - one of 16 the good people and you were kept on in the force because 17 of the fine qualities that you had and that you had 18 displayed in your work. That is my understanding of the 19 way the questions were put. So I didn't understand him to 20 be making the suggestions that you thought he was making and I must say that if I had understood that I would have 21 22 come down on him as vigorously as I could. But it was also clear to us that before '94 you were a non-commission 23 officer, you were not an officer. You only were promoted to the rank of officer after '94, after you had been kept

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- him to accept that that was not in my intention. I don't think that I said anything which indicated that, and that's
- all I want to say in relation to his second but may I return to the question of the expert. Yes, this is, because the rules in civil

procedure say that the reports have got to be exchanged and 6 7 there are time limits and they are exchanged and attempts 8 are to be made so that the experts can possibly do a joint 9 report in order to avoid – but I don't know that that rule 10 needs to be applied here in the particular circumstances.

- 11 We have a witness who is not in the country. Fortunately
- 12 the new technology of this world makes it possible for us
- 13 to communicate with him and get instructions. We haven't
- 14 got a complete statement to serve either on the, or to put
- 15 it in the hands of the evidence leaders or to put it before
- 16 the Commission before we have personal consultations, and I
- 17 would submit that that rule in relation to civil
- 18 proceedings should not be applied here, that I should be
- 19 allowed to put to him what we have been instructed. It's a
- 20 simple question, the levels of violence need to be factored
- 21 into any plan. This is a principle with which he as an
- 22 expert can agree or disagree with. The fact that I say
- 23 that this does not come from me but from an expert is
- 24 something that I am entitled to put to him, lest he thinks
  - that I'm making the rules. So I don't think that I should

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- be prevented from actually putting these questions to the
- 2 witness because there haven't been expert reports
- 3 exchanged, and I ask to be allowed to persist in the
- 4 question. There will be similar questions and I think,
- 5 with respect, that the witness has read too much into the
- question. He's not at any disadvantage. He's an expert; 6
  - he can either agree or disagree with it.
- 8 CHAIRPERSON: Obviously the civil rules
- 9 don't apply to this Commission, but what does apply to the
- 10 Commission is the need to be fair, procedurally fair at all
- 11 times, and the question is whether in the case of an expert
- 12 it's fair to put a whole series of questions to him based
- 13 on what another expert says without him having a chance to
- see it beforehand and think about it as well. But anyway,
- 15 that's a matter I take it Mr Semenya is going to address me
- on because I saw he turned his microphone light on a moment 16
- 17 ago.

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- 18 MR SEMENYA SC: Chair, we also record
- 19 that we have not even been favoured with the notes from
- 20 which my learned colleague is quoting from.
- 21 CHAIRPERSON: What do you want me to do
- 22 about it? Mr Bizos is quite correct in saying that the
- 23 ordinary rules applicable to civil litigation don't apply,
- 24 but he will be the first to concede that the basic rules of
- 25 fairness do apply, must apply. The question that arises is

- Page 3298
- concessions concessions he made, he conceded that but he
- 2 didn't have an opportunity to think about it properly
- 3 beforehand because this was sprung on him when he was
- 4 giving evidence. So that's another aspect. Anyway, I'm
- interrupting you, Mr Semenya. I don't know whether you
- 6 want to continue.
  - MR SEMENYA SC: Yes Chair, that's
- precisely the submission we're making, that proper rules of 8
- 9 fairness would have had the witness firstly read the
- 10 opinions, internalise them, and make sure whether when he
- differs with them he gives his answers on a considered 11
- 12 basis.
  - CHAIRPERSON: What do you suggest should
- be the way forward? 14
  - MR BIZOS SC: Are you calling on me or on
- 16 Mr Semenya?
- 17 CHAIRPERSON: He's addressing me, as I
- 18 understand. Let him put up what he suggests then you can
- 19 reply. You may accept what he says; you may not; you may
- 20 make an alternative suggestion, but let's first hear what
- 21 Mr Semenya's suggested way forward is.
- 22 MR SEMENYA SC: That the witness be
- 23 afforded the opportunity to look at those notes and read
- 24 them and if he's comfortable that he can deal with them,
  - then we can proceed, Chair.

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- whether it's fair and the witness seems to suggest it
- 2
- 4 whether it would be fairer if he were to be given a chance
- 5
- upon which his expert testimony is sought, before the 6
- 7 cross-examination continues. That's basically the question
- 8
- 9 you wish to make in regard thereto?
  - MR SEMENYA SC: Yes Chair, I'm merely
- 12
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- 14
- 15
- 16 17 and Mr Bizos, and everybody else for that matter, and that
- 18
- 19
- 20
- 21
- 22 and that might affect the weight to be given at the end to

- isn't because he raised the point, his first point the
- question is whether it's fair, or perhaps put differently, 3
- to read the main points that are going to be put to him
- before us at the moment. Do you have any submission that
  - buttressing that all rules of fairness would also require that we have the benefit of that document. We would have
- precognised the witness around it as well so that he can competently comment on the propositions being put to him.
- CHAIRPERSON: There's a further point that I propose is to be considered by both you, Mr Semenya,
- is if the witness isn't given opportunity to think at least
- before he gives evidence on these matters to what Colonel Hendrickx has said, he's answering almost off the top of
- his head, very much, you know, impromptu and ex tempore,
- the opinions he expresses and particularly might affect the 23 value of any admissions that he makes, because it could be
- argued that well, he conceded that point not admission, RCHIVE FOR JUSTICE

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- 1 CHAIRPERSON: I don't know in what form the notes are that Mr Bizos has before him, but would it 2
- 3 help if we took a short adjournment to enable Mr Bizos and
- Mr Semenya to discuss the matter, because -4
  - MR BIZOS SC: Mr Chairman, with the
- greatest respect, I don't know what our learned friend
- 7 expects from us. He put up the witness. He consulted with
- 8 him. He asked him for opinions relating to the matter and
- 9 he is complaining that I should not put to him what another
- 10 expert is going to say. What is the basis of it?
- 11 CHAIRPERSON: No, no, no Mr Bizos, he's
- 12 not saying that. He's saying that considerations of
- 13 fairness require that the witness should have an 14 opportunity before you put these points to him when he's
- 15 giving evidence, given an opportunity to look at a summary
- 16 of what the witness is going to say so that he can think
- about it and not have to answer just off the top of this 17
- 18 head ex tempore. I understand that to be Mr Semenya's
- 19 point. Clearly if he were to suggest that you're not
- 20 allowed to put these points, then I would disallow his
- 21 objection, but that's not the basis of what he's saying to 22 us.
- 23 MR BIZOS SC: What our learned friend did 24 was not to put an expert report for us to study and prepare

our cross-examination. We were given a three-page piece of

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Page 3300

- paper in which the witness's career was set out, but he was
- 2 led, or he was asked questions by the court, which
- 3 dependent upon his expertise. He now says that we must not
- cross-examine the witness that he has called without making 4
- 5 what our instructions are. There are instructions which
- are made electronically. The colonel, our expert witness 6
- 7 happens to be in the Congo, but we communicate with him.
- 8 He makes suggestions and counter-suggestions and we ask
- 9 questions, but there are certain things that we have picked
- 10 out that I am entitled, with the greatest respect, to put
- 11 to this witness who admits to be an expert. It's a simple
- 12 question. It's a simple question. That you must take into
- 13 consideration the levels of violence before you factor any
- 14 plan. What is the problem with the question?
- 15 CHAIRPERSON: I would be surprised of the
- witness is objecting to that question, and I'm sure the 16
- 17 answer he'll give to that - perhaps not using the word I
- 18 use, but the gist of what he says in reply to that is
- 19 probably yes. But it's the questions that flow thereafter.
- 20 What was put yesterday was that the plan was fundamentally
- 21 flawed. Now I take it the only - you're not suggesting
- 22 that the only flaw was that the levels of violence were not
- 23 factored in. Obviously you're going to elaborate on that
- 24 point by putting other flaws to him, and the sole concern
- 25 that I have is to ensure, well actually sole concern is

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- agree to it, and I think we may be able to come to some 1
- 2 arrangement. I will give notice to my learned friend.
- 3 I've got the cross-examination and I will indicate it to
- 4 him, I'll indicate to him the issues and he can consult
- with the witness if he wants to. I don't know whether that
- 6 would be the proper -
  - CHAIRPERSON: Can be consult with the
- witness while the witness is under cross-examination? I 8
- 9 suppose he can do so with your consent. So you're
  - consenting to it.
  - MR BIZOS SC: Well, I trust my learned
- 12 friend and I -
- 13 CHAIRPERSON: Your learned friend is an 14 eminent counsel, chairman as I understand of the GCB at the
- 15 moment.
  - MR BIZOS SC: Yes.
- 17 CHAIRPERSON: I'm quite sure if there's 18 anyone we can trust to consult with his witness under
- 19 cross-examination, it's Mr Semenya. So alright, okay -
  - MR BIZOS SC: Yes, I accept that, Mr Chairman, and I think that either the witness has answers
- or he won't have, or I may cross-examine him on his answers 22
- 23
- or whatever they may be. So let us take the adjournment -24 CHAIRPERSON: Alright, so we'll take the
  - adjournment and when you're ready to proceed and your
- Page 3301
- wrong. There are two concerns I have. The first concern
- is that he be dealt with fairly. The second point is that 2
- if he makes concessions because you're obviously out to 3
- get concessions, if you don't get concessions the point I'm 4
- 5 making falls away, but any concessions that he makes should
- not have their weight affected by the circumstances in 6
- 7 which the questions were put. So that's why I would like
- 8 to suggest that we adjourn for a short while. You and
- 9 those assisting you can prepare a short little document, it
- 10 needs to be a handwritten document, setting out the flaws,
- 11 presumably a page or two, not more than that. The witness
- 12 can then look at that, think about it for a while and then
- 13 your cross-examination can continue. That seems to me to
- 14 be the fair way of dealing with the matter. I'm not
- 15 suggesting that you proceeded in a deliberately unfair way,
- 16 but in view of the fact that the point's been raised and
- 17 I've had to think about it, that seems to be the sensible
- 18 way forward. I don't think that prejudices anybody. On
- the contrary, it would remove any prejudice that could
- 20 otherwise be complained of by the witness and would in
- 21 fact, it would actually be to your benefit in the sense

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- that if you are able to obtain concessions from him, those 22
- concessions would have more weight than would be the case 23 24
  - otherwise.
- MR BIZOS SC:
- We take your proposal and

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The Commission resumes.

- 1 learned friend is ready to allow you to proceed, we'll then
- 2 carry on.

[11:12] CHAIRPERSON:

- 3 [COMMISSION ADJOURNS COMMISSION RESUMES]
- 5 The evidence leaders obviously weren't informed that we
- 6 were going to resume and in the interest of procedural
- 7 fairness I suppose we'd better not proceed in their
- 8 absence. Mr Fischer, have you got any views on that
- 9 matter?
  - MR FISCHER: Chair, I have no views on
- 11 that particular matter, but I do have views on the matter
- 12 that has been discussed before and perhaps when there's an
- 13 appropriate opportunity I can share those with you.
- 14 CHAIRPERSON: We have been given, I don't
- 15 know whether you've been favoured with it but we've been
- 16 given a document headed "Eddie Hendrickx" and then the 17
- subheading "Public Order Policing applicable theoretical 18 propositions," and then "Operation Platinum of the plan,"
- 19 and then the implementation, and then there's some other
- 20 matters on the last page. I don't know whether you've seen
- 21 that document, but that's been given, we understand, to Mr
- 22 Semenya and to the evidence leaders and to us. I don't
- 23 know whether you got it also. If you didn't, I suggest you
- 24 make representations to the appropriate quarters.
  - MR BIZOS SC: - made copies, Mr Chairman.

19th	December 2012 Marikana Comm	nissic	on of Inquiry Rustenbu
	Page 3304		Page 3306
1	They should have a copy.	1	CHAIRPERSON: Has Mr Fischer got one, the
2	CHAIRPERSON: Has Mr Fischer got one, the	2	Human Rights Commission –
3	Human Rights Commission –	3	MR BIZOS SC: I don't know, but if he
4	MR BIZOS SC: I don't know, but if he	4	hasn't, we'll make on available.
5	hasn't, we'll make on available.	5	CHAIRPERSON: He's got one now. As you
6	CHAIRPERSON: He's got one now. As you	6	were speaking a copy was handed to him.
7	were speaking a copy was handed to him.	7	MR BIZOS SC: May I say, Mr Chairman,
8	MR BIZOS SC: May I say, Mr Chairman,	8	that we decided in view of –
9	that we decided in view of –	9	CHAIRPERSON: Do me a favour, don't say
10	CHAIRPERSON: Do me a favour, don't say	10	this in the absence of the evidence leaders because you'll
11	this in the absence of the evidence leaders because you'll	11	have to repeat again when they come.
12	have to repeat again when they come.	12	MR BIZOS SC: I see, we'll wait.
13	MR BIZOS SC: I see, we'll wait.	13	CHAIRPERSON: If they come.
14	CHAIRPERSON: If they come.	14	SPEAKER: They said they will be here in
15	SPEAKER: They said they will be here in	15	two minutes.
16	two minutes.	16	CHAIRPERSON: I presume they're in their
17	CHAIRPERSON: I presume they're in their	17	office, thinking that we are still -
18	office, thinking that we are still –	18	MR BIZOS SC: Yes, I'm sorry I didn't
19	MR BIZOS SC: Yes, I'm sorry I didn't	19	notice –
20	notice –	20	CHAIRPERSON: No, I didn't notice they
21	CHAIRPERSON: No, I didn't notice they	21	weren't here.
22	weren't here.	22	MR BIZOS SC: I didn't notice that they –
23	MR BIZOS SC: I didn't notice that they –	23	CHAIRPERSON: - think it's probably best
24	CHAIRPERSON: - think it's probably best	24	for us to adjourn until the evidence leaders come and they
25	for us to adjourn until the evidence leaders come and they	25	should be here soon.
	Page 3305		Page 3307
1	should be here soon.	1	[COMMISSION ADJOURNS COMMISSION RESUMES]
2	[COMMISSION ADJOURNS COMMISSION RESUMES]	2	[11:16] CHAIRPERSON: Now that we are quorate,
3	[11:12] CHAIRPERSON: The Commission resumes.	3	the Commission can proceed. Mr Bizos, are you going to
4	The evidence leaders obviously weren't informed that we	4	speak now or Mr Semenya first?
5	were going to resume and in the interest of procedural	5	MR BIZOS SC: I wish to place on record,
6	fairness I suppose we'd better not proceed in their	6	Mr Chairman, that in view of our learned friend's concerns
7	absence. Mr Fischer, have you got any views on that	7	about a document, we wish to place on record that we made
8	matter?	8	available to the SAPS representatives and everyone else
9	MR FISCHER: Chair, I have no views on	9	concerned a draft note of an initial consultation held with

MR FISCHER: Chair, I have no views on that particular matter, but I do have views on the matter 10 11 that has been discussed before and perhaps when there's an 12 appropriate opportunity I can share those with you. 13 CHAIRPERSON: We have been given, I don't 14 know whether you've been favoured with it but we've been 15 given a document headed "Eddie Hendrickx" and then the 16 subheading "Public Order Policing applicable theoretical 17 propositions," and then "Operation Platinum of the plan," 18 and then the implementation, and then there's some other matters on the last page. I don't know whether you've seen 20 that document, but that's been given, we understand, to Mr

Semenya and to the evidence leaders and to us. I don't

make representations to the appropriate quarters.

know whether you got it also. If you didn't, I suggest you

- made copies, Mr Chairman.

concerned a draft note of an initial consultation held with 10 our witness over a month ago, prior to further evidence, testimony and documents being made available to the 11 Commission. We consider it our duty to cooperate and 12 13 assist the Commission and the evidence leaders, and it was for this reason that we made the notes available and our 14 15 witness available to the leaders. In discussions it would appear that our learned 16 17 friend Mr Semenya has some reservations about the

correctness of our action in handing over the document to the evidence leaders and concern about the evidence leaders receiving it and making use of it for the cross-examination of the witness by our learned friend, Mr Budlender. I don't know what the real concern is. I merely wish to place on record that we consider it our duty to cooperate with the evidence leaders, consult with them, make information available for them to decide what they may want

MR BIZOS SC:

They should have a copy.

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to do, or to suggest to them what we think they as evidence leaders should lead. 2

So insofar as there is any suggestion that there was any wrongdoing of any kind either by us in handing the notes over, or in the evidence leaders accepting it and making use of the notes in cross-examination, we reject that we had any motive other than assisting the evidence leaders to prepare themselves and the Commission thereby. We believe that it is not for us to approach the Commission directly. We have consultations, as we are entitled to do, with the evidence leaders and to exchange information with them.

CHAIRPERSON: Thank you, Mr Bizos. Is there anything you wanted to say in this regard, Mr Semenya, before Mr Bizos continues with his crossexamination, or I call on the now present evidence leaders to comment on this aspect also?

MR SEMENYA SC: Yes Chair, we do. Chair, the concern we want to express is this, that in the first place the protocol agreed by everyone here was that all documents by various parties would be given to the evidence leaders. Once that has been done, the evidence leaders

23 would then circulate the document to the other parties. 24 What this document, we are told it is consultation notes by

25 the Legal Resources Centre that have been given to the 1 done?

2 MR SEMENYA SC: I don't know, Chair. I 3 don't know if that's the only thing that was done, and we 4 just said we should place it on record, this to us raises a concern whether there are other documents or exchanges of 6 information or exchanges of strategy which is shared with 7 the evidence leaders and not with the rest of us.

CHAIRPERSON: Mr Bizos, before I call on you to reply, I suppose I should give the evidence leaders - as I said who are now with us - opportunity to respond. Mr Madlanga?

MR MADLANGA SC: Thank you, Mr Chairman, Commissioners. But for the fact that we had to come back here prior to any interaction with my learned friend, I would have loved to talk to him and perhaps with the explanation that I'm going to give now he might have understood, and that I would have done because my learned friend there approached me during the adjournment and raised the issues that he's raising now. Chairman -

CHAIRPERSON: I'm sorry, I assumed that you were here, which is why I didn't want to waste anymore time, which is why we came back to the auditorium. If I had realised that there were still matters outstanding, we'd obviously have waited until this -

> MR MADLANGA SC: No, I'm not complaining,

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evidence leaders a month ago, and -

MR BIZOS SC: No, we said notes were taken a month ago. We didn't say we handed them over a month ago, Mr Chairman.

MR SEMENYA SC: My mistake. I would correct it. That the evidence leaders would obviously have had it for some time. The document was not given to us. It clearly informed part of the cross-examination of the witness. When we approached the evidence leaders to say can we have the document, we were told no, we cannot have it; it was given to them on the understanding that it is

12 notes not to be shared, can only be given to us with the 13 consent of Mr Bizos. That we found difficult to

14 appreciate. Put another proposition to the evidence 15 leaders whether they also have other documents by various

16 parties to which we are not privy. I could not get an 17 unequivocal answer that that is not the case.

Chair, Commissioners, if we look for instance at this document and we go to the last page, there is a second paragraph 2 about what we need. The LRC says to the evidence leaders under paragraph 2, a detailed map of the area with a detailed second-by-second movements of the police and the crowd. We need to do this with the help of

23 evidence leaders.

CHIVE FOR LUSTICE

CHAIRPERSON: Do we know whether that was

- Mr Chair. In fact, I should be the one apologising that we 1
- 2 were not here when the commissioners walked in. Mr
- 3 Chairman, Commissioners, regarding the protocol that my
- learned friend refers to, what I would like to draw to the 4
- 5 attention of the Commission is that yes, the protocol does
- exist, but what has been happening, and with one party in 6
- 7 particular, the South African Police Service, is that we
- 8 have received documents which are in draft form. In fact
- 9 we have volumes and volumes of such documents from SAPS
- 10 which are in the form of draft statements, unsigned.
- 11 Looking at those we are of the mind or belief that they are
- 12 probably a transcription of the statements from the IP
- 13 docket, but we cannot claim to be sure of that at all. The
- 14 short point is that those statements are in draft form. We
- 15 are keeping those statements with us; we have not
- 16 circulated them with the other parties and that has nothing
- 17 to do with there being collusion between us and SAPS; it's
- 18 purely because those statements are in draft form, and we
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- have as a result from time to time been approaching SAPS
- 20 and asking them can we release this particular document,
- 21 and we would then proceed and circulate that document upon
- 22 getting a nod from SAPS. I'll just by way of example, I
- 23 can refer to an email dated the 12th of November, sent to -
- 24 I don't know whether it's Rensia or Rentia - Ms Rentia
- Engels from Ms Kameshni, who is the person who actually

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receives and circulates documents on our behalf -2 CHAIRPERSON: I think Ms Kameshni is 3 actually Ms Kameshni Pillay, for those who have to read the 4 record later. For interest of clarity we must indicate, 5 otherwise people will say there's another lady who's 6 mentioned, who somehow appears and we don't know her. 7 MR MADLANGA SC: My most sincere 8 apologies, both to the Commission and to Ms Pillay. Ms 9 Pillay, who handles, or rather who receives documents on 10 our behalf and who also circulates documents on our behalf, 11 on that date, or the date that I've just mentioned, she wrote an email actually seeking SAPS' permission to release 12 13 a particular document. As I say, and because there's a 14 measure of importance on this aspect, I will repeat myself, 15 this does not suggest that there is collusion between SAPS and us, not at all. Not at all. So my understanding is 16 17 that what happened here with regards to the statement of 18 the expert Mr Hendrickx is exactly the same thing. This is 19 a document which is in similar form, received from the LRC 20 in similar form as the documents that we have received from 21 SAPS and which we have not released, and for that reason we

Now regarding the question of whether or not what is raised in paragraph 2, there is a need for help from the evidence leaders, whether or not any request for assistance

have not released this one as well.

Page 3314 position is that the evidence leaders have been considering

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- whether to call an expert witness on Public Order Policing.
- 3 I asked the LRC representatives whether they intended to
- 4 call any expert witnesses - I also asked other parties -
- 5 and the LRC told me that they intended to call Mr
- 6 Hendrickx. Mr Hendrickx was a person who had been
- 7 mentioned to me by other people whom I had consulted, and I
- 8 asked whether I could, whether they would allow me to meet
- 9 Mr Hendrickx and to see what he was going to say, what his
- views were. They enabled me to have a meal with Mr 10
- 11 Hendrickx, which I did, and I discussed with him the
- matters before the Commission and they thereafter gave me a 12
- 13 copy of the notes of the consultation, which is the
- 14 document the members of the Commission have. It seems to
- 15 me, with the greatest respect, that's perfectly proper that
- 16 we're required to cooperate with the parties and the
- parties are required to cooperate with us, and what I was 17
- 18 seeking to do was to find out whether the evidence leaders
- 19 should call an expert, and I can say that having read what
- 20 Mr Hendrickx will apparently say, and having had the
- 21 benefit of meeting him, we currently don't intend to call
- 22 an expert witness. It seems to be unnecessary. So I used
- 23 it as a general background to inform my understanding of
- 24 Public Order Policing, and I don't think anybody who heard
- 25 my cross-examination can seriously suggest that it was

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- was made, no request whatsoever was made in this regard,
- 2 and therefore we never did what is referred to therein.
- 3 But having said that, I should not be understood to be
- suggesting that had we been approached, we would not have 4
- 5 done that. We assist the parties on a number of matters
- that they approach us in respect of. We assist them, and 6
- 7 there would have been nothing untoward - if we could have
- 8 been able to assist the LRC with the detailed map, second-
- 9 by-second movements, and so on and so on, we would have
- 10 done that, and in fact I can be open here before the
- 11 Commission and say that some of the information that we
- 12 have requested from a variety of parties, yes I will say in
- 13 particular from SAPS, we were approached by some of the
- 14 parties, saying that they would like this information and
- 15 we incorporated that into requests that we ourselves were
- 16 making. We believe that that is something that falls
- within the purview of our functions. We see nothing 17
- 18 improper with it whatsoever, and with respect to my learned
- 19 friend, we would not be apologetic about it whatsoever. My
- 20 learned friend Mr Budlender will deal with the question of
- how exactly this particular statement from the expert Mr 21
- 22 Hendrickx came to be in his possession, but before he does
- that I'll just like to quickly whisper to them. 23

CHIVE FOR JUSTICE

- MR BUDLENDER SC: Chair, just to clarify
- the position with regard to Mr Hendrickx himself, the

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- 1 based on what Mr Hendrickx said, but it was consistent with
- 2 his broad approach, and I didn't put to the witness
- 3 anything that Mr Hendrickx was going to say, to say
- Hendrickx will say this, what do you say about that. So 4
- 5 what I was trying to do and what the LRC kindly assisted me
- 6 in doing was ensuring that adequate evidence was placed
- 7 before the Commission of an expert nature relating to
- Public Order Policing. I think seeing what Mr Hendrickx 8
- 9 was apparently going to say, it seemed to me that that need
- 10 of the Commission would be covered.

Finally, just as to the paragraph 2 on the last page, Mr Semenya, with respect, is not correct in saying

13 that this is what the LRC says to the evidence leaders.

14 This is the LRC speaking to itself, saying these are the

15 things they need. They need the SAPS organogram, they need

16 a detailed map, for example they say paragraph 5 they need

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- a consultation with Fivaz, Sakkie Van Rensburg, and
- [inaudible] Armstrong. That's what they need, not what 18
- 19 they're telling us to do. Similarly paragraph 5, they need
- 20 Hendrickx' paper on Law and Order. That's what they're
- 21 saying they want. It's not what they're telling us to do, 22 nor did they ask us to do it, and I have to say that I'm
- 23 taken aback by the complaint. We have tried to cooperate
- 24 in good faith with all of the parties to make sure that all
- of the evidence that will be relevant is placed before the

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Page 3316 Commission, and to ensure that suitable evidence – and we 2 have tried at every opportunity to assist any party which 3 has approached us at any time to ensure that proper 4 evidence is placed before the Commission. That was the 5 context of my engagement with the LRC on Mr Hendrickx. CHAIRPERSON: 6 Alright, before I ask Mr 7 Bizos to continue with his cross-examination, I understood 8 Mr Fischer indicated that he wanted to say something. I 9 don't know whether this is the stage at which you wish to 10 say what you want to say, Mr Fischer.

11 MR FISCHER: Chair, I'm grateful. I only 12 wish to indicate that the issue that's arisen today in respect of this witness not having an opportunity to see 13 14 the LRC's witness statement in advance, applies equally of 15 course to the Human Rights Commission's evidence that will be brought by an expert witness. That evidence won't be 16 17 available until the 21st of January and we won't have a 18 statement to show this witness until that date, and for 19 those reasons it's even more important, Chair, that you 20 gave the indication that we would be able to recall this 21 witness if necessary at a later date. 22 CHAIRPERSON: Right, these points have

Page 3318 there was any questionable motive in this whole affair is 1 2 not well-founded, Mr Chairman. We are particularly careful 3 to act within the rules relating to commissions in our 4 profession, and that's all I wish to say, Mr Chairman. 5 CHAIRPERSON: Thank you. Next question 6 for us to consider is whether it's necessary or appropriate 7 to give this document an exhibit number. I imagine it 8 would have to be because it's before us. So Ms Pillay, can 9 you please give us the next exhibit number? 10 MS PILLAY: Chair, it would be QQ1. 11 CHAIRPERSON: QQ? 12 MS PILLAY: Yes. QQ1. Sorry -13 CHAIRPERSON: I thought we'd advanced 14 further in the alphabet than Q. 15 MS PILLAY: Excuse me, UU1. 16 CHAIRPERSON: UU1. Alright, I have so 17 marked it. Exhibit UU1. Brigadier, you're still under 18 oath. Did you have a chance to peruse the document during 19 the time that we've been standing adjourned? 20 BRIG MKHWANAZI: Yes, I did. 21 CHAIRPERSON: Mr Bizos, would you like to 22 23 MR BIZOS SC: I'll repeat the question -

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expert summaries. Now I know this witness didn't start out
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been put on record. We must really move forward, but one

the arrangement was that there would be an exchange of

thing I'd like to say, and that is that I understood that

- 2 as an expert witness, but he became one at a certain stage
- 3 in his evidence when it was apparent he was an expert who
- 4 could assist on issues before the Commission.
- 5 [11:36] But I would hope that in future, certainly when
- we resume next year, that expert summaries of, summaries of 6
- 7 the opinions of experts who are to be called, will have
- 8 been exchanged by the parties so this kind of problem won't
- 9 arise again. I understand this particular problem arose
- 10 because of the circumstances in which the witness was
- 11 called upon to give expert evidence, but that's not likely
- 12 to be a situation that will occur again, and so the kind of
- 13 problem that we've been dealing with for the last time this
- 14 morning, we won't have to deal with again either. Mr
- 15 Bizos, would you wish to say something or do you wish
- 16 merely to carry on with your cross-examination?
- 17 MR BIZOS SC: - merely, Mr Chairman, to
- 18 draw attention on the last page of the document that we
- made available. Those, we have a habit of actually
- 20 discussing what ought to be done. This is not what we
- asked the evidence leaders to do necessarily. It's really 21
- a note, because of the size of our team, to note what ought 22
- 23 to be done and to allot functions to the various people.
- They were clearly internal notes which were not needed for
- public scrutiny, but merely to say that any suggestion that

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- continue with your cross-

- MR BIZOS SC: Brigadier, the levels of violence need to be factored into any plan. Would you
- 3 agree with that general proposition?

CHAIRPERSON:

examination?

- I do agree. As I've 4 BRIG MKHWANAZI:
- 5 said, it assists to plan properly.
- MR BIZOS SC: 6 You agree, but?
- 7 **BRIG MKHWANAZI:** I agree, because it
  - assists to plan properly, to have a proper plan.
  - MR BIZOS SC: Yes. Then Colonel
  - Hendrickx says, "South Africa is a particularly violent
- 11 society and this needs to be taken into account in our
- 12 Public Order Policing."
  - CHAIRPERSON: You're referring, I see, Mr
- 14 Bizos, to para 10 at the foot of the first page? You've
- 15 got a differently numbered document from the one that we've
- 16 got.
- 17 MR BIZOS SC: Yes.
  - CHAIRPERSON: Is that right? Is your
- 19 copy of the document -
- 20 BRIG MKHWANAZI: Yes, number 10, yes.
  - CHAIRPERSON: - contains that [inaudible]
- 22 in para 10.
- 23 BRIG MKHWANAZI: Continues, yes. 24 Then you and I have CHAIRPERSON:
- 25 advantage over Mr Bizos.

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MR BIZOS SC: 1 My notes are based on the document, Mr Chairman, but not - "South Africa is a 2 3 particularly violent society and this needs to be taken into account in our Public Order Policing." Do you agree 4 5 with that? 6 BRIG MKHWANAZI: Senior Counsel, I will 7 have a problem on a point to say South Africa is 8 particularly violent, as particularly having a violent 9 society. I must say I, on my experience I have gatherings 10 or marches that are violent, equally to marches that, or 11 marches and gatherings that are actually peacefully as 12 well. I haven't met a situation to say everything is 13 violent, whatever people were there, they are violent. I have a problem with that, unless if somebody can prove to 15 me to say really how the South African society is violent. I'm not sure about that one. 16 17 MR BIZOS SC: Whatever Mr Hendrickx may 18 have meant, but I think that it's clear on the context, you 19 yourself -20 CHAIRPERSON: I take it he's referring,

10 11 12 13 14 15 16 17 18 everybody in the force or were there some who were 19 protesting that Mr Hendrickx is from Belgium and this is 20 21 he's comparing South Africa with countries with Belgium, 21 22 where he comes from, where they probably have trouble with football crowds, occasionally with Flemings and Walloons 23 24 having a disagreement, but it's not the same kind of mix

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our training actually dealt with that because we were 1 2 moving from the method we were using before, compared to 3 this present moment. 4 MR BIZOS SC: Thank you for that answer, 5 but the next question is, may I remind you that Mr, or Colonel Hendrickx was a Belgium, or is a Belgium? Did you 6 7 know that? 8 BRIG MKHWANAZI: Yes, Sir, Counsellor, we 9 spoke right on the beginning and I indicated that I know about the situation that he is from Belgium, that he's in South Africa -MR BIZOS SC: He's from Belgium. BRIG MKHWANAZI: That's correct, Sir. MR BIZOS SC: Were there members of the police force in 1994 or during the period that Mr Hendrickx was here, trying to reform the apartheid regime's police's attitude to the people at gatherings, popular with

not Belgium? Have I got those facts right? BRIG MKHWANAZI: Senior Counsellor, before me I never came across that comment and it never came to me attention. Really, I never knew about it. It's my first time to hear now.

> MR BIZOS SC: Are you suggesting that it

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and difficulty that we've sometimes encountered in the past. That's probably all he means. It seems a fair reading, wouldn't you say?

25 that we have in this country with the kind of escalations

**BRIG MKHWANAZI:** Chairperson, if it's in comparison in that way I won't have a problem. As I said yesterday to say a crowd in South Africa won't be the same as compared to other country, but if it is in that comparison, I don't have a problem, but I will have as well to say I will need to have an understanding to that country, how is their, the behaviour of the crowd compared to South Africa. Then I can sum up and say the paragraph here in place is correct to say South Africa is a violent society.

14 MR BIZOS SC: Comparatively, as I -15 BRIG MKHWANAZI: Comparatively, yes. 16 MR BIZOS SC: You yourself, at least two

or three times during your cross-examination by Mr 17 Budlender and me, drew a distinction between Belgium and

18 19 South Africa. Why did you choose Belgium?

BRIG MKHWANAZI: That's correct, 21 Counsellor. I made that example because of the involvement of Belgium in South Africa immediately after '94 with the transition, whereby we need to change our ways of policing,

and as a result more of our lectures, if you can see they are more on peaceful gatherings as well as marches, that Page 3323

was just a coincidence that you chose Belgium and not 2 France or the United Kingdom or Germany or the United 3 States, and that it's origin in your mind was not what the opponents of the police reforms were talking about at that 4 5 time? BRIG MKHWANAZI: Maybe if the question 6

was which countries we benchmark our crowd management training and all that, I was going to have maybe more than one answer, but yes, why I chose Belgium, really it's because we work with their techniques, with their training, since after '94, and for us even now we can feel like we're biased to their technique as we still utilise as definitely it works well for us, even though, yes, after their training they gave to us we have to work on that technique that it must suit South Africa, and it worked very well for us. I think this is the reason because even if you can talk to anybody from Public Order Policing who have been around for some time, that person will quote for you Belgium as quick as possible because of that reason. MR BIZOS SC: In using the expression,

"this is not Belgium," did you by any chance intend to convey that South African lives are less important than Belgium lives, that because it's a more violent country, violence by the police against crowds should be more acceptable? Surely you didn't mean that?

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BRIG MKHWANAZI: That's totally incorrect, Senior Counsel. What I meant is clear, is to 2 3 say in comparison, as we spoke just recently, totally there 4 is a difference, if one will look at it in any country, in 5 any place, you will have a different how the crowd behaves in different types of marches, how they do it. It actually 6 7 comes to South Africa as well to say the NUM, the way they 8 handle their things, it will be totally different in their 9 march compared maybe to SATAO, the way they do it, it would be different as well. But compare now with another 10 11 country, it will totally differ at all. There's no way 12 that I mean their life is less compared to them. 13 MR BIZOS SC: Would you agree that having 14 regard to the possible truism that South Africa is a more violent country, what is indicated is that greater care 15 should be taken that the conduct of the police should not 16 17 provoke in any way the crowd into violent action? 18 CHAIRPERSON: Mr Bizos, there's a problem 19 with that question. It's unclear. You said based on the premise that South Africa is a more violent country. You 20 21 didn't say more than what other country. So it's difficult 22 for the witness, I would think, to answer the question

members of SAPS, especially in a crowd management situation

2 they will actually conduct themselves with command in each

3 and every situation. That's why we have tactical

4 commanders in each and every section, can be a section

5 commander, can be a tactical commander, who will take care

6 of the situation, ensuring that members are not acting in a

7 wrong way. That includes trigger happy, as you explain,

Senior Counsel.

MR BIZOS SC: Colonel Hendrickx would agree with you that to shoot or not to shoot is not an individual decision by a single policeman, but a command has to be given by the commander before any shooting takes place. Is this what you teach?

BRIG MKHWANAZI: That's correct, on the Public Order Policing there will be instruction given because everything must be done orderly.

17 [11:56] MR BIZOS SC: And you would expect the 18 planning to be done on the basis of other safer and more

19 effective options available to them, such as for example to 20 prevent the people from gathering, disarm smaller groups on

21 the way to the mountain in this case, and when the crowd

22 was small. Would you agree with that?

BRIG MKHWANAZI: It is correct, because it will depend whether are we dealing with two groups, if

maybe they come together there will be conflict, and all

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meant that the South African Police putting a plan together

Yes, it surely was not

phrased in that way. I think you should rephrase it in a

manner that removes that difficulty.

MR BIZOS SC:

should have regard to that South Africa may be more 2

3 violent, say than the Belgium, that greater care should be

taken that the crowd is not provoked in any way, that we 4

5 should be even more careful than the other countries where

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there is less violence, that we do not provoke a crowd? 7

BRIG MKHWANAZI: It's correct,

8 Counsellor, if you remember we spoke right from the

9 beginning. I think we actually spoke with this part as

10 well, if I'm correct, that our situation of appropriateness

11 must be to solve the problem, but not to create the bigger

12 one, and it's obvious really that if we are going to

13 intervene we must intervene with an objective to solve the

14 problem, but not to cause a problem. In other words,

15 provoking, it can be another position to say what actually

16 will cause the crowd to be violent which is actually

17 contributed by the police when actually they appear before

18 the crowd, but our main purpose every time whenever we deal

with the crowd management, we need to make sure that we

20 solve the problem, we don't cause the problem at that

position, everything is sorted properly. 21

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22 MR BIZOS SC: And that the police

23 involved should not be trigger happy in using their arms.

BRIG MKHWANAZI: Senior Counsellor, it is

a standard to say members of Public Order Policing, or

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- that. So we need just to make sure that it doesn't happen
- 2 that they come together and they cause that type of a
- 3 situation. If maybe we refer to the situation we are
- having at this moment, as well we'll have to look at that, 4
- but at the main time is to say were the procedures followed
- properly to be able to deal with the whole situation 6 7

properly.

MR BIZOS SC: People who came to the gathering place came in small groups from early morning. At 9 o'clock, according to the evidence, and I want you to assume that the evidence is correct, there were not more than 300 people on the mountain, the main koppie.

MR SEMENYA SC: Can we know what day we're referring to, Chair?

MR BIZOS SC: I beg your pardon?

MR SEMENYA SC: Can we know what day -

17 CHAIRPERSON: Mr Semenya wants to know 18

what day you're referring to.

19 MR BIZOS SC: We are talking about the 20 16th. I'm sorry. On the 16th, the evidence is that there were no more than 300 people at 9 o'clock in the morning. 22 According to the occurrence book, I'll give you the times 23 and the number of people, it's in IPID 192, page 614, at 24 8:50 the situation report says that there were about a

hundred people and others were on the way. If those facts

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are correct, why were they not surrounded and disarmed before 9 o'clock in the morning, if that was -2

3 CHAIRPERSON: Mr Bizos, I'm not sure the witness can answer that question. He wasn't involved in 4 5 the operation.

MR BIZOS SC: 6 I'll put it in a

hypothetical -

8 CHAIRPERSON: I think you should put it

9 differently.

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MR BIZOS SC: Yes. On proper policing principles, shouldn't the police that were there have disarmed and arrested the less than 100 people? BRIG MKHWANAZI: Senior Counsellor, it

14 will depend to the situation. As you say, we are making an 15 example that there are hundred people, why we should

intervene and arrest them. It will depend to the 16

17 situation. I don't think that always the technique will be just to arrest, but it will depend to the situation what do 18

19 we want to achieve. If really that is the position that

20 people need to be disarmed, we will have to do that because

hundred is affordable, it can be done. But I would like to 21

22 have more example to say what situation we have, why we

23 should take that type of a direction to arrest that

24 hundred.

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25 MR BIZOS SC: I want you to make the

who have answered the question in regard to Marikana. But 1

2 I would say again that if definitely it's that situation,

3 the plan is, it says that must be done at that time, and

4 it's only about that hundred people that need to be

actually disarmed and arrested, and you've got sufficient 5

police official to execute that task, you will definitely 6

7 look at that if it is definitely achievable, because we

8 talk about armed people here, and if you're going to just 9

go to hundred as they are armed, may happen that you put 10 your members into danger and we can have people killed into

11 that. So in other words we have to look to other means,

12 like we spoke yesterday to say is it appropriate maybe to

13 execute an arrest later if it is possible, but if you're

going to just go at the same time in that hundred and you 14

15 don't have sufficient means to deal with that, you may have

16 a problem.

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MR BIZOS SC: Subject to that qualification, assume that the evidence will show that there were a substantial number of officers available who met at 6 o'clock in the morning and they were ready to deal with the situation of the day.

22 BRIG MKHWANAZI: Senior Counsel, I do 23 understand. I'm just only looking to the consequences in

24 that position. As I've said, if they're armed it's

possible that we can have the problem that there will be

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following assumption, that the plan called for the

disarming of the people that were gathering on the koppie, 2

3 you've made that assumption. If that was the plan, would -

> **BRIG MKHWANAZI:** Yes, but - ja, okay.

MR BIZOS SC: - you have expected in the implementation of that plan to try and disarm those hundred early in the morning and not wait for R3 500 at 1 o'clock?

8 I'm sorry, 3 500 people.

> CHAIRPERSON: - mercenaries, are you? MR BIZOS SC: Because we deal in

thousands in – I'm sorry for the mistake.

12 **BRIG MKHWANAZI:** Yes, Counsellor, if I -13 MR BIZOS SC: But you know, Brigadier,

14 I've given you the premise which you have to accept that that was the plan, and I'm asking you that the proper

15 16 conduct of any police officer that you have trained would

17 have said here is our opportunity to disarm the hundred 18 people.

**BRIG MKHWANAZI:** Senior Counsel, I do understand the question. However, I have a little bit of a problem, but you are giving me a scenario that it's hundred people, members are trained; the plan is to disarm and

arrest. However, I'm worried because these are the 23 question I have from the previous senior counsellor from

the evidence side that at the end I find myself as a person

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- 1 some confrontation between the police as well as the people
- 2 who are armed. No matter how big the group is, and the,
- 3 really, I feel strongly that it can be dangerous and the
- 4 only way, as I've said previously, that I can look to other
- 5 means or other ways to say should we do it late in the evening where they stay, cordon the place, search the
- 7 place, or maybe at the same time do the same thing, maybe
- disperse them, make them a smaller group and arrest them. 8
- 9 The only part you are not indicating is to say you will
- 10 disarm and arrest, but if maybe I disperse them first, even
- 11 the hundred as they are, we need to be able to manage them
- because if we're going to actually definitely have a 12
- 13 confrontation with the participants, with the people,
- 14 obviously there will be definitely some confrontation. At
- 15 the same time we can have the loss of life along the line in that position. 16

17 MR BIZOS SC: The occurrence book shows 18

that from before 9 onwards the numbers increased by 50 to a hundred every 15 minutes to half an hour. Isn't it obvious that if the plan of dispersing, disarming and arresting was agreed upon, it would have been very much easier to achieve

22 that objective earlier, than waiting at 10 to 4 in the

23 afternoon when the crowd was 3 500? Why don't you want to 24 admit the obvious, Brigadier?

25 MR SEMENYA SC: Chair, I think -

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CHAIRPERSON: Before you answer the 1 question, Brigadier, Mr Semenya has an objection which we 2 must hear first, and if I allow the objection you won't 3 have to answer the question. Yes, Mr Semenya. 4 5 MR SEMENYA SC: Chair, I think again the context must be explained of the evidence. The police had 6 7 been told they were going to disarm at 9 o'clock on the 16th 8 in the morning. So I don't understand the proposition that 9 they ought to have been stopped and arrested as a group of 10 hundred in the morning.

11 CHAIRPERSON: That's an answer the 12 witness could have given, but I'm not sure that the question itself is unfair. Anyway, you made your point and you've given the witness the point which he probably would 15 have thought of himself in any event. Brigadier, did you 16 know that according to the evidence which is going to be 17 led, and some of the evidence we've had already, it was 18 suggested that the police thought or believed that there 19 was at least a reasonable prospect of the people on the 20 koppie laying down their arms and dispersing peacefully 21 after 9 o'clock? Did you know that? 22 **BRIG MKHWANAZI:** That's correct,

1 would not lay down their armed.

> CHAIRPERSON: Mr Bizos, I don't think

3 that's a fair question. Look at exhibit TT4 -4

MR BIZOS SC: I've got it, Mr Chairman. 5 CHAIRPERSON: To paragraph 2.3, look at

6 the third unnumbered paragraph in 2.3 from which it appears 7 that one of the factors taken into account at the JOC was

8 that the, I think that the assurance had been given by Mr

9 Mathunjwa that the members, well I think that word should 10 be "probably," not "properly," would probably lay down

11 their arms at 9 o'clock, and it continues, "It was however

12 agreed contingency must be in place if the call to lay down 13

arms failed." So it appears it's correct that the Crime Intelligence was as set out in 2.1 -

14 15

MR BIZOS SC:

CHAIRPERSON: But 2.3 indicates that there was this other piece of information which was factored in, and those at the JOC then agreed that if that doesn't happen, in other words the laying down of the arms doesn't occur at 9 o'clock, then there must be contingency in place. So I think that to phrase the question simply based on paragraph 2.1 is in the circumstances not fair to

23 the witness. MR BIZOS SC: 24 Well, I'm mindful, Mr

Chairman, of that possibility, but what was reported in 2.1

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repeat because you've probably forgotten the exact wording of it while we had this exchange.

then you can answer Mr Bizos' question, which he'd better

You got that information,

3 BRIG MKHWANAZI: Yes.

Chairperson. I got that information.

CHAIRPERSON:

MR BIZOS SC: It would appear from the occurrence book that from 9 o'clock onwards the crowd increased by between 50 to a hundred every 15 minutes to half an hour. Wouldn't it have been in accordance of a properly prepared plan to disarm them and, if need be, to arrest them, when they were coming in small groups, rather than waiting for the late afternoon when there were 3 500 and using water canon, gas, rubber bullets, in other to disperse them into small groups?

**BRIG MKHWANAZI:** Counsellor, I have answered this question, I think last week, whereby I indicated that I won't be sure why they took that decision, but what is my opinion, my thinking, is that with the point that was made that there was an agreement that there will be the laying down of arms in that morning, then I think there was a little bit maybe of a change to say maybe they gave that opportunity, because we're talking about why there was a gap -

22 You know, that was what we MR BIZOS SC: will describe as a possibly evasive answer. In fact, the 23 documents show that there was intelligence that if any undertaking had in fact been given, it was clear that they 1 was very clear, that they would not -

[12:16] CHAIRPERSON: That was clearly the

3 intelligence, but it does appear from TT4 that those at the

JOC didn't accept that that was a certainty, that what was 4

contained in the intelligence wasn't a certainty is what

would happen. They took this other factor into account and 6

7 decided that only at, after 9 o'clock or after it was clear

8 that the assurance given by Mr Mathunjwa wasn't going to be

9 complied with.

> MR BIZOS: Yes.

CHAIRPERSON: Now it's against that background that they put the question as starkly as you do to the witness, I don't think is fair but anyway. The point has been made. He has heard it, you have heard it. I suggest you carry on.

MR BIZOS: Do you want to try and answer the question or do you want it to be put again?

BRIG MKHWANAZI: Counsellor, my answer will be I think the thing that has maybe caused them not to intervene as early as that time is because there was an agreement on the previous day that people will lay down their arms. Hence people who are going to lay down their arms, I think for them to act prior to that, maybe was going to be in contrary with the agreement they have or

they made to each other. Because I even spoke about it

- before that if there is trust, you start to trust other
- 2 with the leaders who are leading that particular
- 3 organisation it assists to say both of you stick to that
- 4 and there must be that issue of give and take to say then
- 5 we will stop whatever and do whatever you agreed upon. So
- I believe that was the situation that has caused me to say 6
  - they cannot act as quick as possible.

8 MR BIZOS SC: Would you persist in that 9 belief if there is evidence that much earlier than the

10 dispersal would have been carried out, there were high

ranking officials saying that this was hours before it 11

happened, that this was D-day? 12

> **BRIG MKHWANAZI:** Senior counsellor, I'm not sure about that one. Hence I was not around where it was said and how it was actually uttered and on what, what was the purpose of that I'm not sure unless if I can have a clear indication why was it was said, and what is the meaning of that you know I'm not sure, because if we talk

19 about D-day, it can mean a lot of things. Today is the day 20

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21 CHAIRPERSON: Once again I don't think that question is fair in the circumstances. If you look at 22

23 slide 153 and 154 of Exhibit L, you will see that the media

24 briefing to which you referred was given at 9:30, that I

25 think was when, sorry it doesn't appear here in terms from Page 3338

- North-West Provincial Commissioner General Mbombo told the 1
- 2 BBC, "today we are ending this matter." The point was
- reiterated by the spokesperson Dennis Adrio, "today is
- unfortunately D-. It is an illegal gathering. We have 4
- tried to negotiate and we will try again. But if that
- fails we will obviously have to go to tactical phase." Now 6
- 7 does that not indicate to you that it was cut and dried
- that it was going to happen this day that the third phase 8

9 was going to be brought in?

totally difficult really.

10 BRIG MKHWANAZI: Counsellor, as I have 11 said that I'm not sure what was the meaning of the words that were given. I understand some of the lines you have 12 13 read that support the first part that is indicated but at 14 the same time I'm not sure are we talking about the 16th, 15 are we talking about what time, and all that? I was I'm 16 still having a problem to say I cannot comment on that 17 position really. This is the statement by the Provincial 18 Commissioner that is indicating with me there if you say. 19 I'm not sure really, for me to comment in that position is

MR BIZOS: Colonel Hendrickx will say that communication with a crowd at all times is of absolute importance. Do you agree to that?

BRIG MKHWANAZI: Definitely I have indicated from the beginning that there must be some

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- the slides, as far as I can recall the actual media
- 2 briefing which is 155, which of course we haven't got
- 3 because it's a video clip. That was the one where D-day
- was spoken about. And it does say if you look at 154, it 4
- 5 refers to the engagement where it would be the laying down
- of the weapons at 9 o'clock and then it goes on, should the 6
- 7 commitment not be honoured the police would need to act.
- 8 So in those circumstances I don't think it's fair to put to
- 9 the question as starkly as you have.

10 MR BIZOS SC: Well Mr Commissioner, I would like to put to him what the North West Provincial 12 Commissioner and others said.

CHAIRPERSON: Exactly at what time did they say it? Well the point I was putting to you was according to the slides which I referred you, Exhibit L the media briefing was at 9:30.

17 MR BIZOS SC: Yes.

18 CHAIRPERSON: If you are putting something that occurred prior to 9 o'clock and you can do

20 so, but you must be sure that it was proper to 9 o'clock I would say. 21

22 MR BIZOS SC:

Yes. Well without having

readily available the times when these statements were made 23 during the course of the day, but obviously some time

before the action was taken I want to read to you what the

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- dialogue, discussion with the leaders most of the time to
- 2 understand what's going to happen at one time.
- 3 MR BIZOS SC: There is also another type 4 of communication. Informing the people in the crowd what
- you are going to do if they do not do this that or the
- other, that sort of communication. It is very important. 6
- 7 The crowd should be apprised of what is happening and what 8
  - the police intend doing in the near future.

BRIG MKHWANAZI: I think it's normal,

10 Senior Counsellor, that there definitely will be some

11 discussion, negotiations which actually will lead to say

what is going to happen the following day if definitely the 12

13 leaders are talking with the police to say what they are

14 going to do. It will be possible that they will know

15 what's going to happen in future.

16 MR BIZOS SC: Would you have expected the 17 police to have loud hailers and to say there was a promise 18 that you would surrender your arms, you haven't. Please do 19 so and if you don't this is what is going to happen. That 20 is the sort of communication that I think Colonel Hendrickx 21 refers to. Would you agree that that would be a proper 22 procedure to follow?

BRIG MKHWANAZI: Senior Counsellor, in a normal situation always would be a warning given to people, in anything that is going to happen people would be warned

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and we spoke about that with the previous senior counsellor

- 2 about it to say what happens if people breach and all that,
- it disrupted the whole thing. But I want to go direct to 3
- 4 your question to say yes there will be a warning given to
- 5 people, then it will depend what happened after that but a
- warning will have to be given to people to say especially 6
- 7 if they are going to be dispersed.

8 MR BIZOS SC: There is no evidence that 9 anybody told the crowd that we are going to use razor wire

- 10 and close you, kraal you. It's apparently, although it
- sounds a word with a K, we have seen it in print with a C. 11
- 12 That trying to kraal any group of people in itself has very
- 13 serious dangers.

14 MR SEMENYA SC: Again in fairness, there

was no evidence that the crowd was going to be kraaled. 15

16 CHAIRPERSON: Mr Bizos explained that by

17 kraal or corral I suppose to put the engineer word, he

18 meant hemmed in by the deployment of barbed wire and the

19 question then really is, was any warning given to the

20 people that they were going to be, that barbed wired was

21 going to be deployed and they therefore were going to be

22 fenced in as it were by the barbed wire? I think that's

23 the question.

24 MR BIZOS SC: That's the question.

25 CHAIRPERSON: I disallow the objection,

Page 3342 talking about what I'm told that as the moment it was 1

- 2 deployed, some people tried to breach but there were some
- other people as well who were leaving without any being
- 4 interfered to as they were going wherever they wanted to 5 go.

MR BIZOS SC: 6 Such an act of putting out 7 razor wire would be ambiguous wouldn't it? Some people 8

would say let's try and get out of here or some of the 9 armed people may say well this is war, we better do

10 something else. Would an explanation as to why the razor

wire was being put up by a loud hailer, possibly have 11

avoided any misunderstanding? 12

**BRIG MKHWANAZI:** Senior Counsellor, as I have indicated what I'm told they were going to give warning with, I mean sorry the moment the barbed wire has been deployed and such plan was not finalised and they

17 breached on that.

> MR BIZOS SC: The question -

19 BRIG MKHWANAZI: I understand your point 20 is a person sitting there may have thought otherwise, maybe 21 now this is what's going to happen let's get out and let's

22 move out. What I'm told is that those who tried to breach

23 there were those who moved away from the scene without

24 being interfered to.

> MR BIZOS SC: The question is shouldn't

Page 3341

1 you can carry on.

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2 BRIG MKHWANAZI: Senior Counsellor, my

3 understanding to deploy barbed wire was to protect the

4 media and other VIP's if they are around as well as members

5 of SAPS and at the same time what I'm told was that after

deploying the barbed wire they were going to give a warning 6

to the people, of which it never happened. Hence the

moment they tried to deploy then it was breached. So I 8

9 would say really to give warning before deploying, it was

not done. That's the true facts.

MR BIZOS SC: I want you to assume the correctness of the evidence in certain statements taken by the police independent unit, that many people thought that they were going to be encircled by the barbed wire and when they saw a gap in it, far from going through the gap for

purposes of attacking any police, they were really trying 17 to escape from being enclosed.

18 BRIG MKHWANAZI: My understanding, Counsellor, is that when the barbed wire was deployed and

20 some of the people tried to breach, they were already some of the people as well who were leaving the koppie without 21

22 being interfered to by the police or stopped by the police.

They were moving and there was no problem on that. So I'm 23

not sure if really the barbed wire caused that situation.

However I won't protest that part, I was not there but I'm

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- the warning have been given before it was employed, the
- barbed wire option?
- 3 [12:36] BRIG MKHWANAZI: This question was asked
- 4 before, Counsellor and my answer was procedurally if you
- utilise barbed wire you deploy barbed wire prior before
- even people can come to that particular area because mainly 6
- 7 the purpose is to channel participant to a certain
- 8 direction. In that way you deployed and as they pass by,
- 9 you protect a certain structure. However on the day in
- 10 question, the barbed wire was deployed for the purpose of
- 11 protecting media and other people as well as the SAPS
- 12 members. That was the only difference. So in this way
- 13 really, it's difficult for me to talk on that position
- 14 specific to say what was supposed to be. Was they supposed
- 15 to give a warning to say we are now deploying barbed wire?
- 16 But the purpose was not intended to encircle the
- 17 participants sitting on the koppie, that is information I'm

18 giving. 19 MR BIZOS SC: If that was the purpose and

20 if it was sent to the crowd over by loud halers, would not 21 have been a possible misunderstanding, that we are doing 22 this for the protection of our vehicles and for the press.

23 We want to separate them.

24 **BRIG MKHWANAZI:** Counsellor, I do

understand, the only problem is that is it a threat, you

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know, is it a threat that really the people wanted at that 2 time to move out because the barbed wire is deployed? I'm

having a problem on that, the only thing what I'm having as 3

4 referred to me is that they wanted to breach the barbed 5 wire and others move away on their own.

CHAIRPERSON: 6 I think the question is put 7 to you on this basis, that you ask to assume that what some 8 people have said in their IPID statements, Independent 9 Police Investigation Directorate statement, they were, they 10 breached the barbed wire because they were afraid of being 11 hemmed in, fenced in, and wanted to get to the informal settlement. You're asked to assume that that's correct, is 12

14 MR BIZOS SC: Yes.

that correct, Mr Bizos?

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CHAIRPERSON: And on the basis of that you're asked to comment, whether it would have been appropriate and sensible in the circumstances to have given a prior warning explaining what the purpose of the

19 deployment of the barbed wire was to avoid a

20 misunderstanding of that kind. I understand you have 21

difficulty in accepting that what is said in the IPID 22

statements is correct, and you may be right in that, but on

23 the assumption that that's correct, would it have been

24 appropriate? That's Mr Bizos' if I've correctly -

25 BRIG MKHWANAZI: Senior Counsel, I do be deployed prior that. And in that way police can only

2 protect if there's a position where people can break

through and get to the structure and damage the structure. 3

4 In this position the purpose was totally different because

5 there's no time whereby in our operations whereby we'll

6 deploy the barbed wire and give the warning, you know, and

7 do whatever we're supposed to do. Here the only purpose of

8 the barbed wire was only different because it was about

protecting certain people and be able to take action, give

10 the warning and disperse the people, that was the

11 different, we don't do it in that way really.

MR BIZOS SC: Were you at the Ellis Park on the day that they were, the deaths at the overbooked soccer match?

> BRIG MKHWANAZI: That's correct, Sir.

MR BIZOS SC: In the findings are you aware that the absence of the use of loud hailers was a contributed factor to the tragedy?

BRIG MKHWANAZI: I remembered very well, especially in the inner perimeter inside where people were supposed to be warned.

MR BIZOS SC: If the platoon commander had a loud hailer and said, "relax, don't worry, we will solve the problem, you don't have to knock each other out" and that sort of thing, the tragedy may have not happened

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understand your question whether was it appropriate maybe

as the best thing to warn the people that police are going 2

3 to deploy the barbed wire before deploying it. From my

4 side, I want to see the truth from where I'm sitting

5 really. It's difficult for me to say they were supposed to

do that, because I don't know the circumstances except the 6

7 information I've got now I've been trying to answer on it.

8 To go beyond that is really difficult for me to say, yes,

9 they were supposed to first warn the people. Yes, if we

10 look to reality, if maybe definite it was going to cause a

11 problem that the deployment of the barbed wire before

12 telling them the purpose why it is deployed if they were

13 informed. Yes, it can maybe make things better maybe if

14 somebody understand differently. But the purpose, I'm

15 told, was not to encircle them, that is a different thing.

16 That's how I understand it.

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CHAIRPERSON: May I ask you this, as a 18 matter of sound public order policing, the sort of activities that you've been engaged in yourself, operations you've been engaged in yourself, is it the practice where barbed wire is deployed to give a prior warning that this will be done?

23 BRIG MKHWANAZI: My understanding,

Chairperson, is that the real purpose to have barbed wire

in a situation is whereby you protect a structure. It must

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or may have been lessened?

2 BRIG MKHWANAZI: Maybe we refer to the 3 different side of the stadium. My understanding we talk

4 about the inner part whereby the stadium management,

actually they were, the people who were supposed to look to

those issues because we talk about the loud hailer, the 6

7 loud hailer, the system must be there in the stadium

8 itself. You go in the jock, you talk from the JOC, and

9 people can actually get the information what they are

10 supposed to do. But in sporting events like that that a

11 platoon commander right there outside where people are

12 entering, then it's a different thing, but on my

13 understanding with the finding and everything was based on

14 the loud hailers, or system that were not actually

15 operative on that time in the inner part of the stadium,

from the side of the stadium management.

MR BIZOS SC: The, you as a trainer of the public order police, must have taught people, and particularly platoon commanders that they must keep proper control over their members?

BRIG MKHWANAZI: It's part of the training, Sir.

23 MR BIZOS SC: And the loud hailer, where

24 there are platoons all over the, maybe platoons all over, 25 is a very important tool to have.

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BRIG MKHWANAZI: It depends to the size 2 of the operation because we talk of a platoon commander, we 3 talk of an operational commander, depending to the size of 4 the operation, there is an operation the platoon commander 5 will definitely be in charge of the operation because it's not a big operation, but in a big operation is where you're 6 7 going to have an operational commander, like we refer to 8 sporting events, maybe in a bigger gathering, that's when 9 now we have an operational commander, that's where it comes 10 to say who does what at what stage and all those things. 11 And the issue of these hailers, they will come into being 12 if definitely there will be a need to make use of it 13 because obviously if you're going to disperse people, you 14 will have to do that.

MR BIZOS SC: I want you to assume that 16 we have not seen any evidence of there being any loud 17 hailers either by platoon commanders or the commanded officers in order to control the crowd. I assume that that is correct. We have not seen any evidence. Would that have been an important omission?

21 BRIG MKHWANAZI: Counsellor, carrying of 22 loud hailers, it will be determined by the situation. As 23 I've indicated I think yesterday to say not all crowd 24 management or crowd involved, as participants in a crowd 25 are violent. Others you'll find that its peaceful. So

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2 primarily the function of the public order police? 3 BRIG MKHWANAZI: Crowd management is a 4 primary function for public order policing at this stage, 5 of course.

police trainer, would you agree that crowd management is

MR BIZOS SC: It is not a function for which the TRT, the SDF and the NIU units have had any special training?

**BRIG MKHWANAZI:** I mentioned I think last week that some of the members only in National Intervention Unit, that is NIU are having training, the old members, which was actually helped by the career pathing because they were taking more members from public order policing. They have that but all three of them, public order policing is not their primary task.

MR BIZOS SC: Public order police are trained that an individual cannot start shooting at a crowd without a proper order from the person in command? BRIG MKHWANAZI: That's correct.

19 20 MR BIZOS SC: Would you agree that where 21 the public order police are involved and other units are 22 for known or unknown reasons brought in, that there is an 23 absolute necessity that there should be clarity as to who 24 is in command?

> BRIG MKHWANAZI: That's correct, once

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- there's no need now to come in any place you must have a
- hailer because it is the crowd. And the situation will 2
- 3 build up into that, there will be a need to say, must I
- 4 make use of a hailer, a loud hailer because I must disperse
- 5 the people? If it comes to that really, there must be some
- 6 sort of like a warning given. And normally some time if it
- 7 happens in a situation, we will have to use other means.
- 8 The vehicles we've got, we can do their loud system, loud
- 9 haler, we make use of them, we can be able to warn people
- 10 through that as well. It can work as well into that
- 11 position. But I agree if you say you haven't seen, but it
- 12 will depend if we are talking about marches that are taking
- 13 place every time. But my point I'm making is, is not to
- 14 say all marches must have loud hailer.

15 CHAIRPERSON: Mr Semenya, you want to say 16 something, but before he does I'd like to refer you to 17 slide numbers 163 and following in exhibit L. But Mr

18 Semenya wants to say something.

MR BIZOS SC: My associate has shown me 20 those pictures. I withdraw the question in relation to not seeing any loud hailers. Thank you, Mr -

22 CHAIRPERSON: Mr Semenya in the

HIVE FOR IUSTICE

23 circumstances withdraws his objection. Carry on to the

next question.

19

21

MR BIZOS SC: Now as a public order Page 3351

- it's become an integrated operation the commander must be 2 clear who's an operational commander, who is an overall 3 commander.
  - MR BIZOS SC: And would you agree that who is the commander must be crystal clear to all the people that are participating in the situation? [12:56] BRIG MKHWANAZI: It's correct, as I've said, but Counsellor, I would like us to handle it on stages properly, especially in an operation like that that will have overall commander, operational commander and it goes to the tactical commanders as well and all that must be clear.

MR BIZOS SC: Yes, but it's got to be a commander to give a command to shoot if it becomes necessary, it's got to be a commander, it can't be left to any ordinary officer that has a gun to start shooting?

BRIG MKHWANAZI: Counsellor, I think I 18 answered this question before in relation to say, I have a problem with the term 'shoot'. You know, we don't have to 20 work like that in SAPS to say we're going to shoot people. If I'm going to stand in front of the members and say,

- 21 22 shoot, we're going to shoot, all that, it would be a wrong
- 23 message to get to the subordinates if - but I agree, Senior
- 24 Counsel, if you say there must be somebody in charge of the
- operation who will definitely be the person who give

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Page 3352
                                                                                                                           Page 3354
    commands when action has to be taken. I agree on that. On
                                                                        UU2(2) and UU2(3), but then you were going to give us some
                                                                    1
2
    the part of shooting, it's a problem to me.
                                                                    2
                                                                        other reference numbers, is that right?
3
           MR BIZOS SC:
                                And would you agree that
                                                                    3
                                                                               MS PILLAY:
                                                                                                 That's correct, Chair, just
4
    the individual policemen or two that find themselves
                                                                        for the benefit of parties who don't have copies of the
                                                                    4
    involved in investigating armed robbery, or else, they can
                                                                        photographs in front of them. UU2.1 is SAPS external hard
5
                                                                    5
    use their discretion as to when their life is in danger and
                                                                        drive\photos\Thursday16\Lieutenant Colonel
6
                                                                    6
7
    they can defend themselves?
                                                                    7
                                                                        Vermaak16th\4541. And then UU2.2 is the same pathway but
8
           BRIG MKHWANAZI:
                                     Counsellor, it's
                                                                    8
                                                                        it's image 4542. UU -
9
    obvious, if one's life is in danger, we'll definitely have
                                                                    9
                                                                               CHAIRPERSON:
                                                                                                    Sorry, what was the
    to do something, as you say, private defence.
                                                                   10
10
                                                                        [inaudible] of the first one?
11
           MR BIZOS SC:
                                Yes. Now Mr Chairman, we
                                                                   11
                                                                               MS PILLAY:
                                                                                                 It's 4541.
    need to make arrangements in order to show a couple of
                                                                   12
                                                                               CHAIRPERSON:
                                                                                                    Thank you. And UU2(3)?
12
13
    photographs.
                                                                   13
                                                                                                 UU2.3 is SAPS external hard
                                                                               MS PILLAY:
14
           JUDGE FARLAM:
                                  It's now nearly 1 o'clock.
                                                                        drive\photos\Thursday 16\IMG01518-20120816-1559. It's
                                                                   14
15
    So if you're moving for an adjournment to enable you to
                                                                   15
                                                                        image 1559.
    show photographs after 2 o'clock, I grant the application.
                                                                   16
16
                                                                               CHAIRPERSON:
                                                                                                    Thank you.
17
           MR BIZOS SC:
                                Thank you, Mr Chairman.
                                                                   17
                                                                               MR BIZOS SC:
                                                                                                   It's on the screen for, and
18
           [COMMISSION ADJOURNS
                                         COMMISSION RESUMES]
                                                                   18
19
    [13:59] CHAIRPERSON:
                                   The commission resumes.
                                                                   19
                                                                               CHAIRPERSON:
                                                                                                    What's on the screen at the
    Brigadier, you're still under oath. Mr Bizos.
                                                                   20
20
                                                                        moment is UU2(1)?
                                Thank you.
21
           MR BIZOS SC:
                                                                   21
                                                                               MR BIZOS SC:
                                                                                                   Yes. And if I, to be -
22
           CHAIRPERSON:
                                 Have you got your
                                                                   22
                                                                        Yes, and Mr Chairman, if you could note that this
23
    photographs with you?
                                                                   23
                                                                        photograph was taken at 3:58 pm, number 1. Number 2, at
24
           MR BIZOS SC:
                                Chairman, you will have
                                                                   24
                                                                        3:59, number 3, also at 15:59. And they have been
25
    handed three photographs. Perhaps commissioning.
                                                                   25
                                                                        available by SAPS. Now Brigadier will you look at
                                                        Page 3353
                                                                                                                           Page 3355
           CHAIRPERSON:
                                                                        photograph number 1? Do you see a line of policemen?
1
                                 Ms Pillay, will you please
                                                                    1
                                                                    2
    give us the exhibit numbers and we must identify the
                                                                               BRIG MKHWANAZI:
                                                                                                        I see them.
                                                                    3
3
    photographs to make sure that we're all speaking, we all
                                                                              MR BIZOS SC:
                                                                                                   Clearly?
    have the same numbers on the same photographs. The first
                                                                    4
                                                                              BRIG MKHWANAZI:
                                                                                                        Mm.
5
    one that you handed me shows the kraal on the left hand
                                                                    5
                                                                              MR BIZOS SC:
                                                                                                   Do you see that across the
    side but nine vehicles and a number of people.
                                                                        road there are people who have been killed, bodies?
6
                                                                    6
7
                                                                    7
           BRIG MKHWANAZI:
                                    Yes.
                                                                               BRIG MKHWANAZI:
                                                                                                        I see that.
           CHAIRPERSON:
                                                                    8
                                                                              MR BIZOS SC:
8
                                 And that is marked "1", I
                                                                                                   Will you please take note
                                                                    9
9
    see it's marked "1" in the right hand corner. So what will
                                                                        of the time that it was 3:58?
10
    that exhibit number be?
                                                                   10
                                                                               BRIG MKHWANAZI:
                                                                                                        I see that.
11
           MS PILLAY:
                             Chair, that would be exhibit
                                                                   11
                                                                              MR BIZOS SC:
                                                                                                   Which is given as the
12
    UU2. If I could ask that it be referenced IMG4541 because
                                                                        estimated time when the shooting took place at Scene 1.
                                                                   12
13
    that's the path on the SAPS external hard drive.
                                                                   13
                                                                        And do you see that there are bodies on the road?
                                                                   14
                                                                               BRIG MKHWANAZI:
14
           CHAIRPERSON:
                                 We've already got UU1,
                                                                                                        I see.
15
    shouldn't we make, seeing they've got numbers on them, to
                                                                   15
                                                                              MR BIZOS SC:
                                                                                                   Bodies on the grass next to
    avoid confusion, shouldn't we call them WW1, WWW2, WWW3?
16
                                                                   16
                                                                        the road. Bodies next to the kraal.
17
    Will that cause trouble?
                                                                   17
                                                                               BRIG MKHWANAZI:
                                                                                                        I see that.
18
           MS PILLAY:
                                                                   18
                                                                              MR BIZOS SC:
                                                                                                   What you don't see, do you,
                             It's UU2, the first image of
19
    U.
                                                                   19
                                                                        Brigadier, any lonely policemen being surrounded by any
20
          CHAIRPERSON:
                                I understand that, but
                                                                   20
                                                                        protestors?
    they've already got numbers on them. So that's why I
                                                                   21
                                                                               BRIG MKHWANAZI:
                                                                                                        I see that.
21
    thought it might be sensible to move onto the next.
                                                                   22
22
                                                                              MR BIZOS SC:
                                                                                                   Is it clear that if in fact
           MS PILLAY:
                             No Chair, I inserted the
                                                                   23
                                                                        these people were killed, they were not killed by one or
23
     numbers just for ease of reference.
                                                                   24
                                                                        two policemen who were threatened by the crowd? Would you
           CHAIRPERSON: I see, alright, UU2(1),
                                                                   25
                                                                        agree with that?
   CHIVE FOR JUSTICE
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                                                        Page 3356
            BRIG MKHWANAZI:
                                                                        told at what time the shooting took place. Now you
                                       I'm not clear because
                                                                     1
 1
     the first question was we don't or I don't see a crowd
                                                                     2
                                                                        yourself told us that the first photograph is 3:58.
 2
 3
     maybe around the police after the incident but the second
                                                                     3
                                                                               MR BIZOS SC:
                                                                                                    Yes.
                                                                     4
                                                                               CHAIRPERSON:
 4
     question is nearly similar to that but slightly, I'm not
                                                                                                     Now I'm not sure whether
     sure whether do you still ask the same thing?
                                                                        it's been definitely proved yet, but it appears from
 5
                                                                     5
            MR BIZOS SC:
                                  I'm sorry, I didn't catch
                                                                         exhibit L that the actual incident when the firing took
6
                                                                     6
7
                                                                     7
                                                                         place was round about 3:50, I think.
     the first part of your answer?
8
            BRIG MKHWANAZI:
                                                                     8
                                                                               MR BIZOS SC:
                                                                                                    3?
                                       Ja the first part you
9
     spoke about the police officials standing without crowd
                                                                     9
                                                                               CHAIRPERSON:
                                                                                                     3:50. That appears to be
     around the police. And the second question is similar to
                                                                        the case from a number of things in exhibit L. If I'm
10
                                                                    10
     the first one, so I'm not clear whether maybe it's still
                                                                         wrong on that I will be corrected, but my recollection is a
11
                                                                    11
     the same question or what. Maybe can you repeat it again?
                                                                         moment ago I found something that said that. As far as I
12
                                                                    12
13
            MR BIZOS SC:
                                  No. Having regard to the
                                                                    13
                                                                        understand the firing took place shortly after the incident
                                                                        depicted on slide 206 which is 3:50 and 207 which is also
                                                                    14
14
     time -
15
                                                                    15
            BRIG MKHWANAZI:
                                       Repeat it again, ja.
                                                                        3:50 where the protestors moving past the kraal during
                                                                        their third approach. Now the point is that this picture
     Just repeat the question?
                                                                    16
16
17
            MR BIZOS SC:
                                  Having regard to the time,
                                                                    17
                                                                        of yours, number UU2(1), you say, is 3:58.
18
     we have a neat row of police officers from the middle of
                                                                    18
                                                                               MR BIZOS SC:
                                                                                                    Yes.
19
     the photograph to the right, correct?
                                                                    19
                                                                               CHAIRPERSON:
                                                                                                     Now that was several
20
            BRIG MKHWANAZI:
                                                                    20
                                                                        minutes after the actual firing took place, as I understand
                                       I see it.
21
            MR BIZOS SC:
                                 And we have a number of
                                                                    21
                                                                        the evidence. Anyway, those are the three points that I
                                                                    22
                                                                        think you should bear in mind when you reformulate your
22
     policemen to the left.
23
            BRIG MKHWANAZI:
                                       I see that.
                                                                    23
                                                                        question.
24
                                                                    24
            MR BIZOS SC:
                                  And we don't see any
                                                                               MR BIZOS SC:
                                                                                                    According to the
25
     evidence of a crowd anywhere on the picture advancing
                                                                    25
                                                                        photographs from SAPS the shooting started at 15, some time
                                                        Page 3357
                                                                                                                            Page 3359
                                                                         between 15:55 and 15:58, Mr Chairman. The times are on the
     against the police line or attempting to cross the road, we
                                                                     1
     only see dead bodies.
                                                                     2
                                                                        photographs.
 2
 3
                                                                     3
            BRIG MKHWANAZI:
                                                                               CHAIRPERSON:
                                                                                                     On the, I found what I was
                                      That's correct.
                                                                     4
                                                                        looking for. Slide 223 says that the picture, it's a
 4
            MR BIZOS SC:
                                 Now you've already told us
 5
     that if the police are in a group such as is shown on this
                                                                     5
                                                                         photograph taken at 15:59 and it says nine minutes after
                                                                        the shooting at Scene 1. That is what I base my statement
     exhibit, nobody should shoot unless an order is given.
 6
                                                                     6
7
            MR SEMENYA SC:
                                    Chair, the witness'
                                                                     7
                                                                        that the shooting was at 15:50. But that of course may not
 8
     evidence has always been there is no such thing as an order
                                                                    8
                                                                         be correct, that may be contradictory, because part of the
9
                                                                     9
     to shoot in the police.
                                                                         problem was that the clocks of all these, the time pieces
10
            MR BIZOS SC:
                                 I don't understand the -
                                                                    10
                                                                        of these cameras weren't, hadn't been synchronised. But
11
            CHAIRPERSON:
                                  Mr Bizos, there are two
                                                                    11
                                                                        the point is whichever way you look at it, this photograph,
                                                                        UU2(1) is taken minutes, how many minutes may be a matter
12
     points actually. The witness made two points before the
                                                                    12
13
    adjournment today. The first one he said you never have a,
                                                                    13
                                                                        for debate but it's taken minutes after the shooting,
14
    or it's refuted in those terms. The second point he made
                                                                    14
                                                                        because the shooting was only eight seconds, the first
15
    was in the case of self-defence or private defence, if
                                                                    15
                                                                        shooting. I don't want to argue with you, I'm just
                                                                        suggesting to you, the points I put to you should be
16
     someone is coming at you and your life's in danger or the
                                                                    16
     life of one of your comrades is in danger, you don't wait
                                                                    17
                                                                        factored into the reformulated question.
17
18
     for an order before you shoot.
                                                                    18
                                                                               MR BIZOS SC:
                                                                                                    Yes. If in fact, if in
19
            MR BIZOS SC:
                                                                    19
                                                                        fact the time shown on this photograph was at 3:58 and the
                                 Yes.
20
            CHAIRPERSON:
                                  So both of those points
                                                                    20
                                                                        shooting started seconds before that, if the shooting
    render the question you ask one that's subject to
                                                                    21
                                                                        started, because we actually have photograph material which
21
    reformulation.
22
                                                                    22
                                                                        contradicts the printed version, Mr Chairman, then this was
           MR BIZOS SC:
                                 Yes.
                                                                    23
                                                                        taken a few seconds after the shooting.
23
                                                                    24
            CHAIRPERSON:
                                  But there's a further point
                                                                               MR SEMENYA SC:
                                                                                                       The proposition cannot be
     and that is that to be fair to the witness he should be
                                                                        right, Chair. We know that even the people who were
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fleeing are gone off this picture. It couldn't be seconds
 after the shooting happened.

3 MR BIZOS SC: That presupposes that there

4 was a mass of people as the state case is. Well -

5 CHAIRPERSON: Look, I understand that.

The question has obviously got to be asked on the correctfactual premise. And what we're concerned with is what th

factual premise. And what we're concerned with is what the

8 correct factual premise is.

9 MR BIZOS SC: Yes.

CHAIRPERSON: I've been trying to

correlate these photographs with some of the photographs in

exhibit L. Then of course one, there are problems withperspective and with, difficult to see it in the photograph

perspective and with, difficult to see it in the photograph what the relevant distances are. But I take it that 206

15 was taken shortly before the shots were fired. And the

16 same, I presume applies to 207. 208 is immediately after

17 the shots were fired, then I assume thereafter. But

18 perhaps you can reformulate your question which avoids the

19 problem of possibly incorrect factual premise, but

20 nevertheless, there's a point you want to make and I don't

21 want to stop you from making it, I just want to be fair to

22 the witness to make sure that you extract, that you don't

23 extract concessions based possibly on the incorrect factual

24 premise.

10

11

25 MR BIZOS SC: I will confine myself to

1 from someone in charge of the formation?

2 BRIG MKHWANAZI: Counsellor, I will say I

3 was not there. My answer won't be direct but what I know

4 is that a police official can act or can act, sorry a

5 police official can act on necessity or self or private

6 defence. He can't do that, depending to the situation.

7 Looking at this situation, I'm not sure what is happening

8 as I was saying I'm seeing a basic line. They are standing

9 in a line others are moving on the side and I'm not sure

what is the position, what is happening there because I was not there. But police can act on a necessity self as well

as on private defence.

MR BIZOS SC: We know what is expected, what I am putting to you is that if the facts as they would appear on this photograph and it was taken seconds after the shooting, that the formation was there, that a command

17 would be needed before there was any shooting.

18 BRIG MKHWANAZI: Counsellor, it's a 19 difficult question for me. We talk about action taken,

20 people lost their lives. For me to say yes or no into

21 this, it will be totally different. I will appreciate if

22 really I was there then I can be able to say what happened

23 at that time, as I was trying to indicate on my first

24 answer. But that I'm going to say here they were supposed

to receive a command before acting, I'm not sure what

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1 this, that at or about the time the shooting -

2 CHAIRPERSON: Put the question on the

3 basis that if the shooting took place a short while before

4 –

5 MR BIZOS SC: Seconds before this

6 photograph was taken.

7 CHAIRPERSON: Ja. Before UU2(1) was

8 taken, then you can put something to him.

9 MR BIZOS SC: Yes -

10 CHAIRPERSON: Whether that premise is

11 correct, may be a matter to debate.

MR BIZOS SC: We can leave it, yes. On the assumption that this photograph, exhibit UU2(1) was

14 taken seconds after the shooting took place or in a very

15 short period before the shooting took place, does it appear

16 that the police were in a formation?

17 [14:19] BRIG MKHWANAZI: From what I'm seeing,

18 Counsellor, I see a formation at the same time I see other

police officials scattered on the left of the picture as

20 well.

21

MR BIZOS SC: Yes. If the shooting

22 happened in the, during the time period that I have

23 suggested to you, would you agree that in terms of the

rules that you teach your pupils, nobody was entitled to

25 shoot on his own accord, there should have been an order

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happened to those who are on the other side before they

were actually shot. I'm not sure about that. So how can I

3 be able to say what these people could have done? I cannot

4 presume, here we talk about people's lives. I'm not going

 $\,\,$ 5  $\,\,$  to sit here and presume and presumption, presumption.  $\,$ I

6 can't do that. I can't do that.

MR BIZOS SC: Brigadier is it not clear

that the police were there as a unit?

9 BRIG MKHWANAZI: Come again, as a?

MR BIZOS SC: As a unit?

11 BRIG MKHWANAZI: As a unit?

12 MR BIZOS SC: Yes.

BRIG MKHWANAZI: There were different

14 units, sir.

15 MR BIZOS SC: Well forming a unit from

16 different units, but they were a unit. They were on the

17 same line.18 BRIG MKHWANAZI:

19 disagree with you. They were standing in a line, I see

20 that.

21

24

25

MR BIZOS SC: In a formation?

22 BRIG MKHWANAZI: Formation, you can call

23 it a basic line or a formation.

MR BIZOS SC: Yes and if there is going

to be a shooting by anyone in a formation it has, there has

Counsellor, I don't

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1 to be an order?

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10 11

BRIG MKHWANAZI: Counsellor, I believe your answer, you're expecting me to say yes or no. In this position I cannot say, I was not there, for me to presume and say this is what they were doing, because I'm not sure whether they were finished, they came back or they were still going to do it as they are standing now. As you are saying it was a minute after, how can I ever prove that it was a minute after, Counsellor. I was not there. Unless you prove to me that it was a minute after then I can do something, but at the same time -

12 MR BIZOS SC: Well I'm asking you to 13 assume -

BRIG MKHWANAZI: I cannot assume. This is people's lives, Counsellor, I was not there. I was not there. I cannot -

17 MR BIZOS SC: You are not prepared to 18 make an assumption?

19 BRIG MKHWANAZI: It's not about I'm not 20 prepared. I would like to talk on facts. I was not there. 21 The only facts I can have, Counsellor, is when I was 22 involved. Here is a very, very delicate situation, I 23 cannot presume at all.

MR BIZOS SC: Well can we say that we argue that if we are correct in relation to the timing, you

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1 MR SEMENYA SC: Chairperson, I register
2 an objection again. The question is totally unfair, at
3 this time of the formation the shooting had happened
4 minutes before. How can it be put to the witness that in
5 this formation would they be close enough to pose a threat
6 to the police?
7 MR BIZOS SC: Mr Chairman, I submit with

MR BIZOS SC: Mr Chairman, I submit with respect that in view of the dispute of, in relation to the time and I am sure that my learned friend will investigate or the evidence leaders will investigate, Mr Chairman, from the policemen that appeared to be on line whether there was any command given or not. So that the matter can be properly clarified, but I think that I am entitled to draw the witness's attention to the facts as they appear on the photograph for his comment and if he refuses to commit himself he gives us yet more grounds in order to submit that there is a conspiracy of silence amongst the police officers that may or may not have been there about what really happened.

CHAIRPERSON: I don't even see how you can argue that, this Brigadier wasn't there at all.

22 MR BIZOS SC: Yes.

CHAIRPERSON: If you are asking an expert to express expert opinions on what he is shown is party to a conspiracy signs, anyway we will get there if you put

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are not prepared to be of any assistance to the commission as to whether an order was absolutely necessary before any

3 shooting took place?

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BRIG MKHWANAZI: Counsellor, I don't know what to say now. I have made it clear that the only time I can be able to have a say in a situation like this, I must be there, I must know what had happened. People are lying down there, killed and I must be able to see what had happened in person. I cannot talk about people which at the same time yourself, you presume that it was after a minute. How can I prove that and come up and presume as well. I would like to help the commission as much as I can but in this position I can't.

MR BIZOS SC: Please have a look at

UU2(2). Is the same formation more or less the same?

BRIG MKHWANAZI: From what I'm seeing

it's just a different angle. For me it still looks the

same.

MR BIZOS SC: And what we see are bodies

order to be presenting a threat to the policemen in line?

MR BIZOS SC: And what we see are bodies some on the road, some off the road, some against the kraal and one or two possibly behind the kraal and if this picture was taken at 3:59 one second after the first one, are you prepared to express any opinion as to whether any of the supposed attackers were near enough the line in

Page 3367 that argument up. The photographs have been put to the

2 witness. He has been asked to make assumptions. He says

 $\ensuremath{\mathtt{3}}$   $\ensuremath{\mathtt{he}}$  declines to make assumptions because he is not certain

4 if his assumptions are correct, as I understand his

evidence. That may or may not be a basis for criticising

6 his evidence but is there any point in spending any further

7 time on it, shouldn't you move on to the next point?

8 MR BIZOS SC: I if have persuaded my

9 learned friend for the police and the evidence givers that 10 at the very least detailed investigation is required for

11 the purposes I'm prepared to leave it there, Mr Chairman.

12 If we are assured, if we are assured that there will be 13 evidence as to whether an order was given or not, the

evidence as to whether an order was given or not, then wewill be able to leave it at that at this stage.

CHAIRPERSON: - find out from Mr Semenya, is it your case that an order was given or that an order was required?

MR SEMENYA: Our instruction and case is that no order was given, nor was there an order required.

CHAIRPERSON: I think you have ascertained what you wanted to ascertain, Mr Bizos. Their case, the police case and they have obviously done the investigation already, no order was given and they will argue that in the circumstances no order was required. That's their case. On the basis of what has been put by Mr

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Page 3370

Page 3368 Semenya, you can cross-examine the witness further. 2 MR BIZOS SC: I want to read to you what the counsel for the police said on page 17 on page 30 of 3 4 their, page 17 of a document of 30 pages, their opening 5 statement, 'the implementation of this measure was preceded 6 by the deployment of barbed wire to send a message that the 7 armed protestors may not cross the police line. The 8 protestors defied this and attempted on three occasions to 9 breach the police barbed wire. Teargas, stun grenades, water cannons and rubber bullets were used to try and stop 10 11 them from breaching the police line. This did not deter them. They had protected themselves from rubber bullets by 12 13 wearing numerous layers of clothing and covering themselves 14 with blankets. We will also hear evidence that one of the 15 leaders of the armed group of protestors in a green 16 blanker, Mr Noki, confronted Lieutenant-Colonel Macintosh 17 who was inside a Nyala and said we are going to kill one 18 another today. On the third attempt within a space of five 19 minutes, since the first attempt to breach the police line, 20 the protestors managed to breach the police line around the

have actually directed their fire to the people? It's 1 2 difficult, because I didn't see even what was the distance, 3 how close they were, and all that. It's difficult. It's 4 not to say I don't want to contribute. I would like to contribute, but it's difficult for me to assume, as you say I must presume. It's difficult, Counsellor. 6

MR BIZOS SC: You don't have to please me, Brigadier. The Commission expects you as an expert to express a view that where there are a group of policemen, 50 in number, a number of people try to breach the wire, the razor wire, wouldn't you have expected, and would you not have told your students, fire a warning shot, say over the loudhailer, another attempt, or another step may lead to you being shot dead, or possibly identifying the leader and shooting only him instead of opening a barrage that led to the death of more than 15 people? **BRIG MKHWANAZI:** Counsellor, in the death

dead. It's a situation, we cannot that situation. One or two, it cannot be accepted. The point I'm making is, is that in this situation, that's an option we utilised and I'm not sure as they break through, how closer they were to the police, how far they were. I do not have that

of a person, no matter how many are dead, the person is

23 24 information. As you say, I must not try to please you. On 25 my understanding, I was not answering the question because

Page 3369

protestors with live ammunition without instruction from 2 anyone in circumstances where they reasonably believed that

kraal and came charging at police officers with dangerous

response team which had been deployed a support service and

sharp weapons and firearms. Officers from the tactical

show of force, at virtually less than a heartbeat of

charging protestors, opened fire on the advancing

3 their lives and that their members to be in imminent

4 danger. 16 protestors died on that occasion." That is the

5 police story. What I want to ask you as an expert is this,

would you have expected if you were giving a tutorial to a 6

class of policemen that you don't shoot to kill without

8

firing at least a warning shot? **BRIG MKHWANAZI:** Counsellor, the story you read to me talks about three times the participant trying to breach the line going through the side of the police and from what we heard as we go on, that is started with the public order policing using different types of less lethal, I mean less lethal options to ensure that people don't go through. As I said it's for me, becomes a bit of a problem because that's where in this position I don't have clear facts what happened. As you talk about training, what was supposed to be done but in this position we have a situation where people have gone through as they have gone through on the third time and what we have read now would state that they believe that their lives was at imminent danger. Hence the people were armed with dangerous spears, that's what we read just now.

[14:39] So, for me to draw the line within that, was it

supposed to be a warning first? Was it supposed that they

Page 3371

1 maybe I want to please you. I'm answering the question 2 because you asked it. This is my answer, Counsellor. My

3 answer is, it's not possible for me to come up with any

input on this position because you need to know exactly, as 4

I was indicating, people, members of SAPS are standing in

basic line and if they are standing like this, people are 6

7 lying down already, and are they still advancing or are

8 they standing? We can't all of us say here. I need first

9 to be able to say something, and to push myself in a

position to say let me presume, is totally wrong. It's 10

11 people who are dead here. I cannot just presume in that

12 way. I can try and talk about other things, but this one,

13 I cannot presume on it. People have been killed here. The

14

only way I can have a proper opinion here is only, and only

15 if I'm involved, I saw everything myself here. As I

16 started from the beginning to say, I felt of necessity SAPS

17 or private differs. If it's not that position, the letter

18 you wrote now talk about the fact that the people were

19 armed with spears and they felt that their life is in

20 imminent danger, and as it states like that, I'm not sure

how far they were. Would they still have a chance to shoot

a warning or what? I cannot talk on that position, really.

23 Did you tell your pupils MR BIZOS SC: 24 that killing people must be a very last resort?

> BRIG MKHWANAZI: Counsellor, taking

21

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Page 3372 Page 3374 1 MR BIZOS SC: Forget the real situation someone's life, for my understanding it will never be a last resort, except only, and only if it is on self-2 BRIG MKHWANAZI: 2 No, not correct -3 MR BIZOS SC: 3 defence. If there are means of private defence, or if Sorry. 4 there are means that you can deal with that as a police 4 BRIG MKHWANAZI: Not correct, Counsellor. 5 official, you will have to deal with that. Like the 5 It's not correct. Counsellor, it's not correct. I don't 6 agree with you. By all means you want to make me to be in 6 example you gave to me, three police official going to a 7 7 situation and something happen, then there is no need that a certain position I don't want to be. I want to answer 8 8 you properly. Counsellor, your question is, a person has they can wait for command. The situation demands them to 9 9 been killed; police official, they are not injured, all of do something because somebody is going to do something to 10 them. That's a total different situation. But I cannot 10 them, there's no scratch. That is your point. Clearly in 11 this type of a situation I will have to ask questions what 11 say killing somebody must be a last resort. Killing of a person will never be a song we must sing every day, because 12 12 had happened, as it is an example, as you make it as an 13 it's not part of our job. 13 example. I will have to find out what had happened to the 14 MR BIZOS SC: Did you tell your pupils 14 situation and everything, then I can make my input on that, 15 15 and if possible I'll do my inspection loco as well. I will that any injury or death must be proportionate to the harm that may be done if they do not take that final step of 16 go and see where was one and where was the other person and 16 17 killing someone? 17 what happened. Then I can draw my input on that. I cannot 18 BRIG MKHWANAZI: 18 just stand in front of the class and just in front of the It's, basically it's 19 normal; it's how it should be. It has to be proportionate 19 class and say ja, you were supposed to do 1, 2, 3. That's 20 to the threat most of the time. That's why I'm having a 20 not correct. 21 situation of a difficult point to say how can I make any 21 MR BIZOS SC: You are familiar with the orders that govern the conduct of police, are you? 22 22 input in this position, because I'm not sure what was the 23 position. Only what I hear, they're armed with spears, 23 **BRIG MKHWANAZI:** At what circumstances, 24 their life was in danger. It's a lot of things that one 24 please?

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opportunity, or maybe a chance that they could have done

something around that position? I can't say that. Of

25 has to look at it here. Was there still, there an

3 course we teach people, people know about these issues, but

4 we have to look at one thing, that there must be necessity,

5 there must be self or private defence that needs to be

applied, especially when their life is in danger as well. 6

7 For this position, I'm not sure what happened and I cannot

comment in a position of this nature. As I've said, people 8

9 lying down their, human beings who've lost their lives, and

10 for me to presume, as you want me to presume, is totally

11 difficult.

12

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MR BIZOS SC: 15 people died as a result 13 of gun wounds at this spot. Not a single policeman had a scratch. If a pupil in class asked you, Brigadier, on those facts only, would you consider it proportionate or

15

16 not, what would you have said to your class?

17 **BRIG MKHWANAZI:** Counsellor, again I

18 would say your question, clear as it is, but for me it

becomes dangerous -

MR BIZOS SC:4 What would you say to your class? 21

BRIG MKHWANAZI: 22 Let me explain. Don't raise your voice, please. What is important here, you are 23

giving me a scenario, a scenario that is very close to the

real situation. In other words I will say we are playing -

Page 3375

At what situation? 1 **BRIG MKHWANAZI:** 

Pardon?

2 There are a lot of orders.

MR BIZOS SC:

3 MR BIZOS SC: You are familiar with the

4 orders?

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5 BRIG MKHWANAZI: Counsellor, there are a

lot of orders. Please be specific which orders are you 6

7 talking about.

8 MR BIZOS SC: As to crowd management

9 during the gatherings and demonstrations. That's what I'm

referring to.

11 BRIG MKHWANAZI: Standing order 262, yes

I'm familiar. 12

> MR BIZOS SC: In 12.3 records of

14 operation -

15 BRIG MKHWANAZI: Can I have a chance to

grab it, Sir, please? Can I grab mine as well, please? 16

17 Yes, please do. MR BIZOS SC:

BRIG MKHWANAZI: Thank you.

19 CHAIRPERSON: It's on page 9 of 11, on to

20 page 12.

> BRIG MKHWANAZI: Yes, come again? You're

22 saying?

23 CHAIRPERSON: It's page 9 of 11, going on

24 to page 10.

25 Page 9. Reporting and BRIG MKHWANAZI:

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                                                                                                                          Page 3378
    recording, that's the one? What are we talking about?
                                                                   1
                                                                       relating to private defence.
     Yes, Counsellor, I'm at page 9.
                                                                   2
                                                                              BRIG MKHWANAZI:
2
                                                                                                       Yes.
 3
           MR BIZOS SC:
                                Page 10.
                                                                   3
                                                                              CHAIRPERSON:
                                                                                                   I'm not sure, and I follow
 4
           BRIG MKHWANAZI:
                                     Page 10.
                                                                   4
                                                                       the relevance of the questions you're asking -
5
           MR BIZOS SC:
                                For starters. Subsection
                                                                   5
                                                                              MR BIZOS SC:
                                                                                                  The judgment sets out what
    3, "Records of operational plans, all reports from the
                                                                       private defence means and when it can be justified, and
                                                                   6
6
     execution of operations, and debriefing reports, must be
                                                                   7
                                                                       this is why I'm quoting it, Mr Chair.
7
8
    filed together with and kept according to the record
                                                                   8
                                                                              CHAIRPERSON:
                                                                                                   Mr Semenya?
                                                                   9
9
     classification system of the service."
                                                                              MR SEMENYA SC:
                                                                                                     Might we have an
10
           BRIG MKHWANAZI:
                                                                  10
                                                                       opportunity to take the short adjournment to have a -
                                     I see that, Counsellor.
11
           MR BIZOS SC:
                                                                  11
                                                                              CHAIRPERSON:
                                Yes, and in paragraph 3 of
                                                                                                   It's 3 o'clock. I suggest
                                                                       we take the afternoon short adjournment and while the rest
12 your statement, in 3.2, you are expected to monitor and
                                                                  12
    evaluate the implementation and adherence to policies,
                                                                  13
                                                                       of us are having tea, Mr Semenya can study the matter and
    standards, standing orders G262, and national instructions.
                                                                  14
                                                                       we'll deal with it again after the adjournment. The
15
    That's part of your function. And subsection 3, I don't
                                                                  15
                                                                       Commission will adjourn.
16 remember if I read it out to you, "Records of operational
                                                                  16
                                                                              [COMMISSION ADJOURNS
                                                                                                           COMMISSION RESUMES]
17
    plans, all reports on the execution of operations, and
                                                                  17
                                                                       [15:22] CHAIRPERSON:
                                                                                                     Let me ask Mr Semenya, are
    debriefing reports, must be filed together and kept
                                                                  18
                                                                       you able to tell us anything further about the matter that
18
19
    according to the record classification system of the
                                                                  19
                                                                       was discussed before we took the adjournment?
20
    service," reading not from your statement but from the
                                                                  20
                                                                              MR SEMENYA SC:
                                                                                                     Chair, I think we have
21
    standing orders themselves.
                                                                  21
                                                                       tidied up which excerpts of the judgment my learned
22
           BRIG MKHWANAZI:
                                                                  22
                                                                       colleague can deal with.
                                     I see that, Sir.
23
           MR BIZOS SC:
                                If you'll bear with for one
                                                                  23
                                                                              CHAIRPERSON:
                                                                                                   Well Brigadier, you're
    moment, Mr Chairman, I just want another document. Now I
                                                                  24
                                                                       still under oath. Yes Mr Bizos, carry on.
24
    want to read you an order of these orders, reported in a
                                                                  25
                                                                              MR BIZOS SC:
                                                                                                  I am informed that you have
                                                                                                                          Page 3379
                                                       Page 3377
    judgement to this effect, "The existing restrictions and
                                                                       had a copy of the judgment placed before you, Mr Chair. Is
     requirements as determined by courts must be applied
                                                                   2
                                                                       that not so? It was intended to be by me but my learned
 2
                                                                   3
 3
     rigorously."
                                                                       friend -
 4
            BRIG MKHWANAZI:
                                      Counsellor, may I ask
                                                                   4
                                                                              CHAIRPERSON:
                                                                                                     No, Mr Bizos, you've been
 5
     what are we reading?
                                                                       misinformed.
 6
            MR BIZOS SC:
                                 I'm reading you of an order
                                                                   6
                                                                              MR BIZOS SC:
                                                                                                    I'm sorry about that. We
7
     appearing in a judgment of the Constitutional Court. It's
                                                                   7
                                                                       will make it available.
     a footnote, "The existing restrictions and prerequisites as
                                                                   8
                                                                                                     I'm sure it's not your
8
                                                                              CHAIRPERSON:
9
     determined by courts must be applied rigorously," in a case
                                                                   9
                                                                       fault. Anyway, carry on in the meanwhile.
10
     such as the one we're investigating.
                                                                  10
                                                                              MR BIZOS SC:
                                                                                                   Yes.
11
            CHAIRPERSON:
                                  Before you answer -
                                                                  11
                                                                              CHAIRPERSON:
                                                                                                     Something's happening.
12
                                                                  12
            MR SEMENYA SC:
                                    Yes, for the purposes of
                                                                              MR BIZOS SC:
                                                                                                   Yes.
13
     helping us understand, can we be given the context of the
                                                                  13
                                                                               CHAIRPERSON:
                                                                                                     Well I've only got one copy
                                                                  14
                                                                       and there are three of us, but which of you two wants it?
14
    judgment, or what judgment it is?
15
            MR BIZOS SC:
                                 It's Ex Parte Minister of
                                                                  15
                                                                       My colleague, Commissioner Hemraj says that she and Mr
16
     Safety & Security, In re. Walters, in the Constitutional
                                                                       Tokota don't need it because they know the law so I should
                                                                  16
     Court, dealing with the proper interpretation of 49(2) of
                                                                       keep it. Carry on, Mr Bizos.
17
                                                                  17
18 the Criminal Procedure Act, as to when a person forfeits
                                                                  18
                                                                                                   Yes. Before I ask the
                                                                              MR BIZOS SC:
     his life by conduct at the end of the, against a gun.
                                                                  19
                                                                       question may I just indicate, Mr Chairman, that the matter
20 [14:59] CHAIRPERSON:
                                     49(2) doesn't deal with
                                                                  20
                                                                       raised by you, Mr Chairman and by my learned friend, this
     private defence, and I understand the witness to be dealing
                                                                  21
                                                                       is a Section 49 case but there is a very full judgment by
21
22
     in the present context not with the application of section
                                                                  22
                                                                       Kriegler J in which all the other members of the courts are
     49(2) - if I'm wrong I'll be corrected - but I didn't
                                                                  23
                                                                       concurred. And the, if you turn to page 643, Mr Chairman,
23
     understand you to be dealing with the application of
                                                                  24
                                                                       there is a footnote -
    section 49(2), but the application of the common law rules
                                                                  25
                                                                              CHAIRPERSON:
                                                                                                     As the witness got a copy?
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Page 3383

Page 3380

**BRIG MKHWANAZI:** 1 I've got it.

2 CHAIRPERSON: Okay.

3 MR BIZOS SC: Yes. Page 642, there's a

footnote, 1.2. "The existing restrictions and 4

prerequisites as determined by the courts must be applied

rigorously. All actions must invariably be reasonable and 6

in agreement with the principle of minimum force." You see

8 that in the second, in 1.3? And read together with what

9 appears on top of 643. 10

MR SEMENYA SC: Chair, I think -

CHAIRPERSON: 11 Mr Semenya has turned his

12 microphone on and he wants to say something.

MR SEMENYA SC: Chair, I thought we had tidied up that that excerpt relates to Section 49(2) which

15 is not relevant. It is the other page relating to self-

16 defence that is relevant.

> CHAIRPERSON: 643, footnote 66.

18 MR SEMENYA SC: Yes, that's 49(2)

environment. The other page relates to private defence.

MR BIZOS SC: Mr Chairman, if you have a

21 look at the footnote at the page of 643, the last sentence,

22 what is material, that is that the law applies a

23 proportionality test wherein the interest protected against

24 the interest of the wrong-doer. These threats must now be

25 weighed in the light of the Constitution. So the judgment Page 3382

- agreement with the principle of minimum force." Now the 1 2 first point is it's clear that it relates to the guidelines
- to be followed concerning Section 49(2), it doesn't deal in
- 3
- 4 terms with self-defence, which is what's dealt with in
- 5 footnote 66 on page 243 which you read. So it's not
- correct to say that that paragraph 1.2 applies to self-6 7
- defence. So I think you must step back a yard or two,

8 sorry, a metre or two and re-approach the matter because

9 the way you put it isn't strictly correct.

MR BIZOS SC: No, Mr Chairman, with respect, if you go to note 66, at the bottom on page 643, "self-defence is treated in our law as a species of private defence. It is not necessary for the purposes of this judgment to examine the limits of private defence. Until now our law has allowed killing in defence of life but also has allowed killing in defence of property or other

- 17 legitimate interest in circumstances where it is reasonable
- 18 and necessary to do so, and the authority is quoted.
- 19 Whether this is consistent with the present case, no sorry,
- 20 whether this is consistent with the values of our new legal
- 21 order is not a matter which arises for consideration in the
- 22 present case. What is material is that the law applies
- 23 proportionality, the proportionality test wherein the
  - interests protected against the interest of the wrongdoer.
- 25 These interests must now be weighed in the light of our

Page 3381

1 does not confine itself merely to Section 49, it's really a

- 2 treatise of what can be done against a wrongdoer and what
- can't be done against a wrongdoer. And if you have a look 3
- at the judgment as a whole, this is a treatise on the 4
- 5 treatment of people on the other side of the gun. And what
- 6 I want to draw to the witness' attention is that the
- 7 existing restrictions and prerequisites as determined by
- 8 our courts must be applied rigorously. This is what I want
- 9 to bring to his attention, and I'm going to ask -

CHAIRPERSON: Mr Bizos, that passage in

11 footnote 62 in terms is a quotation from a general 12

directive issued by the Minister of Safety & Security on

13 the 11th April 1995 dealing with the then wording of Section

14 49(2) of the Criminal Procedure Act and it reads: "The

- 15 current wording of Section 49(2) of the Criminal Procedure
- 16 Act is presently being reconsidered. As an interim
- 17 measure, the following guidelines should be followed
- 18 concerning the relevant section. "1.1 The application
- ought to be a series of such as murder, armed robbery,
- 20 assault with intent to inflict grievous bodily harm,"
- etcetera, "or where there's a reasonable suspicion that the 21
- fugitive is a danger to the public, "1.2 the existing 22
- restrictions and prerequisites as determined by the courts must be applied rigorously," that's the passage you refer
- to. "1.3 all acts must invariably be reasonable and in

Constitution.

CHAIRPERSON: That statement is made in

the context of the question as to whether killing, whether

private defence is available not only for killings in 4

defence of life, but also killings in defence of property

or other legitimate interest. And that doesn't arise for

7 consideration in the present case, there's a

8 proportionality test and the interest concerned, the

interest to be protected has got to be viewed in the light

10 of the Constitution or weighed in the light of the

11 Constitution. I'm not sure that that passage is relevant

12 at all. But what is more helpful for you, possibly, is the

quotation from Makwayani's case, which is in the text at 13

14 page 642 where Chaskalson P set out the law in relation to

15 self-defence, a passage which is probably relevant to the

question you want to ask and I suggest, if I may be 16 17 permitted to do so, that you read that to the witness and

then ask the question.

19 MR BIZOS SC: Yes, I will read that to 20 him, but also more briefly in paragraph 11 of the standing 21 orders, "The use of force must be avoided at all costs and 22 members deployed for the operation must display their 23 highest degree of tolerance. The use of force and

24 dispersal of crowds must comply with the requirements of

Section 9(1) and (2) of the Act. During any operation, on-

RCHIVE FOR JUSTICE

- going negotiations must take place between officers and
- 2 convenors or other leadership elements", which also gives
- 3 an expectation to, that it should be complied with by a
- 4 teacher of public policing situations, Mr Chairman. But if
- you, if I am directed to read the passage which I have

underlined -6

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CHAIRPERSON: You don't, I haven't got the power to order you to do anything, but if you want to do it you can, if you don't want to, you don't have to.

I'm just trying to be helpful. MR BIZOS SC: Yes, thank you. Well let me read it. "Self-defence is registered by all legal 12 systems. Where a choice has to be made between the lives of two or more people, the life of the innocent is given preference over the life of the aggressor. This is 16 consistent with Section 33(1), the equivalent of Section 36 17 of the final Constitution. To deny the innocent person the 18 right to act in self-defence would deny the individual or 19 his or her right to life. The same is true whether lethal

- 20 force is used against a hostage-taker who threatens the
- 21 life of the hostage. It is permissible to kill the
- 22 hostage-taker to save the life of the innocent hostage, but
- 23 only if the hostage is in real danger. The law solves
- 24 problems such as these through the doctrine of
- 25 proportionality balancing the right of the aggressor

Page 3386 Division HRD who will therefore train the members. I feel

- 1 2
- strongly that the question now posed to me, if this is
- 3 being presented, should have been given to my other
- 4 Brigadier who was present here to indicate whether is it
- there or not there. But what I know for a fact that it has
- 6 to be presented to members, but I'm not sure if it was.
- 7 But training, presenting of the training even when I was
- 8 there, it was the task of the Division HRD which is Human
- Resource Development which is the national training for
- 10 South African Police Services. So I was extracting the
- 11 information, I was giving to them and they were presenting.
- 12 Therefore for me now to come here and say is this presented
- 13 now, I will be definitely not sure at this stage what is
- the position. I left in February, at this stage I'm not 14
- 15 sure what is the position, if they are presenting it or 16

not.

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MR BIZOS SC: Yes, thank you. Mr Chairman, may I interrupt my cross-examination on this point by calling for the showing of the portion of a video tape?

CHAIRPERSON: I take it for the purposes of the record you have to identify the video clip that's being shown or possibly with her usually efficiency Advocate Pillay will be able to help us to identify the

25 clip.

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- against the right of the victim and favouring the life or
- 2 lives of persons or innocent over the life or the lives of
- 3 the guilty. But there are strict limits in the taking of
- 4 life, even in circumstances that have been described and
- 5 the law insists upon these limits being adhered to." That's
- 6 the end of the quotation, and then of course Judge Kriegler
- 7 goes on in paragraph 154, and maybe in fairness, the
- 8 limitations set out by Justice Kriegler are quite clear but
- 9 there is the proviso in sub-section I, the limitations in
- 10 no way detract from the rights of an arrestor attempting to
- 11 carry out the arrest to kill a suspect in self-defence or
- 12 in defence of any other person. But the underlying factor
- 13 in the authorities in the judgment is that it has to be
- 14 proportional and reasonable and what I've put to the
- 15 witness is that our courts have said things, and Brigadier,
- what I am asking you, were you familiar of the limitations
- to killing that have been prescribed by the courts? And if 17
- 18 so, did you convey this to your class?

RCHIVE FOR JUSTICE

BRIG MKHWANAZI: Counsellor, maybe I 20 should try and indicate that when I arrived here, I made it clear that I work in the office for specialised operation 21 or specialised units until this year February, then I was appointed in Kimberley as a Provincial Head. And my point was clear that when I was in the same office, my task was to collate or extract the training needs, submit them to

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MS PILLAY: Chair, it will be UU3.

2 CHAIRPERSON: Ja, that's just for the

record of the commission. But what is the clip?

MS PILLAY: I know that it's a Reuters

clip, Chair, I don't have the pathway, unfortunately, I'll

provide it to the parties -6

> CHAIRPERSON: You don't have to do it

now, possibly you can give it to us tomorrow morning, or.

9 MS PILLAY: I will do so, Chair.

10 CHAIRPERSON: Thank you. Yes, Mr Bizos?

11 MR BIZOS SC: Could the clip be shown?

12 [VIDEO CLIP SHOWN]

> MR BIZOS SC: Thank you.

14 CHAIRPERSON: If we could see it again,

15 it doesn't take very long, just if we could see it again, 16 please?

17

[VIDEO CLIP SHOWN]

18 [15:42] MR BIZOS SC: There is another portion

19 that we want to show, Mr Chairman, where the person calls

20 for cease fire. I'm sorry my hearing is not as good as

21 yours. Yes. Have you seen the gun being pointed down to

22 the ground?

23 CHAIRPERSON: What was said was not 24 recorded, the first clip we saw towards the end we could hear clearly the word cease fire, cease fire repeated,

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followed by some shots and cease fire again and then as far

2 as I can see the fire, the shooting ceased. This is

3 another one which is from a slightly different angle you

4 say, which reflects the same thing but also shows the angle

of a particular firearm. So I suppose we better look at this as well.

MR BIZOS SC: There's another portion that comes from, is it a separate clip where the gun is pointing down. That's the one that I thought that we were going to see. Is that the one? Yes, do you, what we want to draw attention to, Mr Chairman, is that the man in front that his gun is pointing down to the ground.

CHAIRPERSON: Actually there are two men, the cursor is indicating both of them and their firearms are pointing to the ground. There is another one slightly to the right whose firearm is also pointed to the ground, but it's at an angle of about I suppose 60 degrees.

And this is at a time when

MR BIZOS SC:

someone is shouting cease fire and is it one of the people whose guns that is pointed to the ground, that is shouting cease fire? Oh yes, no it is much better here. That the person who says cease fire, which indicates that he is calling for the cease fire but he himself is not shooting. Yes, thank you. Now what I, thank you, I will refer to it

during my cross-examination of the witness, Mr Chairman.

Page 3390 platoons or companies. Members not working in sections may

2 not be deployed. All visible policing members for such

3 purposes must be trained in the management of crowds.

4 Common law principles of self defence or private defence

are not affected by this order." Now did you see on the 5

6 video, did you see on the video that there are three men

7 there and some other, not very clearly seen to their right

8 and whilst cease fire is being called for by one of them,

9 you can still hear gunfire. We are informed, it's still to

10 be proved, but I want you to assume that the person whose

11 gun is facing down is an officer and he is the one who is

12 calling out cease fire. Throughout that video you don't

13 see a single attacker anywhere near them or any other 14 policeman. Do you agree?

BRIG MKHWANAZI: Counsellor, you asked me this question, if I remember your question was do we see any crowd around the police, I indicated that there isn't.

18 I have answered it before, yes you phrased it in a 19 different way but we have answered it already.

MR BIZOS SC: If a senior officer who is said to have been shouting cease fire is the person who points his gun to the ground, how would you describe the situation? That it was a situation in which lethal force against 15 people was justified?

> BRIG MKHWANAZI: Counsellor, you are

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- Now Brigadier, in addition to the utterances of the judges,
- 2 the general provisions of orders 262 is 11a, "the purpose
- 3 of offensive action start to escalate are to deescalate
- 4 conflict with a minimum force to accomplish the goal and
- 5 therefore the success of their actions will be measured by
- the results of the operation in terms of the cost, damage 6
- 7 to property, injuries to people and loss of lives. The
- 8 degree of force must be proportional to the seriousness of
- 9 the situation and the threat posed in terms of situational
- 10 appropriateness. It must be reasonable in the
- 11 circumstances. The minimum force must be fused to
- 12 accomplish the goal and the use of force must be
- 13 discontinued, once the objective has been achieved. The
- 14 following are prohibited or restricted during crowd
- 15 management operations, the use of 37 millimetre stoppers
- 16 prohibited, the use of firearms and sharp ammunition
- 17 including birdshot and buckshot, prohibited and the use of
- 18 rubber bullets, shotgun batons may only be used to disperse
- a crowd in extreme circumstances if less forceful methods
- 20 prove to be ineffectively restricted. Force may only be
- 21 used on the command or instruction of the CJOC or
- 22 operational commander if appointed. 4, members may never
- act individually without receiving a command from their 23
- commander. Six, all members involved in actions must form
- part of a unified command structure consisting of sections,

- putting words in my mouth. I never said that. My words
- are, I cannot be able to give any input at that position.
- 3 These are people's lives, people are lying down there
- 4 already. I'm not sure what had happened. I could not see
- anything at this moment when I'm sitting here until you
- show me the video and at the same time I'm saying my input 6
- 7 was going to be very good. If I'm there, I see things
- myself and I went further saying, the only thing that could 8
- 9 happen is on necessity, self or private defence. That's
- 10 all what I have said.

11 In this position I only spoke about less lethal 12 when I was talking about public order policing that were 13 actually trying to close the barbed wire, people breaching 14 on it. That's the only part I spoke about. Here I said I

15 cannot comment in that position because I was not there, I

16 could not see what is happening. Even now I see on a video

- 17 it's totally difficult. There is a lot of angles you don't
- 18 see and if now I'm going to just comment on this speech,
- 19 I'm saying that the firearm is pointed down. Nobody knows
- 20 where it was before it was pointed down. Then I cannot
- 21 comment in that situation, really Counsellor, you are
- 22 pushing me, pressing me in a situation to say something
- 23 that is totally against my understanding of what I'm
- 24 seeing. I cannot comment in that position, I was not
- 25 there. It's difficult.

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                                                                                                                           Page 3394
            MR BIZOS SC:
                                 You were at Potchefstroom?
                                                                               BRIG MKHWANAZI:
 1
                                                                    1
                                                                                                         Yes.
 2
            BRIG MKHWANAZI:
                                                                    2
                                                                               CHAIRPERSON:
                                                                                                     It's not as difficult as
                                       That's correct,
 3
     Counsellor.
                                                                        that. Either you know or you don't know. If you don't
                                                                    3
                                                                    4
                                                                        know, you say I don't know. If you do know the answer to
 4
            MR BIZOS SC:
                                 You have told us that the
                                                                    5
                                                                        the question, you then answer either yes or no. It may
 5
     purpose that you were there, was what?
            BRIG MKHWANAZI:
                                                                        well be that you didn't know whether this was a debriefing
 6
                                      My purpose to be there
                                                                    6
7
     was to look of issues of policies, standing orders as well
                                                                    7
                                                                        in terms of the standing order in which case that's the
8
     as national -
                                                                    8
                                                                        answer. If you do know whether it was intended to be a
9
                                                                    9
            MR BIZOS SC:
                                 Jut repeat what you say, I
                                                                        debriefing you can say so. If you know it wasn't intended
     didn't hear it.
                                                                        to be a debriefing you can say so also. So it's not so
10
                                                                   10
11
            BRIG MKHWANAZI:
                                       Come again.
                                                                   11
                                                                        difficult. Just answer the question.
12
                                 Just repeat what you say
                                                                   12
            MR BIZOS SC:
                                                                               BRIG MKHWANAZI:
                                                                                                         On my understanding, no
13
                                                                   13
                                                                        I never knew that it was in the form of a debriefing. I
     the purpose was.
14
                                                                   14
                                                                        understood as a work session where we will look to the
            BRIG MKHWANAZI:
                                      The purpose was to look
                                                                   15
                                                                        issues as I have mentioned, not in the form of a
15
    to the issues of policies, national instructions as well as
                                                                   16
16
     standing orders and I even went further indicating that
                                                                        debriefing.
17
     during our stay in three days, we have to look to the final
                                                                   17
                                                                               MR BIZOS SC:
                                                                                                    Subparagraph 2, every level
18
     product which is here before us which is being presented by
                                                                   18
                                                                        of command must be debriefed. The levels below it
19
     Lieutenant-Colonel Scott where I indicated that most of the
                                                                   19
                                                                        individually, followed by an in depth debriefing by the
                                                                   20
                                                                        commanders of the operation. Afterwards a debriefing must
20
     issues we looked at was on terminologies, as far as how it
21
     has to be written of SAPS.
                                                                   21
                                                                        be held with all role players to determine whether the
22
            MR BIZOS SC:
                                                                   22
                                                                        operation was effective and whether communication with the
                                 I want to read to you the
23
     standing order 13.
                                                                   23
                                                                        role players was adequate.
24
                                                                   24
                                                                               CHAIRPERSON:
            CHAIRPERSON:
                                  You mean paragraph or
                                                                                                     The question arises mainly,
25
     clause 13 of standing order 262?
                                                                   25
                                                                        were you a role player on the 16th of August? Would you be
                                                                                                                           Page 3395
                                                        Page 3393
           MR BIZOS SC:
1
                               Paragraph, 262. I will
                                                                    1
                                                                        affected in any way -
                                                                    2
    read it out for your benefit. CJOC must ensure that
                                                                               BRIG MKHWANAZI:
                                                                                                        Not at all.
2
                                                                    3
3
    debriefing take place after each event or fathering and
                                                                               CHAIRPERSON:
                                                                                                    By paragraph, by
    that a record is kept. Was the meeting at Potchefstroom a
4
                                                                    4
                                                                        subparagraph 2 of paragraph 13.
                                                                    5
5
    debriefing exercise as envisaged by the order?
                                                                               BRIG MKHWANAZI:
                                                                                                        No.
                                                                               MR BIZOS SC:
                                                                                                   3, a further evaluation
6
           BRIG MKHWANAZI:
                                    Counsellor, I think I
                                                                    6
7
    answered this question again once more to the previous
                                                                    7
                                                                        must be conducted and if possible video coverage must be
                                                                        shown. Were you there as an evaluator as to whether the
8
    Counsellor that when I was there, my letter was based on
                                                                    8
9
                                                                    9
    policies on national instruction and standing orders. For
                                                                        standing orders, sorry. Were you there as an expert to
10
    the debriefing purposes I was not there for that. I went
                                                                   10
                                                                        evaluate whether the orders were complied with or not?
11
    further indicating as well to say when we were there,
                                                                   11
                                                                               BRIG MKHWANAZI:
                                                                                                        Definitely as I have
12
    already the commission was appointed and only what happened
                                                                   12
                                                                        said, we were there to check national instruction policies
13
    the people were divided into groups and they work into
                                                                   13
                                                                        as well as standing orders. We were checking those parts
14
    groups. They gave us only the product -
                                                                   14
                                                                        as well as giving input on the writing of this, we did
15
           MR BIZOS SC:
                               You have told us that. You
                                                                   15
                                                                        that.
    have told us that. What I want to ask you is this, was a
                                                                   16
16
                                                                               MR BIZOS SC:
                                                                                                   I asked you a specific
    debriefing as provided for in order 13 ever held or not?
                                                                        question, I will repeat it. Were you asked to evaluate and
17
                                                                   17
18
           BRIG MKHWANAZI:
                                                                   18
                                                                        were you shown any videos to evaluate? Did you take part
                                    Counsellor, again I have
19
    a problem the way you want me to answer. The way of saying
                                                                   19
                                                                        in any evaluation proceedings about what happened when you
20
                                                                   20
                                                                        were at Potchefstroom?
21
           MR BIZOS SC:
                               You just tell me what you
                                                                   21
                                                                               BRIG MKHWANAZI:
                                                                                                        As I have said, the
                                                                   22
22
                                                                        commission was already appointed but when we were there of
    know.
23
           BRIG MKHWANAZI:
                                     No, the way of saying
                                                                   23
                                                                        course some of the videos were shown, but we were not in
    yes or no.
                                                                   24
24
                                                                        the position to come up and evaluate and say this was
           CHAIRPERSON:
                                                                        wrong, this was right. The only thing what we did there
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	Page 3396		Page 3398
1	was to concentrate on the compilation of the presentation	1	that.
2	or the submission for the commission. That's what I did on	2	CHAIRPERSON: That's in relation to the
3	that time. But to do evaluation, evaluation it's where we	3	events of the 16th of August 2012?
4	are going to be in position to point the wrong, the right	4	BRIG MKHWANAZI: Not in relation to that.
5	and everything and in that stage it was not going to be	5	CHAIRPERSON: You didn't take part in
6	successful exercise, hence already the commission has been	6	such an exercise?
7	appointed.	7	BRIG MKHWANAZI: Not in the one of the
8	[16:02] CHAIRPERSON: So the short answer is,	8	16th. I'm talking a different one, yes.
9	this wasn't, the exercise at Potchefstroom as far as it	9	CHAIRPERSON: Mr Bizos, it doesn't look
10	concerned you, was not a debriefing at all when the meaning	10	likely that you will finish your cross-examination this
11	of paragraph 13, the standing order, it was actually a	11	afternoon. This is an appropriate stage to take the
12	meeting to prepare a presentation for this commission, is	12	adjournment. You have come to the end of this paragraph of
13	that the short answer?	13	the standing order?
14	BRIG MKHWANAZI: That's correct.	14	MR BIZOS SC: Yes.
15	MR BIZOS SC: Let me read you, all good	15	CHAIRPERSON: May I enquire how long you
16	practises as well as shortcomings must be recorded as part	16	think, I know subject to injury time over which you have no
17	of a learning process to enhance good practises and address	17	control -
18	or prevent recurrences of identified mistakes. Was any of	18	MR BIZOS SC: Yes.
19	that done in Potchefstroom in your presence?	19	CHAIRPERSON: But how long do you think,
20	BRIG MKHWANAZI: Counsellor, these form	20	the rest of your cross-examination will take?
21	part of a debriefing. I have already indicated I was not	21	MR BIZOS SC: I will try my best to
22	there for debriefing and I have indicated why I was there.	22	finish by tea time.
23	MR BIZOS SC: And number five -	23	CHAIRPERSON: Is that morning tea time or
24	CHAIRPERSON: You are going to get the	24	afternoon tea time?
25	same answer to number five -	25	MR BIZOS SC: The morning tea time.
1	Page 3397	4	Page 3399
1	MR BIZOS SC: Well we have talked about	1	CHAIRPERSON: Very well, the commission
2	MR BIZOS SC: Well we have talked about the difference -	2	CHAIRPERSON: Very well, the commission will adjourn until 9:30 tomorrow morning.
2	MR BIZOS SC: Well we have talked about the difference - CHAIRPERSON: About pending debriefings.	2 3	CHAIRPERSON: Very well, the commission
2 3 4	MR BIZOS SC: Well we have talked about the difference - CHAIRPERSON: About pending debriefings. MR BIZOS SC: That is the difference and	2 3 4	CHAIRPERSON: Very well, the commission will adjourn until 9:30 tomorrow morning.
2 3 4 5	MR BIZOS SC: Well we have talked about the difference - CHAIRPERSON: About pending debriefings. MR BIZOS SC: That is the difference and I want to give him an opportunity to explain.	2 3 4 5	CHAIRPERSON: Very well, the commission will adjourn until 9:30 tomorrow morning.
2 3 4 5 6	MR BIZOS SC: Well we have talked about the difference - CHAIRPERSON: About pending debriefings. MR BIZOS SC: That is the difference and I want to give him an opportunity to explain. CHAIRPERSON: Oh, ask the question.	2 3 4 5 6	CHAIRPERSON: Very well, the commission will adjourn until 9:30 tomorrow morning.
2 3 4 5 6 7	MR BIZOS SC: Well we have talked about the difference - CHAIRPERSON: About pending debriefings. MR BIZOS SC: That is the difference and I want to give him an opportunity to explain. CHAIRPERSON: Oh, ask the question. MR BIZOS SC: Because he is a trainer,	2 3 4 5 6 7	CHAIRPERSON: Very well, the commission will adjourn until 9:30 tomorrow morning.
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